Chapter 88.

[Published April 26.]

An Act to appropriate to John Taylor the sum of money therein named, for digging a well for the States Prison.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The commissioner of the states prison is here. Appropriation. by authorized and directed to allow John Taylor three hundred and twenty-five dollars, including the amount already paid for such well by the commissioner of the state prison, the same being allowed two hundred dollars, (for all compensation for digging a well for the states prison in 1854,) on settlement with the said John Taylor for digging such well, and all other accounts between said John Taylor and said commissioner, and to ascertain and pay the balance (if any) to said John Taylor, out of any moneys appropriated to said commissioner to defray the expenses of the states prison.

SEC. 2. This act shall be in force from and after its pas-

sage.

Approved April 2, 1855.

Chapter 89.

[Published April 24.]

An Act to amend Chapter 126 of the Revised Statutes relating to Information in the nature of a Quo Warranto.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SEC. 1. Informations in the nature of a Quo Warranto Quo Warranto may be filed and prosecuted in the circuit courts of this -information state in the same manner, subject to the same restrictions, and with like effect as the same can now be filed and prosecuted in the supreme court, within thirty days after the decision of the circuit court shall be made, in the same

manner as appeals are taken from a final decree in suits in

chancery.

Made applicacourts.

SEC. 2. All the provisions of law relating to Informable to circuit tions in the nature of a Quo Warranto, and the prosecution of the same in the Supreme Court, are hereby made

applicable to the circuit courts of this state.

When shall not apply.

Proviso.

SEC. 3. The provisions of this act shall not apply to any case where any person shall usurp, intrude into or unlawfully hold or exercise any state office: Provided, That in all cases above provided for either party may appeal to the supreme court.

SEC. 4. This act shall take effect and be in force from

and after its passage.

Approved March 31, 1855.

Chapter 90.

[Published April 28.]

An Act in relation to moneys derived from licences and to repeal so much of the Session Laws of 1851, as is inconsistent with the provisions of this act.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. All moneys derived from licenses granted by Disposition of the towns, cities and villages of the several counties in from licenses. this state, under chapter one hundred sixty-two of the session laws of eighteen hundred fifty one, shall be paid by the treasurers of said towns, cities and villages into the treasury of the county, semi-annually, and to be applied solely for the purpose of defraying the pauper expenses of said counties in which the distinction between town and county poor has been abolished and all paupers are become county paupers.

SEC. 2. All acts and parts of acts that conflict with sec-Acts repealed. tion one of this act are hereby repealed, and this act shall

be in force from and after its passage. Approved April 2, 1855.