CHAPTER 385.

[Published May 1, 1860.]

AN ACT to remove the county seat of Green Lake county.

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

Voters author-

SECTION 1. At the annual election to held on the ised to vote on Tuesday next succeeding the first Monday in November removal of Co. next, the legal voters of the county of Green Lake shall be, and are hereby, authorized to vote upon the question of the removal of the county seat of said county from its present location at the city of Berlin, to the village of Markesan, and if a majority of all the votes cast on that subject, at such election, be in favor of such removal, then the said village of Markesan shall be the permanent county seat of said county.

Nature of votes.

SEC. 2. The votes cast upon the said question, as above provided, shall be by ballot, which shall have written or printed upon them, or partly written or partly printed, the words "For removal to Markesan," or the words "Against removal to Markesan," and said ballots shall be deposited by the inspectors of said election in a separate box, to be by them provided for that purpose.

How votes vassed and returned.

SEC. 3. The said votes shall be counted, canvassed, counted, can returned and certified in the same manner as is provided by law for counting, canvassing, returning and certifying the votes for county officers, and the clerk of the board of supervisors of said county shall record the result of such election in the book of record of the proceedings of said board, and shall immediately transmit a certified copy of such record to the Secretary of State, who shall file and preserve the same in his office.

Notice of election-how given.

SEC. 4. The sheriff of the county of Green Lake is hereby authorized and required to give notice of the election mentioned in the proceeding [preceding] section, by publishing a notice of the same for at least three weeks previous to said election, in at least two weekly newspapers of said county.

Punishment for illegal voting.

SEC. 5. The provisions of the statutes of the State of Wisconsin, in regard to the punishment for illegal voting, are hereby made applicable to the election herein provided for, and at such election any elector of any town of said county may have and exercise the right to challenge any vote or votes at the poll of any other town

in said county who shall offer to vote upon the removal

of the county seat as above provided for.

SEC. 6. If a majority of all the votes cast at such How act to election, in said county, on this subject, shall be "For take effect. removal to Markesan," then this act shall be in full force and effect from and after the first day of December, A.

SEC. 7. This act shall take effect and be in force from and after its passage.

Approved April 2, 1860.

CHAPTER 386.

[Published April 24th, 1860.]

AN ACT to amend Chapter 18, of the Revised Statutes, entitled "of the assessment and collection of taxes," approved March 18th, 1859, as amended by chapter 295, of the General Laws of 1860, approved March 81st, 1860; published as amended in accordance with the requirements of Section 2, of said chapter 295.

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

SECTION 1. All property in this State, real and per- Property taxsonal, not expressly exempted therefrom, shall be entered able. on the list of taxable property, in the manner prescribed

by this act.

SEC. 2. The terms "real property," "real estate," "Real properand "land," when used in this act, shall include not only ty," etc. the land itself, but all buildings, fixtures, improvements, rights, and privileges appertaining thereto. The term "Personal pro "personal property," shall include every tangible thing perty" shall which is the subject of ownership, not forming wart of include securany parcel of real property; also all tax certificates, ed demands. judgments, notes, bonds, and mortgages, and all other evidences of debt secured by lien on real estate; also the capital stock, undivided profits, and all other means not forming a part of the capital stock, of every company, incorporated or unincorporated, and every share or interest in such stock, profits, or means; by whatsoever name the same may be designated; and also every share or interest in any ship, vessel, or boat used in navigating any of the waters within, or bordering on this State, whether such ship, vessel, or boat, shall be within the jurisdiction of this State or elsewhere. The term "money" or "moneys," shall include gold and silver "moneys."