receivable for the city taxes of the year in which they may be assessed.

Prohibition.

Section 8. The common council of said city are hereby prohibited from issuing the bonds of said city, hereafter, for any other purpose whatever except in payment of the bonded debt of said city of Sheboygan.

enalty.

SECTION 9. If any member of the common council, or any city officer or agent, shall neglect or refuse to comply with the provisions of this act, not made the subject of special penalty, he or they shall be liable to such fine or imprisonment, or both, on conviction thereof, as the circuit court in its discretion may impose; and all-fines imposed by the provision of this act, may be collected by action in the circuit court, upon complaint of any person or party interested, and shall be paid into the city treasury, and appropriated exclusively as provided in section four.

SECTION 10. This act shall take effect and be in

force from and after its passage and publication.

Approved June 17, 1862.

CHAPTER 394.

[Published June 25, 1862.]

AN ACT to amend an act entitled "an act to incorporate the borough of Fort Howard, and the act amendatory thereto, approved October 3, 1856."

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Bridge over lower slough.

Section 1. The bridge over the "lower slough," in the second ward of the borough of Fort Howard, shall be henceforth maintained at the expense of the whole borough; and it shall be lawful for the president and trustees of said borough to levy, from time to time, upon all the taxable property in said borough, such special taxes for the repairs, rebuilding and maintenance of said bridge, as shall to them seem necessary, and also to direct the manner and supervision of the expenditure of said taxes.

Section 2. This act shall be in force on and after Repeal. its passage; and all laws inconsistent with the provisvisions hereof, are hereby repealed.

Approved June 18, 1862.

CHAPTER 395.

[Published June 25, 1862.]

AN ACT to amend an act entitled "an act to consolidate and amend the act to incorporate the city of Milwaukee, and the several acts amendatory thereof."

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Whereas, by the charter of the city of Preamble. Milwaukee, it is the duty of the municipal authorities thereof to levy a good and valid tax, each year, to meet the current expenses of each year; and whereas, according to the decision of the supreme court, declaring the taxes for the years 1856 and 1857, respectively, void, whereby the holders of orders and other evidences of indebtedness of said city, who have received the same upon the faith of the provisions of said charter, requiring said municipal authorities to levy taxes as aforesaid, have been greatly injured; and whereas, the majority of the property holders of said city did, for said several years, pay the amounts for which their property was taxed for said years respectively, supposing the taxation to be legal, while the minority refused to submit to such taxation, and took advantage of the illegality thereof, to the great injury of said city and of those who did submit to the taxation as aforesaid; and whereas, the constitution of the state requires taxation to be uniform: It is hereby made the duty of the municipal authorities of said city to assess the property liable therein to taxation, and levy taxes and collect the same for said several years respectively.

Section 2. The city assessor and the ward asses- New assessment sors, or the majority of them, are hereby required to rolls for 1856 and 1857 to be make out a full assessment roll for the year 1856, also made out.