CHAPTER 220.

[Published April 11, 1864.]

AN ACT to amend chapter forty of the private and local laws of 1856, entitled "act to incorporate the Brockway college," in the city of Ripon, Fond du Lac county.

(See supplement to local laws.)

CHAPTER 221.

[Published April 11, 1864.]

AN ACT to authorize the Bank of Weyauwega to reduce its capital stock, [and] to change its location and name.

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

SECTION 1. The Bank of Weyauwega, at Weyau-Capital stock wega, is hereby authorized to reduce its capital stock to a sum not less than twenty-five thousand dollars, the outstanding circulating notes of said bank having first been reduced to that sum, and said bank having filed a certificate with the secretary of state, in compliance with subdivision thirteen of an act to amend chapter four hundred and seventy-nine of the general laws of Wisconsin for the year 1852, entitled "an act to authorize the business of banking in the state of Wisconsin," approved May 15th, 1858: provided, that said Provise. bank shall be required to pay to the state treasurer all taxes due the state on the full amount of its capital up to the day on which the certificate is filed with the register of deeds, as provided in section two of this act.

SECTION 2. The president and cashier of this bank Cortificate to be may, at any time after the passage of this act, file in the office of the register of deeds of Waupaca county a certificate, under oath, stating the sum to which the capital stock of said bank is reduced, and from and after the filing of said certificate, the capital stock of said bank shall be so reduced, and from that time the tax shall be collected only on the stock so reduced.

Bank may remeve its place of business.

The said bank is hereby authorized to SECTION 8. remove its place of business from Weyauwega, in the county of Waupaca, to any other place in this state where by law a bank may legally be located, upon filing with the bank comptroller a certificate of the secretary of state, that said bank has complied with the requirements of subdivision thirteen, mentioned in section one of this act, and setting forth in said certificate the place to which said bank is removed: provided, the holder or holders of any outstanding circulating notes of said bank may have such notes presented and the payment thereof demanded, and may cause such notes to be protested for non-payment at the place to which it shall be removed, in the same manner and with the like effect as if the same had been so presented, demanded and protested at Weyauwega, in said county of Waupaca.

Notes may be protested at new place of business.

Certificate of future place of business to be filed. SECTION 4. Before the removal of said bank, as provided in section three of this act, a certified copy of the certificate recorded in the office of the register of deeds of Waupaca county, in pursuance of section nineteen of "an act to authorize the business of banking in the state of Wisconsin," approved April 19th, 1852, shall be filed in the office of the register of deeds in the county to which said bank shall remove, as herein provided.

When comptroller to issue notes to bank.

SECTION 5. The bank comptroller shall not issue to said bank, after it shall file its certificate to remove its place of business, as herein authorized and provided, any circulating notes, unless the same shall distinctly mention the place to which it shall be removed as the place of their issue and redemption.

Bank may change its name, &c. SECTION 6. The said bank shall have power, and is hereby authorized, to change its name from the Bank of Weyauwega to that of any other name, upon the president and cashier of said bank filing with the bank comptroller a certificate, setting forth the name selected for said bank, and the written indorsement on the same of the approval of the bank comptroller to the name so selected, and shall file in the office of the register of deeds of the county where said bank is located, a copy of said certificate, and when so filed, the name of the Bank of Weyauwega shall be changed to the name so selected, and under its new name so chosen, shall be liable to pay all the debts, dues, obligations and demands against said Bank of Weyauwega of every name and

nature, and the circulating notes of said bank may be presented for redemption to the bank under its new name, with the like force and effect as if presented to the Bank of Weyauwega before the change of name.

SECTION 7. After the change of name of said bank, Name to appear the bank comptroller shall not issue any circulating after issued to notes to said bank without having the name and place bank. of redemption of its notes distinctly placed upon the bill so issued.

Section 8. This act shall and be in force from and after its passage and publication.

Approved March 80, 1864.

CHAPTER 222.

[Published April 11, 1864.]

AN ACT to amend section three of chapter one hundred and sixtyfour the general laws of 1864, entitled "an act to legalize the acts of the trustees of the Oconomowoc cemetery association of the town Oconomowoc, in Waukesha county, in purchasing and platting their new grounds, called LaBelle cemetery, and to vacate the Oconomowoo cemetery."

(See supplement to local laws.)

CHAPTER 223.

[Published April 11, 1864.]

AN ACT to change the time of holding the annual school meetings in the town of Boscobel, Grant county.

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

SECTION 1. The annual school district meetings in To be held last the town of Boscobel, Grant county, shall be held on Monday of Aug. the last Monday of August, in each year.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 30, 1864.