

so returned, the previous lists may be used in drawing jurors.

County judge
a salaried officer.

SECTION 8. The board of supervisors of Milwaukee county shall pay quarterly to the county judge of that county, on the first days of January, April, July and October, in each year, a salary, the amount of which shall be fixed by resolution of the board, subject to the acceptance of the said judge: *provided*, that the same shall not exceed sixteen hundred dollars per annum.

Fees of judge.

SECTION 9. After the said county judge shall have filed such acceptance in the offices of the clerk of the circuit court and of the clerk of the board of supervisors, the said salary shall be thenceforth payable, and thereafter no fees for said judge shall be taxable in civil actions, except the fees which shall have previously accrued, but the county tax in civil actions shall thenceforth be one dollar, instead of fifty cents.

SECTION 10. This act shall be published, and shall take effect immediately.

Approved April 4, 1864.

CHAPTER 482.

[Published May 7, 1864.]

AN ACT prohibiting railroad agents or directors from purchasing and transporting certain articles of merchandise therein named, and compelling railroad companies to carry wood.

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

Agent or
director to buy
grain, &c.

SECTION 1. It shall not be lawful for any agent, director, or for any person immediately connected with the active operation of any railroad in this state, to engage in the business of purchasing and transporting over the roads in which he may be so interested, any wheat, lumber or other agricultural products.

to car.

SECTION 2. No railroad company in this state shall be compelled to transport firewood, unless the same shall be piled at some reasonably convenient point on their line, in quantities sufficient to load at least five cars at a time. When that is done, and five days' notice is

given to the proper railroad officer, it shall be the duty of such railroad company to provide, with all convenient dispatch, sufficient cars to transport such wood: *provided*, the same shall be loaded and unloaded by the owners thereof; *and provided, further*, that the railroad company so carrying wood, shall charge no more for such transportation per cord than is charged in the published tariff of rates for carrying rails, fence posts and railroad ties; *and provided, further*, that no railroad company shall be required to carry such wood during the months of June, September, October and November.

Owner to load wood.

Charges.

When roads need not carry wood.

Approved April 4, 1864.

CHAPTER 483.

[Published May 6, 1864.]

AN ACT to establish and define the liberties of jails, and admitting persons thereto.

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

SECTION 1. A space of ground, in a square, for a distance of one mile each way from the jail of each county in this state, is hereby set apart and designated as the liberties of jail of each county in this state.

Jail liberties.

SECTION 2. It shall be the duty of the sheriff of each county, as soon as practicable after the passage of this act, to designate by monuments, inclosures or posts, or other visible and permanent marks, at the expense of the county, the extent and limit of such liberties.

Monuments of liberties.

SECTION 3. Every person who shall be in the custody of the sheriff of any county, by virtue, 1st. Of any *capias ad respondendum*, or any order of arrest, in a civil action; or, 2d. Of any execution on a civil action; or, 3d. By virtue of any attachment for the non-payment of costs in a civil action; or, 4th. In consequence of a surrender on exoneration of his bail—shall be entitled to be admitted to the liberties of the jail hereby

Who to be admitted to liberties of jail, on executing bond.