to which any such appeal may me taken, shall be disqualified or be incompetent to try such appeal, by reason of being a tax-payer in the county in which such appeal is taken."

SECTION 2. This act shall apply to any such appeals Application. now pending, shall be published immediately, and shall take effect from and after its passage and publication.

Approved April 9, 1866.

## CHAPTER 72.

[Published April 20, 1866.]

AN ACT to enable counties to secure certain dues.

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

SECTION 1. It shall be the duty of the several town Town clocks to clerks in this state, to furnish to the clerk of the boards with list county board of supervisors of the county in which of liquor licenses they reside, annually, on the first day of November, persons selling without licenses. a statement showing the number of licenses granted in their respective towns during the year, to persons to sell spirituous, ardent or intoxicating liquors, and the name or names of the person or persons so licensed, and the amount paid for each license so granted; also, the names and number of persons selling liquors in their respective towns without license from the town board of supervisors, during the year.

SECTION 2. It shall be the duty of the clerks of the Lists to be comcounty boards of supervisors of the several counties in pared, &c. this state, to carefully compare the statements furnished them in accordance with the requirements of section 1 of this act, with the returns of the several town treasurers of moneys received for licenses; and if Town to pay for it shall appear that the moneys paid for such licenses, ing l'quor, now required by law to be paid into the county treasury, whether licensed or not. have not been so paid, or that any persons have been permitted to sell intoxicating liquors without license in any town, such county clerk shall charge such town thus in default, or permitting such sale without license, an amount equal to the minimum now required by law

for such license, for each license so granted and each person selling intoxicating liquors without license.

How to be apportioned and collected.

villages.

Section 3. The amount so charged to each town shall be annually added to the county tax apportioned to such town, and be levied and collected in the same manner as other county taxes are collected, and be paid over to and applied by the county treasurer in the same manner and for the same purposes which by law moneys now collected for licenses for the sale of intox-Not applicable to certain cities and icating liquors, are directed to be appropriated: provided, that the provisions of this act shall not affect incorporated villages and cities in this state, not required by law to pay moneys received for licenses, in whole or in part, into the county treasury: provided, that the provisions of this act shall only apply to such counties as pay their license money to the county treasurer.

Section 4. This act shall take effect and be in force

from and after its passage and publication.

Approved April 9, 1866.

## CHAPTER 78.

[Published April 21, 1866.]

AN ACT to extend the time exempting certain lands from taxation.

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

Extended to June, 1871.

SECTION 1. All the lands granted by the act of congress approved June 3, 1856, and the acts amendatory thereof, entitled "an act granting public lands to the state of Wisconsin, to aid in the construction of railroads in said state," are hereby exempt from taxation and from assessments of any kind, up to the 8d day of June, 1871, the time limited by congress for the completion of the roads and carrying out the terms of the grant, having been extended to that date: provided, that such lands, or any part thereof, shall not be exempt from taxation from and after the time the same shall be sold, contracted to be sold, leased, or in any manner conveyed by any railroad company; and pro-

Provisos.