ice between the fifth and the fifteenth days of September, for which time he may be appointed: provided, said constable shall make an affidavit to the actual amount of service performed, and file the same with the clerk of the county board of supervisors on or before the first day of November next following.

SECTION 5. The county board of supervisors are Auditing of their bereby authorized to audit the accounts of said constables or police appointed under the provisions of this act, in the same manner and at the same time that oth-

er county officers' accounts are audited.

SECTION 6. Justices of the peace shall have juris. Jurisdiction and diction to hear and determine all cases arising under tices. the provisions of this act, and to order said constables to collect any fines levied, and sell any and all berries by him seized under the provisions of this act, and to make due returns thereof, and to pay over to said justice all fines, together with the proceeds of all sales; and the said justice, after deducting his own fees, shall pay over the balance into the county treasury on or before the first day of November next following.

SECTION 7. All acts and parts of acts as far as they repealed. conflict with the provisions of this act, are hereby re-

pealed.

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

Approved April 10, 1867.

CHAPTER 181.

[Published April 27, 1867.]

AN ACT to prohibit the opening of dance-houses and ten-pin alleys on Sundays.

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

SECTION 1. No owner, lessee or occupant of any Dancing, &c. building, tavern or dwelling-place in this state, shall sunday. keep such building, tavern or dwelling-place open on the Lord's day, commonly called Sunday, for the pur-

Inriediction and

W Danisha - Ba

pose of holding or carrying on public or private danc-

ing, or playing nine or ten-pins.

Penalty.

SECTION 2. Every person violating any of the provisions of the first section of this act, shall [be] deemed guilty of a misdemeanor, and on conviction thereof before any court of competent jurisdiction, shall be punished by fine in a sum not less than one hundred dollars nor more than three hundred dollars, or by imprisonment in the county jail for a term not exceeding sixty days, or both such fine and imprisonment, at the discretion of the court.

SECTION 3. This act shall take effect and be in force

from and after its passage and publication.

Approved April 10, 1867.