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

Approved April 6, 1867.

## CHAPTER 92.

[Published April 15, 1867.]

AN ACT to amend an act entitled "an act to protect the hopgrowing interest of the state, and indicate the size of boxes used for picking hops in Wisconsin," [chapter 29, general laws of 1866.]

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

SECTION 1. Section two is hereby so amended as Standard size of to read as follows: "It is hereby determined that the standard size and capacity of all boxes used for picking hops in this state, shall be not exceeding three feet long, two feet deep and one foot and a half wide."

SECTION 2. All acts and parts of acts inconsistent Repealed.

with the provisions of this act, are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage.

Approved April 8, 1867.

## CHAPTER 93.

[Published April 11, 1867.]

AN ACT to provide for the compensation of deputy clerks of the circuit courts in the respective counties in this state.

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

SECTION 1. In addition to the fees heretofore allowed red court, there shall be allowed court, \$8. to each deputy clerk regularly appointed as such, the

sum of three dollars per day for each day actually employed as such deputy during the session of any regular or special terms of the circuit court in each of the organized counties of this state wherein such deputy shall be employed. The provisions of this act shall not apply to those counties in this state in which the fees and compensation of said clerk shall exceed the sum of fifteen hundred dollars per year, as now provided by law.

SECTION 2. This act shall take effect and be in force

from and after its passage.
Approved April 8, 1867.

## CHAPTER 94.

[Published April 12, 1867.]

AN ACT to provide for taking depositions in certain cases.

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

In case witness voluntarily refused to make his deposition.

Section 1. Whenever there shall be a motion or other proceeding in any circuit or county court, or in the supreme court, in which it shall be necessary for either party to have the deposition of any witness who shall have refused voluntarily to make his deposition or affidavit in reference to matters to which it is or will be material in such motion or proceeding, the court may, upon cause shown, direct a commission to be issued to one or more persons, inhabitants of the county in which such witness resides, to take his deposition, upon oral or written interrogatories, as the said court shall direct in said commission; and such witness may be subpensed to attend and testify before such commissioners in the same manner as before the circuit courts of this state, and with like effect, and obedience to such subpens shall be enforced in the same manner by the court from which the subpena was issued.

Deposition of party may be taken.

SECTION 2. In any action pending in any court in this state in which any party thereto shall or may be