laws of 1867, entitled 'an act to attach the county of Burnett to the county of Polk for judicial purposes, and to repeal chapter 480 of the private and local laws of 1866, entitled 'an act to attach the county of Burnett to the county of Polk for judicial purposes, and to fix the time of holding the circuit court in said county of Burnett.'" is hereby repealed.

ty of Burnett," is hereby repealed.

Section 2. Chapter 104 of the general laws of Re-enacted.

1867, entitled "an act to attach the county of Burnett to the county of Polk, for judicial purposes, and to repeal chapter 480, of the private and local laws of 1866, entitled 'an act to attach the county Burnett to the county of Polk, for judicial purposes,'" is hereby reinstated and re-enacted in all its provisions and parts.

SECTION 3. This act shall take effect and be in

force from and after its passage.
Approved March 11, 1869.

## CHAPTER 174.

[Published March 16, 1869.]

AN ACT to amend chapter 49 of the general laws of 1866, entitled "an act to amend sections 1 and 4 of chapter 188 of the revised statutes, entitled "of costs and fees."

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

SECTION 1. The second subdivision of section one Amended. of chapter forty-nine of the general laws of 1866, entitled "an act to amend sections one and four of chapter one hundred and thirty-three (133) of the revised statutes, entitled 'of costs and fees,'" is hereby amended so as to read as follows, to-wit: Second. Traveling in making service of any summons, writ or other process, except criminal capias, to be computed in all cases from the court house of the county in which service is made, ten cents per mile going and returning: provided, that in counties having a population of 15,000 inhabitants and upwards, for summoning grand and petit jurors, no traveling fees shall be received for more than

the distance actually and necessarily traveled in summoning such jurors.

SECTION 2. All acts or parts of acts contravening

or inconsistent with this act are hereby repealed.

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

Approved March 11, 1869.

## CHAPTER 175.

[Published March 16, 1869.]

AN ACT to amend sections 6, 15 and 29 of chapter 180 of the general laws of 1868, entitled "an act to provide for the assessment of property for taxation and the levy of taxes thereon."

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

Section 15 amended.

Section 1. Section 15 of chapter 130 of the general laws of 1868, entitled "an act to provide for the assessment of property for taxation and the levy of taxes thereon," is hereby amended by adding thereto: "All subdivisions of sections undescribable by fractional relative terms may be described by reference to the county records thus: \_\_\_\_\_ acres, as described on folio \_\_\_\_ of volume \_\_\_\_ of deeds. To enable the assessor to describe lands which cannot be described by such reference or by fractional relative parts of sections, he may call into his aid a competent surveyor whose fees for aid rendered under such call shall be a charge against the lands surveyed by him, and shall be included and collected with the tax of the year of such survey, and carried out against the land so surveyed by the officer whose duty it is to apportion and extend taxes: provided, that the town board, common council and board of trustees shall refund to the owner of any land so surveyed, the sum so collected from him for such survey had, upon proof to such board or common council that a correct description of such land was of record on folio ——— of volume of the county in which such land is assessed before

Form of description upon record.