tion of lot in pursuance of the charter of said city, or of any act amendatory thereof, or of any ordinance passed in accordance therewith.

Section 5. This act shall take effect and be in force

from and after its passage.

Approved February 7, 1877.

[Published February 13, 1877.]

CHAPTER 7.

AN ACT relating to the issue of bonds in the county of Brown for the payment of outstanding indebtedness.

The people of the state of Wisconsin, represented in senale and assembly, do enact is follows:

Authority of board of super-visors to issue bonds.

SECTION 1. That for the purpose of paying off the outstanding indebtedness of the county of Brown, the board of supervisors of said county by authorized to issue the bonds of said counοf Brown to such ดก amount board of supervisors may see fit, but the amount of bonds so issued shall not exceed the sum of twenty thousand dollars in all; provided, that such amount shall (including existing county indebtedness) not in the aggregate exceed five per centum on the value of the taxable property of Brown county as appears by the assessment for state and county taxes for the year 1876.

Denomination of bonds and able.

SECTION 2. Said bonds shall be of the denomination when to be pay- of fifty dollars, one hundred dollars and two hundred and fifty dollars each, in such proportions as said board may determine, and shall be payable in one, two and three years respectively, in such proportions as said board may determine.

Rate of interest on bonds.

SECTION 3. Said bonds shall bear such rate of interest, not exceeding 8 per cent. per annum, as said board shall determine and shall be payable at the county treasurer's office in said county, and shall be signed by the chairman of the board of supervisors of said county, countersigned by the clerk of said board, and shall have the county seal thereto affixed, and shall be used solely for the purpose of defraying the outstanding indebtedness of said county.

Board of super- SECTION 4. The board of supervisors of said county vi-ors to levy tax for payment shall annually levy a tax on all the taxable property

in said county sufficient to pay the interest on all said of interest and bonds outstanding at the time, and the principal of so bonds. many of said bonds as shall mature and become pavable in each year, which tax shall be called the county bond tax, and shall be paid in money or in the bonds and coupons then due and payable; and the said bonds Bonds and cou and coupons, whenever they shall be due and payable, for county taxshall be receivable in payment of any tax due to said ... county in like manner as county orders.

SECTION 5. This act shall be in force from and after its passage and publication.

Approved February 9, 1877.

[Published February 13, 1877.]

CHAPTER 8.

AN ACT to authorize the appointment of a reporter for Kewaunee County Circuit Court.

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

SECTION 1. It shall be lawful for the judge of the Appointment of circuit court, for the fourth judicial circuit of this reporter authorstate, to appoint one or more phonographic reporters for the circuit court in and for the county of Kewaunee.

SECTION 2. Said reporters shall be sworn officers of General duties said court, and shall be skilled in the art of short hand of reporters. reporting, one of whom shall attend upon each general term of said court, when requested by the judge so to do, and shall discharge such duties as the court or judge thereof shall require.

SECTION 3. The said reporter shall be allowed such compensation. daily compensation as shall be fixed by the court, not exceeding ten dollars per day for each day's actual attendance upon said court, when required by the judge thereof to attend, which shall be certified, audited and daid in like manner as is provided by law for the payment of the sheriff for attending upon the court; provided, that one only of such reporters shall be employed at the same time.

SECTION 4. It shall be the duty of said reporter, up. Duty of reporton the request of a party to any suit, or the attorney transcripts of or attorneys of such party, the evidence in which suit evidence. shall have been taken by said reporter, to make and furnish transcripts of such evidence so taken by him,