thirty-three, in township number twenty-five north, of range twenty-four east; thence on section line between sections number thirty-two, thirty-three, twenty-eight and twenty-nine; thence north to corner of sections number twenty-eight, twenty-nine, twenty and twentyone; thence west between sections number twenty, twenty-nine, nineteen and twenty, to quarter post between sections number nineteen and thirty; thence north to the quarter post between sections number eighteen and nineteen; thence west eight and one-half miles to intersect the Green Bay and Sturgeon Bay state road, in the town of Green Bay, in Brown county, between section number eighteen on the north and section nineteen on the south, in township number twentyfive, range twenty-four, thence west between sections thirteen, fourteen, fifteen, sixteen, seventeen and eighteen on the north, and nineteen, twenty, twenty-one, twenty-two, twenty-three and twenty-four on the south, in township number twenty-five, range number twentythree, in Kewaunee county, and following said line west between sections thirteen and fourteen on the north, and sections twenty-three and twenty-four on the south, in township number twenty-five, range number twenty-two, in Brown county.

SECTION 2. Section two of chapter one hundred Three commisand eight, of the laws of 1879, is hereby amended so inter a quorum as to read as follows: Any three of said commis- for the transacsioners shall form a quorum for business, and shall be entitled to such compensation for laying out said road as the board of supervisors of the respective counties through which said road may pass, may deem sufficient: provided, that no compensation shall be allowed for laying said road over any road that may have been heretofore established : and further provided, that said road shall be laid out in accordance with the state laws in relation to state roads.

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

Approved February 17, 1880.

[No. 18, A.]

CHAPTER 12.

AN ACT to amend an act, entitled an act to revise, consolidate and amend the city charter of the city of Fond du Lac, ap. proved March 5, 1879.

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

SECTION 1. Title one, section two, of an act to re- Amondmut. vise, consolidate and amend the city charter of the city 2 — LAWS.

[Published February 19, 1880.]

of Fond du Lac, passed March 5, 1879, is amended as follows: By inserting in said section two, after the words "place of beginning," in the twenty-fourth line of said section, the following words : "Second ward. Commencing where the center line of Second street intersects the east line of the city limits; thence running west along the center of Second street to the center of the east branch of Fond du Lac river: thence northerly along the center of said east branch to the center of Merrill street; thence easterly along the center of Merrill street and the same line produced to the east line of the city limits; thence south and east along said line of the city limits to the place of beginning."

SECTION 2. Title four, section twenty-two, of said act, is amended so as to read as follows: Section 22. Appointive offi- It shall be the duty of the common council to appoint by ballot, yearly, at its meeting on the first Monday after the election of city officers, or at such other time as it may determine, and as often as it may be necessary to fill vacancies, the following officers, viz: one president of the council, one comptroller, one city clerk, one city attorney, one city engineer and surveyor, one superintendent of schools, one fire marshal and an assistant, one chief of police, one health officer, one sidewalk superintendent, one superintendent of poor, one purchasing agent, one sealer of weights and measures, not less than four policemen. Each of said officers shall serve for one year. At the aforesaid meeting of the council after the election in the year 1880, and each even numbered year thereafter, there shall be appointed by ballot four school commissioners, one each from the even numbred wards of said city; and at the next yearly meeting of the council, and in each odd numbered year thereafter, four school commissioners, one each from the odd numbered wards of said city; such commissioners shall respectively hold office for two years, and the eight commissioners shall constitute the board of education of said city: provided, the four school commissioners now holding from the odd numbered wards of said city shall continue in office until the council meeting aforesaid after the election in 1881. Common coun- Each and every one of the foregoing officers the common council may remove at its pleasure; and they shall hold their several offices for the terms above provided, and until their successors are elected and qualified : provided, that the superintendent of schools shall be appointed by the board of education." Title six, section forty-one, is hereby amended by adding thereto

Boundaries of second ward.

Amerdment.

Cers.

Term of office.

School commisziovers.

cil may remove appoint.es.

the words : "Provided, that any other two or more of School superinthe offices to be filled as herein provided by the common council, may be by said council consolidated, upon a majority vote of all the members elect, and the duties of the several offices so consolidated shall be offices may be performed by the officer designated by the common consolidated. council to fill such consolidated office"

SECTION 3. Title nine, section sixty-one of said not to exceed act, is hereby amended by inserting in the first line of two mills on the subdivison four of said section, after the word " of " and tion. before the word "one," the words," not exceeding." And said section sixty-one is furthered amended by adding thereto as follows: 5. To annually levy and collect a tax on such valuation aforesaid, of not exceeding two mills on the dollar, which shall constitute the "poor fund."

SECTION 4. Title sixteen of said act is hereby Health officer. amended, by striking out from the sections embraced in said title, whenever they may occur therein, the words "board of health," or "health commissioner," or "member of the board of health," and substituting therefor the words "health officer;" and the several powers and duties of the board of health as prescribed in said title sixteen, are hereby imposed and conferred upon the health officer of said city so far as the same may be practicable.

SECTION 5. Title seventeen, section two hundred and Official publicafifteen of said act, is hereby amended by adding thereunto, as follows: The common council may provide for the publication, in convenient book or pamphlet form, of the said city charter of Fond du Lac, with its amendments consolidated an incorporated therein, together with the ordinances, by-laws, rules and regulations adopted by the common council, and the said book or pamphlet when so published shall be received and admitted as evidence in all courts or tribunals within this state, and shall have the same force and effect as the original act or acts, ordinances, by-laws, rules or regulations and proofs of the passage and publications thereof respectively.

- SECTION 6. This act shall be considered a public act and shall be enforced and take effect from and after its passage and publication.

Approved February 17, 1880.