

and every year, the said street commissioner shall make a report to the city clerk and name therein all the persons having performed such labor, and within ten days thereafter the city clerk shall furnish a list of all persons delinquent in the payment of their poll tax as aforesaid, and the said city marshal shall forthwith demand of each person named in said list the payment of one dollar and fifty cents, and shall if not paid within five days after such demand by him made, prosecute such delinquent person in the name of the city of Chilton, and in case judgment shall be rendered against the defendant or delendants, and he or they shall refuse or neglect to pay such judgment immediately after the rendition of the same, he or they shall be imprisoned in the county jail of Calumet county, or in the lock up of the city of Chilton, ten days. The money collected as herein provided for shall be paid by the said city marshal into the city treasury within ten days after such collection, and there be kept as a distinct fund, and shall be expended for the benefit and improvement of the streets of said city of Chilton. The mayor, city clerk and chief engineer shall constitute a board to determine the liability of persons to pay such tax, and all persons claiming to be exempt from such tax must apply to said board within twenty days from the time when said list shall be delivered to the street commissioner aforesaid.

Penalty for non-payment of poll tax.

Board for determining liability to pay poll tax.

Renumbered.

SECTION 16. The second chapter ten and the second chapter eleven of said chapter eighty-nine are hereby renumbered, and shall hereafter be known and designated as chapter twelve and chapter thirteen.

Repealed.

SECTION 17. All acts and parts of acts conflicting with the provisions of this act are hereby repealed.

SECTION 18. This act shall take effect and be in force from and after its passage and publication.

Approved March 11, 1880.

[No. 226, S.]

[Published March 17, 1880.]

CHAPTER 174.

AN ACT relating to fees and costs, and to amend the revised statutes of 1878.

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

Fees for assisting clerk of circuit court.

SECTION 1. Section three thousand seven hundred and seventy-four of chapter one hundred and fifty-one of the revised statutes is hereby amended by adding to

said section as follows: For assisting clerk of circuit court in drawing jury, one dollar; for certificate of conviction, twenty-five cents; for returning papers after preliminary examination, one dollar.

SECTION 2. Section seven hundred and thirty-one ^{Same.} is hereby amended by adding thereto as follows: For assisting clerk of circuit court in drawing jury, one dollar.

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

Approved March 11, 1880.

[No. 221, S.]

[Published March 25, 1880.]

CHAPTER 175.

AN ACT to amend section seven hundred and thirty-one of the revised statutes, relating to sheriffs' fees.

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

SECTION 1. That section seven hundred and thirty-one of the revised statutes be amended by adding at the end of paragraph twenty of said section the following: *Provided*, that whenever several writs of attachment against the same defendant are delivered to the sheriff for service and execution, such sheriff shall be entitled to receive ten cents a folio for drawing an inventory on all writs subsequent to the first writ of attachment so executed by him, of any property included in the first inventory so drawn by him, and no more; and five cents per folio for all copies thereof—so that said paragraph twenty will read when so amended: Drawing an inventory or other paper, except return upon a summons, subpoena or venire, twenty-five cents per folio: *provided*, that whenever several writs of attachment against the same defendant are delivered to the sheriff for service and execution, such sheriff shall be entitled to ten cents per folio for drawing an inventory on all writs subsequent to the first writ of attachment so executed by him, of any property included in the first inventory so drawn by him, and no more; and five cents per folio for all copies thereof.

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

Approved March 11, 1880.