Such jury shall not be irregular or illegal, if court. persons are selected in good faith who are not qualified; but the names of such persons shall be stricken therefrom.

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

Approved March 13, 1880.

[No.94, S]

[Published March 23, 1880.]

CHAPTER 220.

AN ACT providing for the disposal of redemption money remaining in the hands of county clerks more than six years.

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

SECTION 1. All redemption moneys, from tax sales, Redemption which have been or which shall hereafter be paid to paid into councounty clerks, shall after the expiration of six years in treasury. from such payment, be paid into the county treasury, by the county clerk, and with such payment, he shall file with the county treasurer a certified statement giving the number of the certificate redeemed, the date thereof, the purchase thereof, and the amount paid on such redemption, and the legal holder of any such tax certificate so redeemed, may thereafter present the same to the county treasurer and receive from him the amount paid upon such redemption of said certificate.

SECTION 2. On payment of said redemption money Daty of county by the county clerk to the county treasurer, said clerk is hereby required to enter on the sales books opposite the appropriate number of certificate, the date of payment to the said county treasurer.

SECTION 3. All acts and parts of acts contraven- Repealed. ing the provisions of this act are hereby repealed.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved March 13, 1880.

[No. 58, A.]

[Published March 19, 1880.]

CHAPTER 221.

AN ACT to amend section one thousand eight hundred and sixty-three of the revised statutes, and to authorize the laying of street railways or tramways in yillages and towns.

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

SECTION 1. Section one thousand eight hundred and supervisors to sixty-three of the revised statutes is hereby amended so raiways.

as to read as follows: Section 1863. Any such corporation may extend its railways to any points within any town adjoining such municipal corporation, and for such purpose may, with the written consent of a majority of the supervisors of such town, lay and operate its railway upon, across and along any highway, but not so as to obstruct the common public travel thereon. Corporations may be formed and governed in like manner for the purpose of building, maintaining, and using street railways, with rails of wood or iron, in any village or town, or to extend from any point in one village or town to, into or through any other village or town; and for running of cars propelled by animals, for the carriage of either passengers or freight; and for that purpose, with the consent of the board of trustees of any village, and with the written consent of a majority of the supervisors of any town in, into or through which such railway or tramway may extend, may lay and operate their railways or tramways upon, across or along any highway, but not so as to obstruct the common public travel thereon. In any village the consent of the board of trustees shall be given by ordinance, and upon such terms and subject to such rules and regulations and the payment of such license fees as the board may prescribe.

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

Approved March 13, 1880.

[No. 4, A.]

[Published March 19, 1880.]

CHAPTER 222.

AN ACT relating to proceedings to enforce liens on logs in certain cases.

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

E au Clairo river excepted.

Duty of officer serving writ. SECTION 1. In actions to enforce liens on logs cut, to be banked on the Chippewa river or any of its tributaries, except the Eau Claire river, where the logs have been marked, the officer having the writ of attachment or execution shall make his levy by indorsing on the writ of attachment or execution his certificate that by virtue of said writ of attachment or execution, he has levied on the logs described in the writ of attachment or execution, specifying the number of feet taken to satisfy the amount due the plaintiff, specifying the amount, with costs, and by filing a certified copy of

Village trus-