[No. 158, S.]

[Published March 8, 1880.]

CHAPTER 93.

AN ACT authorizing judgments of the supreme court to be docketed in the circuit court.

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

Compensation SECTION 1. The clerk of the supreme court on de-preme court for mand of any person in whose favor any final judgment making certi-

making certi-fied transcripts, of said court for the recovery of money or for costs shall have been rendered, shall, upon payment to said clerk of one dollar, give to such person a certified transcript of such judgment in such form as may be prescribed by said court, and said transcript of judgment may thereafter be filed and docketed in the office of the clerk of the circuit court of any county in this state in the same manner that other judgments are docketed therein, and when so docketed shall be a like lien on the real property in the county where the same is docketed, of every person against whom said judg-Docketed jndg- ment shall be rendered and docketed, or which he on real property shall thereafter acquire, as judgments of the circuit court duly rendered and docketed in the county where such transcript is so docketed. And whenever the supreme court shall remit its judgment for the recovery of money or for costs, to the court from which the appeal or writ of error was taken, such judgment shall in like manner be docketed in the court to which the same is remitted, and shall when so docketed have the like force and effect as herein provided in docketing transcripts of judgments of the supreme court.

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

Approved March 5, 1880.

[No. 35, A.]

[Published March 8, 1880.]

CHAPTER 94.

AN ACT to amend section four thousand four hundred and fifty-one, chapter one hundred and eighty-two, revised statutes, entitled offenses against property.

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

Strike all of said section four thousand SECTION 1. four hundred and fifty-one, and insert the following to stand in lieu thereof: "Any person who shall willfully, maliciously or mischievously drive or cause to

Revised statutes amended.

Willful injury to loge to be punished by

be driven or imbedded, any nails, spikes or pieces of fine and imprisonment. iron, steel or other metallic substance, or any rock or stone, into any log or logs or timber intended to be cut or sawed into boards, lath, shingles or other lember, or to be marketed for such purpose, shall be punished by imprisonment in state prison not more than five years, or by imprisonment in the county jail not more than six months, or by fine not to exceed five hundred dollars in the discretion of the court.

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

Approved March 5, 1880.

[No. 152, A.]

[Published March 9, 1880.]

CHAPTER 95.

AN ACT to authorize the county of Outagamie to borrow money.

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

SECTION 1. The commissioners of public lands are Authority for hereby authorized to loan a portion of the trust funds cepting loan of this state, not exceeding thirty thousand dol- amounting to \$30,000. lars, to the county of Outagamie, in this state for the purpose of constructing a court house, and the said county of Outagamie is hereby authorized to borrow a sum, not exceeding thirty thousand dollars, of said commissioners, and to issue to said commissioners certificates of the indebtedness so contracted. Said indebtedness shall bear interest at seven per cent., and said interest shall be paid annually, together with not less than one twentieth of the principal sum, until the whole is paid.

SECTION 2. Each and every year thereafter, and Interest and until the whole loan, principal and interest, shall be loan to be ap-paid, the secretary of state shall, when he apportions portioned and paid with state the state taxes among the several counties, add to the tax. state tax which would be properly chargeable to said cousty of Outagamie, the annual interest due the state on said loan, and one twentieth of the principal sum so loaned as aforesaid; and the same shall be levied and collected out of the taxable property of said county, and paid over to the state in the same way as other state taxes are levied, collected and paid.

SECTION 3. At the time and in the manner pro- supervisors to vided for levying taxes for state and county purposes, levy necessary the board of supervisors for said ccunty of Outagamie