shingles manufactured therefrom, and may be enforced in the manner provided in section four (4) of this act for enforcing the lien therein provided for, or recovered by personal action against the owners or those exercising acts of ownership over such property, and said company shall not be liable for any delay or delays caused by the failure of such owners to so remove such logs, timber, posts, ties, telegraph poles, shingle bolts, or other materials, nor for delays caused thereby in the dividing and passing logs, timber and other materials through said piers and booms and out of said river: and all logs, timber, posts, ties, telegraph poles, shingle bolts and other materials, while in storage in any of the booms of said company, shall be in the exclusive control, care, custody and charge (except as herein otherwise provided), and at the sole risk, liability and responsibility of the owner or owners thereof (except as provided in section 1 of this act).

SECTION 6. For all labor done upon, or in the care Extra charge for additional or disposition of any logs, timber, posts, ties, telegraph labor. poles, shingle bolts or other materials by said company, after the same shall have been put into pockets or side booms, said compiny may make an extra and additional charge, not to exceed the reasonable value of such labor, and shall have the same lien therefor, and collect it in the same manner as the lien provided for

in section four (4) of this act.

SECTION 7. Any person or persons who shall will-Penalty for defluy open, in jure or destroy any of the piers, booms city of compaor other works of said company, shall be liable for the amount of damages done, to be by said company recovered in an action at law before any court of competent jurisdiction, in addition to the penalties now provided by law.

Section 8. This act shall take effect and be in

force from and after its passage and publication.

Approved February 20, 1882.

[No. 86, S.]

[Published February 23, 1882.

## CHAPTER 14.

AN ACT to amend chapter 123 of the laws of 1880, in relation to the distribution of the blue book,

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

Section 1. Section 1 of chapter 123 of the laws of Amendment. 1880, entitled "an act to amend chapter 141 of the laws

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of 1879," in relation to the distribution of the blue books, Number of cop- is hereby amended so as to read as follows: The secreed and how dis. tary of state shall cause to be printed eight thousand copies of such blue book at each regular session of the Wisconsin legislature, to be distributed as follows: Fifty copies to each member of the senate and assembly, five copies each to the chief clerks and sergeants atarms of the two houses, one copy to each of the clerks and employes of the two houses, whose names appear in the blue book; one copy to the clerk of each standing committee; fifty copies each to the governor, secretary of state and superintendent of public instruction; twenty five copies each to the lieutenant governor, state treasurer, attorney general, and insurance and railroad commissioner; two copies each to the rest of the state officers in the capitol, and one to each of their assistants; one copy each to the state agricultural society, the state horticultural society, the state board of charties and reform, and to the academy of arts and science; one copy to the home office of the Wisconsin humane society, and one copy to each branch office of said society; one copy to each regent of the state university and normal schools; one copy to each of the college, academy free high school, normal school and free public libraries of the state, and to the state penal and charitable institutions; one copy each to the county clerks and superintendents of schools of the several counties in this state, and to the clerk of the supreme court of the United States courts for Wisconsin; one copy each to the reporters in regular attendance on on the legislature; one copy to each justice of the supreme court, to each judge of the United States courts sitting within this state, circuit judge and county judge, and sixty copies to the state historical society, and one copy to each member of the state board of health. The remainder shall be kept by the secretary be kept by rec-petary of state. of state, who shall deliver to the superintendent of public property, at the commencement of each session of the legislature, one hundred and thirty-seven copies, to be by him distributed to the members of the legislature, and to the chief clerks and sergeants at arms of each house, at the opening of the session; the remainder to be kept for exchange. One copy of such blue book for each justice of the supreme court, state officer and each member of the senate and assembly and the chief clerks thereof, shall be bound in half morocco and be lettered with the name of the person entitled to receive it. Each county clerk receiving

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such blue book shall preserve and deliver the same to County clerks his successor in office, and it shall be for the use of all shall deliver persons desiring to use the same in the office of said successors. The expense for preparing and publishing such blue book, other than such as is covered by the contract with the state printer, shall be fixed by the secretary of state and paid out of the state treasury.

Section 2. The provisions of this act shall be construed to apply to the publication and distribution for

the year of 1832.

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

Approved February 23, 1882.

[No. 84, S.]

[Published February 24, 1882.]

## CHAPTER 15.

AN ACT relating to the state board of supervision, and amendatory of chapter 298, laws of 1881, entitled "an act relating to the charitable, reformatory and renal institutions of Wisconsin, and to provide for the more efficient supervision and management thereof, and to repeal certain provisions of law relating thereto."

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

SECTION 1. Section 14 of chapter 298 of the laws Amendment. of 1881 is hereby amended so as to read as follows: Section 14. No accounts for purchases made shall be paid until the same shall have been audited by the board and an appropriation made therefor; and all such accounts when so audited and appropriated shall be paid by an order or warrant on the treasurer of the institution for which the same has been appropriated, signed by the secretary and by the president of the board; and stubs of all such orders or warrants issued shall be preserved in the office of the board. No money for any purpose shall be drawn from the treasurer except upon such order or warrant of the board, and in the manner in this section prescribed; provided, How money however, that said board, in its discretion, may draw shall be drawa. upon the treasurer of each institution, each month, and deliver and charge to the steward a sum not exceeding one hundred dollars in any one month, which sum may be used by said steward for necessary and contingent expenditures not previously estimated; and all amounts so paid by the steward from said sum so drawn shall be reported to the board at its ensuing meeting, with the purposes for which the same was expended, and when