sales made; but they shall not require the payment of any duty in the cases excepted in section 1585. Section 2. This act shall take effect and be in force from and after its passage and publication. Approved March 27, 1883.

[No. 107, A.]

[Published April 6, 1883.]

CHAPTER 161.

AN ACT to repeal chapter 137 of the laws of 1874, and to reenact and revive chapter 67 of the private and local laws of 1868, entitled "an act to provide for an abstract of tax sales in the county of Waupaca."

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

SECTION 1. Chapter 137 of the laws of 1874, en- Abstract of titled "an act to amend section 1 of chapter 67 of tax sales. the private and local laws of 1868," entitled "an act to provide for an abstract of tax sales in the county of Waupaca," approved March 7, 1874, is hereby repealed, and chapter 67 of the private and local laws of 1868, entitled "an act to provide for an abstract of tax sales in the county of Waupaca," approved February 15, 1868, is hereby revived and declared to be in full force and effect. The act so intended to be revived and re-enacted, is in the words and figures following, to wit: "It shall be the duty of the county clerk of the county of Waupaca, state of Wisconsin, to procure suitable books, at the expense of said county of Waupaca, and to get up and maintain therein, an abstract of tax sales, and to post and note therein all sales made by said county of Waupaca for taxes each year, commencing with the sale for the year 1862, and to note in a conspicuous manner all deeds, redemptions, etc. And as a compensation for such services, the said county clerk shall be paid the sum of five (5) cents for each tract entered in such abstract for each year, to be paid from the county treasury, and which amount shall be over and above his regular salary; provided, that the amount for which said county shall be liable shall not exceed the sum of six hundred dollars (\$600), for the services of said clerk for making said abstract of tax sales up to and including the sales of 1867." The act hereby re-enacted shall not authorize said county clerk to make any entries, except the posting of such sales

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as have not heretofore been entered on the abstract, and corrections or redemptions; and shall not authorize the purchase of any books except

by authority of the county board.

SECTION 2. Whenever redemptions are made or deeds for taxes executed, there shall be added to the fee now authorized by law for the same, the sum of five (5) cents for each tract so redeemed or deeded, which shall be collected and paid into the county treasury.

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

NOTE BY THE SECRETARY OF STATE.—The foregoing act having been presented to the governor for his approval and not having been returned by him to the house of the legislature, in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

ERNST G. TIMME,

March 27, 1883.

Secretary of State.

[No. 72, S.]

[Published March 27, 1883.]

CHAPTER 162.

AN ACT to authorize towns to hold elections and transact business in villages or cities.

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

Elections in villages and cities. Section 1. It shall be lawful for any town in the state of Wisconsin to hold all elections, town meetings and the meeting of the board of supervisors for auditing accounts, equalizing taxes and other legal meetings of said board at, and in any incorporated village or city which is within or adjoining any town in this state.

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

Approved March 27, 1883.