the presentation of a sworn statement, signed by the president and secretary of said Pierce County Central Fair and Stock Exchange, certifying that the sale of intoxicating liquors has been prohibited and prevented upon the grounds of said society during the year for which the appropriation is made.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 4, 1885.

[No. 42, S.]

[Published April 16, 1885.]

CHAPTER 314.

AN ACT to amend chapter 125, of the revised statutes, entitled, "of garnishment."

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

Relating to garnishment.

SECTION 1. Section 2762, of the revised statutes, is hereby amended so as to read as follows. Section 2762. In case the answer of the garnished shall show a present indebtedness to the defend ant, he shall pay the same or so much thereof, a. may be sufficient to cover the claim of the plaintiff, as stated in the affidavit, with interest and costs to the clerk of the court, at the time of serving his answer, less three dollars for the garnishee's costs and the clerk shall give him a receipt, specifying the facts, and it shall be a complete discharge of all liability to any party for the amount so paid. In case the indebtedness disclosed in the garnishee answer, is to become due at a future time, the garnishee shall pay the amount as aforesaid to the clerk, when due, with like effect and in default of such payment, in either case the plaintiff shall be entitled to judgment against the garnishee for the amount disclosed, when due, either before or after judgment has been rendered in the original action, and may proceed to collect the same by execution; but in case no judgment has been rendered in the principal action, the execution by an endorsement endorsed thereon, shall require the sheriff to pay the

money collected into court, to abide the event of the principal action. Moneys paid into court under this section, shall be paid to the plaintiff in the principal action when final judgment shall be rendered therein in his favor and to the extent of satisfying the same upon order of the court. In case judgment shall be rendered against the plaintiff such moneys shall be paid to the defendant. If the answer disclose credits or other property, real or personal, in the possession or under the control of the garnishee, the officer having a writ of attachment or an execution may levy upon the interest of the defendant in the same; otherwise the garnishee shall hold the same until the order of the court thereon.

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

Approved April 4, 1885.

[No. 2, S.]

[Published April 15, 1885.]

CHAPTER 315.

AN ACT in relation to the instruction of deaf mutes in incorporated cities and villages.

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

SECTION 1. Upon application by the mayor and Instruction of common council of any incorporated city, or by dear muter the president and board of trustees of any incorporated village in the state, to the state superintendent of public instruction, he shall, by and with the consent of the state board of supervision, grant permission to such city or village to establish and maintain, within its corporate limits, one or more schools for the instruction of deaf mutes, residents of the state of Wisconsin.

SECTION 2. The mayor of any incorporated city, Report to be and the president of any incorporated village, intendent of which shall maintain one or more schools for the board. instruction of deaf mutes, shall report to the state superintendent of public instruction and to the state board of supervision, annually, and as often as said state superintendent or board may direct,