that not less than two-thirds of all the aldermen of said city shall be of opinion that the same will tend to the advantage of said city, and shall consent thereto; and provided further, that all votes to appropriate money to be expended as provided by this section, shall be taken by the yeas

and nays, to be entered upon the record.

SECTION 159. All acts incorporating the city of Repealed. Berlin, or amendatory thereof, are hereby repealed; and all acts and parts of acts inconsistent or conflicting with the provisions of this act, are hereby repealed; but the repeal of said acts and parts of acts shall not in any manner affect, injure, or invalidate any contract, acts, suits, claims, or demands that may have been entered into, performed, commenced, or that may exist under, or by virtue, or in pursuance of said acts, or any of them, but the same shall exist, and be in force, and be carried out as fully and effectually to all intents and purposes as if this act had not been passed.

Section 160. This act shall take effect and be in force from and after its passage and publication.

Approved April 11, 1887.

[No. 864, A.]

[Published April 20, 1887.]

CHAPTER 416.

AN ACT to amend the charter of the city of Milwankee.

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

SECTION 1. All the territory now included in the Eighteenth first ward of the city of Milwaukee which is ward created bounded on the north by the present northern defined. boundary of the city of Milwaukee, on the west by a line running from a point on the west end of said northern boundary southerly along the center of the Milwaukee river, to a point where such center line would be intersected by the center line of Brady street produced west; thence along the

center line of Brady street from said Milwaukee river to the intersection of the center line of Brady street with the center line of Prospect avenue; thence with the center line of Prospect avenue, northeasterly to a point where it would be intersected by the northerly line of lot 20, in block 199, in Rogers' addition produced west; thence along the northerly line of said lot, easterly to Lake Michigan; thence along Lake Michigan to the northern boundary of said city of Milwaukee. shall hereafter constitute and be the eighteenth ward of the city of Milwaukee, and the said ward hereby created shall have all the representation, rights, privileges, immunities and powers, and be subject to the same laws, regulations and ordinances as the other wards of said city.

Election districts—mayor to appoint inspectors and clerks.

SECTION 2. It shall be the duty of the mayor of the city of Milwaukee, suitably to divide the two wards thus established, into election precincts and to designate and provide suitable places for holding elections therein, and to appoint the usual number of inspectors and clerks of election in each of said election precincts, and he shall forthwith thereafter certify the same to the city clerk of said city of Milwaukee; and all elections thereafter held in either of said wards shall be held, conducted, canvassed and returned as provided by law in other cases.

In first district for election of justice of peace. SECTION 3. The first ward and the seventh ward and the said Eighteenth ward hereby created, shall constitute the first district of the city of Milwaukee for the purpose of (electing) a justice of the peace and constable.

City comptroller to apportion indebtedness. SECTION 4. It shall be the duty of the city comptroller on the first Monday of March, 1888, to apportion the amount of the city indebtedness now charged to the said First ward between the said First ward and the said Eighteenth ward hereby created, proportionately on the basis of the equalized assessment rolls for the year 1887; the said city comptroller shall also at said time, apportion the ward fund of the said first ward between the said first ward and the said Eighteenth ward hereby created.

SECTION 5. The assessor, the several aldermen and school commissioners and supervisors now representing the First ward shall hold their offices and may continue to act until the end of

their present term in and for the ward or district Assesser and wherein, according to such division, they shall re-first ward to spectively reside at the time this act shall take effect respective and it shall be the duty of the city clerk to give terms—clerk to notice in the manner now provided by law that special election there will be held at the next charter election in of assessor—the city of Milwaukee after this act shall take same of rehoot commissioners. effect, a special election in said wards to fill the remaining office or any vacancy that may occur or be found to arise in consequence of the provision of this act. It shall be the duty of the mayor to appoint an assessor for said Eighteenth ward, who shall have been recommended to him by the tax commissioners. It shall be the duty of the common council to appoint school commissioners for each of said wards, and to fill any vacancy created by this act; a supervisor shall be elected in each of said wards in the manner provided by law.

SECTION 6. This act shall be published immediately, and shall take effect on the first Monday of March, 1888.

Approved April 11, 1887.

[No. 616, S.]

[Published April 20, 1887.]

CHAPTER 420.

AN ACT to amend the charter of the city of Milwaukee in relation to sprinkling streets in certain wards.

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

SECTION 1. Section 26, of chapter 7, of the character of the city of Milwaukee, being section 24, of the 324 of the same chapter 324, of the laws of 1882, is hereby amended 1882, relating to by adding at the end of said section the follow-streets in certain wards.

Provided, however, that in the First, Second, Third, Fourth, Fifth, Sixth and Seventh wards of the city, the cost of such sprinkling done in said wards shall be charged to and paid out of the ward funds of said wards respectively, and no