proval, together with the evidence of such approval, but except such plat be approved in writing endorsed thereon, and subscribed by said county board and by resolution adopted by said county board, a copy of which, duly certified by the county clerk, shall be affixed to said plat (and offered for record on or before ninety days from the date of such resolution), it shall not be lawful for the register of deeds of such county to receive such plat or map for record or to record the same, and the same shall have no validity and the person or persons neglecting or refusing to comply with the requirements of this section shall forfeit and pay a sum not less than one hundred dollars nor more than one thousand dollars: and the register of deeds who shall record such plat, without such approval of such county board endorsed thereon, or without such copy of a res-olution of the said board thereto attached, approving the same (or after thirty days from the date of such resolution), shall forfeit and pay a sum of not less than fifty dollars nor more than one hundred dollars. All forfeitures and liabili- Forfeitures. ties which may be incurred and arising under and by virtue of this section, shall be prosecuted for and recovered in the name of such county, and paid into the county treasury for the benefit of the school fund.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 17, 1889.

[No. 355, S.]

[Published April 22, 1889.]

CHAPTER 461.

AN ACT to provide for the better care of the insane.

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

SECTION 1. Whenever in the opinion of the governor it would benefit the patients in either of the

Removal of chronic insane from state hospitals, governor may cause, to county asy lums, when.

State to pay for support of.

Accounts for, to be audited and certified by State Board of Charities and Reform.

state hospitals for the insane, to remove therefrom any of the chronic insane not chargeable to any county, he may cause such removal to be made to some county insane asylum or asylums, and shall designate such patients so to be removed, and thereafter the state shall pay to each such county that shall provide for such insane, three dollars per week for each such patient, and pay for clothing for each as is now provided by law for care of the insane in county asylums, received from other counties, and the accounts for each such county shall be audited and certified to by the state board of charities and reform, as is now done for county patients in said county asylums, and a sum of money sufficient to pay for such board, clothing and transportation of said patients to the county asylums is hereby appropriated an-Appropriation. nually out of any money in the treasury not otherwise appropriated, to carry out the provisions of this act.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 17, 1889.

[No. 924, A.]

[Published April 23, 1889.]

CHAPTER 462.

AN ACT to authorize the building and maintenance of a toll bridge across the Wisconsin river in Wood county, between the cities of Grand Rapids and Centralia.

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

Wood county, to provide for building another in case of destruction of bridge, author-ized by ch. 2, laws 1889.

Toll bridge WHEREAS, The cities of Grand Rapids and Cen-across Wiscon tralia, under and by virtue of the provisions of chapter 2, of the laws of 1889, have voted to issue their bonds to the amount of five per centum of the value of the taxable property therein, respectively, and have contracted for the erection of the bridge therein authorized to be built, and agreed to pay for the same the sum of seventeen