Authorizing certain appropriations to assessors 4th., 14th, 15th, 17th., 18th wards of the city of Milwaukee.

and pay, in the same manner that other accounts and claims against the city are audited, allowed and paid, to each of the assessors of the fifteenth, fourth, fourteenth, eighteenth and seventeenth wards of the city of Milwaukee, for the year 1687, such sums of money as will constitute the balance of salary, as provided for in the charter of the city of Milwaukee, so that said assessors of the fifteenth, fourth, fourteenth, eighteenth and seventeenth wards will each have received the full year's salary, the same as received by the other assessors of said city.

Repealed.

SECTION 2. All sections or parts of sections, so far as they may be construed to conflict with the provisions of this act, are hereby repealed as for the purposes of this act.

SECTION 3. This act shall take affect and be in force from and after its passage and publication. Approved March 11, 1889.

[No. 41, S]

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[Published March 12, 1889.]

CHAPTER 74.

AN ACT to perfect the title of the state of Wisconsin and its grantees in the lands heretofore conveyed by the county of Marathon to said state, in satisfaction of indebtedness due from said county to said state.

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

Attorney-general to prepare deed, and have same executed by county clerk.

SECTION 1. It shall be the duty of the attorneygeneral of this state to immediately prepare a deed without covenants, in which Marathon county shall be grantor and the state of Wisconsin grantee, conveying the lands described in a certain deed executed by the county clerk of said county to said state, upon the third day of June, 1867, and which deed was executed for the purpose of conveying the lands therein described to said state, in satisfaction of certain indebtedness due from said county to said state. It shall be sufficient in said deed to describe said lands by a reference to the book and pages where said former deed is of record in the office of the register of deeds of said county. The attorney general shall immediately cause such deed to be presented to the county clerk of Marathon county, and a demand to be made upon said clerk that he shall execute the same for said county.

SECTION 2. It shall be the duty of the said coun- County clerk to ty clerk, upon the demand of the attorney-gen- execute record. eral, to execute such deed as county clerk, and acknowledge and deliver the same to said attorney-general, who shall cause the same to be recorded in the office of the register of deeds of said county.

SECTION 3. Such new deed when executed, shall what to pass pass to the state of Wisconsin such, and only to state by deed. such, legal and equitable titles not already vested in said state by the former deed, as the county of Marathon had in the lands therein described, or any of them. at the date of the former deed, and all titles legal or equitable, which may have since then accrued to said county, for any of said lands, through tax sales made prior to the date of said former deed. And the title so vested by such new deed shall relate to and take effect from the date of said former deed, and shall carry with it and vest in the state of Wisconsin, or in its grantees, as the case may be, and all persons claiming through or under such grantees, all claims, demands, and causes of action against any person for injuries done to the lands therein described, between the date of said former deed and the taking effect of this act.

SECTION 4. No action shall be brought by the Actions not to former owners, or by any person claiming through be brought. or under them, to recover from the state of Wisconsin, or from any person claiming through or under said state, any of the lands described in the deed mentioned in section 1, of this act, nor to avoid or annul such deed, nor to recover from the state of Wisconsin or its grantees or those claiming under such grantees any damages for or on account of any such lands, or for or on account of any injury thereto, unless such action shall be brought within nine months after the recording of said deed; provided, that this act shall not

'Titles to enure to grantee.

and does not confer any new right of action nor revive any right of action already barred or lost. SECTION 5. All titles which shall accrue to the state of Wisconsin under the provisions of this act shall enure to the grantees of said state, as of the date when the same were conveyed by the state to such grantees; and all titles which have accrued to said state through tax deeds taken pursuant to chapter 301, of the general laws of 1885, shall enure to the grantees of said state, as of the date when such titles accrued to the state: and the grantees of the state, and those claiming under or through such grantees, shall be deemed to have been vested with such titles from said dates as fully as if the state had been vested with such titles, at the times when it conveyed the same to such grantees.

SECTION 6. This act shall take effect from and after its passage and publication.

Approved March 11, 1889.

[No. 209, A.]

[Published March 13, 1889.]

CHAPTER 75.

AN ACT to appropriate a certain sum of money therein named to the Wisconsin Industrial School for Girls.

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

sin Industrial School for Girls, \$5,000.

Appropriation SECTION I. The sum of five thousand dollars is for 1899 and 1890 to Wiscon hereby appropriated to the Wisconsin Industrial School for Girls, to be expended by and under the direction of the board of managers, for necessary improvements of the buildings belonging to the state of Wisconsin and occupied by said school at North Point, in the city of Milwaukee, and for necessary repairs of said buildings during the ensuing two years, to-wit: The years 1839 and 1890.

> SECTION 2. A correct account shall be kept of the expenditure of said sum, and the same shall

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