

shall be the same as at any annual election, and it shall be conducted in like manner.

Call to be published.

SECTION 3. The call for such special election shall be signed by the village clerk, and shall be published in a newspaper in the village for three successive weeks prior to such election, and if no newspaper is published in said village, said call or notice shall, by said village clerk, be posted up in four of the most public places in said village for at least twenty days prior to the election.

Ballots.

SECTION 4. The voting at such election shall be by written or printed ballots, which shall be of two kinds; on one kind shall be written or printed "For bonds," and the other "Against bonds."

Vote to determine whether bonds may be issued.

SECTION 5. If a majority of the ballots cast at such election shall be "For bonds," the village board may issue the bonds to the amount stated in the call, and sell or hypothecate the same for the purpose of raising the money required; but if a majority of said ballots shall be "Against bonds," no bonds shall issue.

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

Approved April 19, 1893.

No. 320, S.]

[Published May 2, 1893.

CHAPTER 275.

AN ACT to detach certain territory from Oneida county, and attach the same to Forest county.

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

Attaches territory to Forest county.

SECTION 1. The following described territory embraced within the present boundaries of the county of Oneida, and of the town of Pelican, of the county of Oneida, is hereby detached from said county of Oneida, and town of Pelican, and attached to and made a part of the county of Forest, and of the town of Pelican Lake, of the

county of Forest, to-wit: all of township number thirty-five, in ranges number nine and ten east.

SECTION 2. All lands heretofore sold for taxes, or that may be sold for taxes of 1892, situated within the said town thirty-five, ranges nine and ten east, shall be subject to redemption Lands sold for taxes, redemption of. iz, and if not redeemed, advertised and deeded by the county of Oneida.

SECTION 3. This act shall in no wise invalidate or affect the collection of taxes or the return of lands for the non-payment of taxes heretofore assessed upon the lands embraced in the territory described in section 1, of this act. Collection of taxes, etc., not invalidated.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 19, 1893.

No. 247, S.]

[Published May 2, 1893.

CHAPTER 276.

AN ACT to construe the law relating to approval of bond in voluntary assignments.

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

SECTION 1. Section 1695. of Sanborn and Berryman's Annotated Statutes, is hereby amended by inserting after the word "executed," where it occurs in the fourth line of said section, the following: "And the taking and filing of said bond, by said court commissioner, shall be deemed to be a sufficient approval thereof; and all bonds heretofore taken and filed as aforesaid, by said court commissioner, are hereby declared to be sufficiently approved and valid," so that said section, when amended, shall read as follows: Section 1695. Such bond shall, immediately after its execution, together with a full and true copy of such assignment, be filed by the officer taking the same, in the office of the clerk of the circuit court to whom

Amends sec. 1695, S. & B's. Anno. Stats.

Taking and filing deemed sufficient approval.

Assignee's bond, etc., when filed.