Such appointment shall be deposited and filed in the office of the county clerk of said county of Buffalo. A failure to appoint and have an agent of said city in said county, as herein provided, or to pay any judgment recorded against it under the provisions hereof, or to cause said wagon road to be well and properly lighted as above provided, shall operate as a revocation of all rights or authority conferred upon or granted to said city by 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 13, 1905.

Substitute for No. 107, S.]

[Published April 14, 1905.

## CHAPTER 77.

AN ACT empowering the state board of control to condemn almshouses.

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

When and how almshouses may be condemned; transfer of inmates; revocation of order. Section 1. Whenever in the opinion of the state board of control of reformatory, charitable and penal institutions, any almshouse used for the confinement of paupers or indigent persons is dangerous to the health or life of the persons who are confined therein, it shall be its duty to notify the body having the necessary authority in the premises by filing a written notice with the clerk of such body, stating the facts at which it has arrived and whether in its opinion the existing condition of such almshouse can be remedied by making repairs or whether a new almshouse shall be provided. If, within one year after such notice is filed, the repairs necessary to put such almshouse in suitable condition are not made or a new place is not provided, the said board of control shall condemn said almshouse by filing a written order to that effect with the county, city or village clerk of the county, city or village wherein said almshouse shall be situated. After such order is filed, it shall not be lawful to confine paupers in the almshouse specified therein, and it shall be the duty of the chairman of the county board of supervisors, the mayor of the city or the president of the village council, as the case may be, to immediately cause the transfer of all persons confined therein to some other suitable place of confinement, to be approved by the said board of control; provided that such order of condemnation shall not take effect without the approval of the judge of the circuit in which the county containing such condemned almshouse is situated, and provided further that such board may at any time, for reasons which to it may seem sufficient and with the approval of said judge, revoke its order of condemnation and extend the time for issuing such order, not to exceed one year additional from the time of filing its first notice.

 Section 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 13, 1905.

No. 586, A.]

[Published April 14, 1905.

## CHAPTER 78.

AN ACT to amend section 1, chapter 162, of the laws of 1899, relating to examination of accounts of school boards.

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

Three voters of district to audit accounts; to report when. Section 1. It shall be the duty of every school district in the state of Wisconsin at its annual meeting to appoint three competent persons who shall be voters in the district to examine all accounts, books, vouchers, moneys and property of whatsoever kind belonging to said district between the thirtieth day of June next following their appointment and the time of the next annual school meeting of said school district and report their findings in writing to the electors at the next annual meeting.