and his place shall be deemed vacant. All the vacancies shall be filled by ballot at the next annual meeting of such synod; provided, however, that the president of such synod shall have power to fill any vacancies temporarily until the meeting of such synod.

SECTION 8. Said board of trustees shall have power to carry on and conduct such preparatory departments and colleges of learning and seminaries as the said German Evangelical Lutheran synod of Wisconsin and other states may direct.

Section 6. That there shall be two meetings of the said trustees in each year, as the said trustees shall by ordinance, to be by them from time to time made in that behalf, appoint, to be denominated, stated meetings. When any special meeting of the said trustees shall be deemed necessary by the chairman of said board, or he be by three or more of the trustees applied to for that purpose, he shall appoint a time for such special meeting, and cause due notice thereof to be given to all the members of the board, through their secretary; and at such meeting such chairman, before entering on any business, shall certify such notification to the trustees there met, and a major part of the entire board of trustees shall always be requisite to constitute a quorum for the transaction of any lawful business.

SECTION 10. All acts heretofore done by the board of trustees of the Northwestern * * * college of Watertown, Wisconsin, or by the German Evangelical Lutheran synod of Wisconsin, or by the German Evangelical Lutheran synod of Wisconsin and other states regarding the government and maintenance of said * * * college and other colleges of learning, are hereby legalized and declared valid and legal.

SECTION 11. This act shall take effect and be in force from and after its passage and publication.

Approved June 7, 1911.

No. 931, A.]

[Published June 9, 1911.

CHAPTER 284.

AN ACT to authorize Bo L. Andersen, his heirs, or assigns, to construct and maintain a pier or dock in the waters of Detroit harbor.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Bo L. Anderson, his heirs, or assigns, are hereby authorized and empowered to construct and maintain a pier

or dock extending into the waters of Detroit harbor, in front of and appurtenant to and beginning on the south side of sublot number two, lot number one, section twelve, township thirty-three north, of range twenty-nine east, Door county, Wisconsin. Projections to extend north and south and face of pier or dock east and west.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 7, 1911.

No. 945, A.]

[Published June 9, 1911.

CHAPTER 285.

AN ACT to amend section 1550 of the statutes, relating to the possession of government license for the sale of intoxicating liquors as prima facie evidence.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Section 1550 of the statutes is amended to read: Section 1550. 1. If any person shall vend, sell, deal or traffic in or, for the purposes of evading any law of this state, give away any spirituous, malt, ardent or intoxicating liquors or drinks in any quantity whatever, without first having obtained a license or permit therefor as required by this chapter, he shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be punished therefor by a fine of not less than fifty dollars nor more than one hundred dollars, besides the costs of suit; or in lieu of such fine by imprisonment in the county jail of the proper county not to exceed six months nor less than three months.

2. In case of punishment by fine as above provided such person shall, unless the fine and costs be paid forthwith, be committed to the county jail of the proper county until such fine and costs are paid or until discharged by due course of law; and in case of a second or any subsequent conviction of the same person during any year the punishment shall be by both such fine and imprisonment. In all prosecutions for selling intoxicating liquors without a license, whether such prosecutions be under state laws or ordinances of cities or municipalities, the procuring or possession of a government license to sell intoxicating liquors shall be prima facie evidence of quilt of the person so licensed.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 7, 1911.