Wisconsin, all state normal schools, the state historical society, and each state officer, department, board, commission or commissioner, including such binding as may be needed in commection with such printing; also all binding and rebinding necessary to preserve books, documents, manuscripts, periodicals and other material collected by any state officer or department or by the . . . state historical societu. The printing board shall order all such printing to be done by the state printer upon receiving printer's copy and the necessary requisitions therefor from the respective institutions, boards, commissions and officers. The form of all blank pay rolls and expense sheets to be used by any agent, officer, board, commission or commissioner of the state shall be prepared by the secretary of state.

Subsection (8) of section 20.84 of the statutes is SECTION 4. amended to read: (20.84) (8) Of Wisconsin annotations. one copy to each state officer applying therefor; one copy to each judge and district attorney of the United States in this state, the secretary of state of the United States, the library of congress, the Milwaukce law library association, the Oshkosh law library, and each public library applying therefor: not exceeding ten further copies each to the state library, the university law library, the library of the legislative reference department, and the state historical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers in his county: The judge and clerk of each court of record, county clerk and district attorney. SECTION 5. Section 373g of the statutes is repealed.

SECTION 6. This act shall take effect upon passage and publication.

Approved August 9, 1915.

No. 660, S.]

[Published August 11, 1915.

CHAPTER 521.

AN ACT to amend section 941 of the statutes, relating to municipal loans for temporary purposes.

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

SECTION 1. Section 941 of the statutes is amended to read: Section 941. When any tax has been ordered or levied to be collected on the next tax roll and such tax roll shall have been placed in the hands of the treasurer for collection, any town board, village board or common council may, in temporary necessity, borrow money in anticipation of the payment of such tax and . apply the same to the purposes for which such tax was ordered or levied; and they may give orders on the treasurer, payable at a future date, therefor, with or without interest, and for the payment thereof such tax shall stand irrevocably pledged and irrepealable. But no order on any town, city or village treasurer shall in any case whatever be, or be held to be, negotiable according to the usage of merchants. Provided, that whenever any such money shall have heretofore been borrowed for municipal purposes before such tax roll shall have been placed in the hands of the treasurer for collection, such loan shall be and hereby is validated.

SECTION 2. This act shall take effect upon passage and publication.

Approved August 9, 1915.

No. 828, A.

[Published August 11, 1915.

CHAPTER 522.

AN ACT to amend section 926—125q of the statutes, relating to court orders and acts of the common councils of cities, in vacating plats.

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

SECTION 1. Section 926-125q of the statutes is amended to read: Section 926-125q. No action shall hereafter be brought or maintained to annul or set aside any final order of any Circuit Court, or action of the Common Council of any city, heretofore made or *** * *** *taken* for the vacation of any public grounds, waterways, plat, street, avenue, alley, slip or pier, or any part thereof, unless such action be pending or be commenced within six months from the passage and publication of this act; and at the end of such six months such attempted vacations shall be hereby validated except as they may be invalidated by actions then pending. If any such action shall be commenced by any person whose interest can be fully compensated in damages, this fact may be found in the action and the plaintiff's damages be assessed in the manner provided by law for the assessment of damages in the exercise of the right of eminent domain by railroad companies and the damages so ascertained shall be paid by the municipal corporation within the limits of which such attempted vacation has been made: and such payment * * * shall terminate such action without affecting the validity of the vacation.