cost of acquiring such lands is to be paid by special assessments the county board by resolution may determine that such assessments may be paid in one or more equal annual instalments, together with a rate of interest upon the unpaid principal which interest shall not exceed six per cent. Any person whose lands are taken or against whose lands assessments for benefits or damages shall have been made, may appeal from the award of the commissioners to the circuit court of the county in the manner prescribed by section 32.11 of the statutes, and if it shall appear to the condemnation commissioners or court that the public interest will be served by changing the boundaries or increasing or decreasing the amount of land to be acquired, the court or commissioners may so notify the county board and the condemnation petition filed by the county board may be so altered, changed or amended by resolution of the county board. Notice may be given and new parties brought in as provided in section 32.17 of the statutes.

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

Approved June 4, 1927.

No. 426, S.]

[Published June 7, 1927.

CHAPTER 191.

AN ACT to amend subsection (5) of section 285.05 of the statutes, relating to appeal to the supreme court from judgment on awards of compensation for imprisonment of innocent persons. The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (5) of section 285.05 of the statutes is amended to read: (285.05) (5) The board shall keep a full and complete record of its proceedings in each case and of all the evidence produced before them. The findings and the award of the board shall be subject to review on an appeal, by the circuit court for Dane county, but the appeal shall be subject to the same limitations as apply to the findings and awards made by the board. An appeal to the supreme court from the judgment of the

circuit court may be taken in the same manner as provided in section 102.25 of the statutes.

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

Approved June 4, 1927.

No. 427, S.]

[Published June 7, 1927.

CHAPTER 192.

AN ACT to amend section 319.01 of the statutes, relating to the appointment of guardians of minors.

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

Section 1. Section 319.01 of the statutes is amended to read: 319.01 All persons under the age of twenty-one years shall be deemed minors, and the county court in each county may appoint guardians for minors and others subject to guardianship, being residents in the same county, and also to such as shall reside without the state and have any estate within the county. If a minor be under the age of fourteen years the court may nominate and appoint his guardian; if he be above the age of fourteen years he may nominate his own guardian, who, if approved by the court, shall be appointed accordingly. Such nomination shall be made in the county court by the minor, or if because of illness he cannot appear in person or if he does not reside within ten miles of the place of holding the county court, he may sign the application in the presence of a justice of the peace or a municipal judge of the county in which he resides. The justice or municipal judge shall certify to the county court that the application is the application of said minor, signed in his presence, and the court shall be satisfied that the person appointed is the deliberate choice of such minor.

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

Approved June 4, 1927.