

year, a statement of the expenditures of all such sums, and the number of the members of said society.

SEC. 9. Each county agricultural society receiving money from the state as aforesaid, shall publish, in the month of January in each year, at their own expense, a statement of the experiments and improvements, and reports of their committees, in one or more newspapers in the county where such society is located, or in an adjoining county, where no paper is published in the county where such society is located, and evidence that the requirements of this act have been complied with, shall be furnished to the state treasury before he shall pay over to any county society the sum appropriated by the state for the benefit of said society.

To publish statement of improvements &c. annually.

SEC. 10. Live animals, the growth of any foreign state or county, which have been owned and kept in any county in this state, for the term of six months previous to its annual agricultural fair, are hereby placed on the same footing, and may receive the same premiums thereon, as live animals which are the growth of such county.

Animals admitted to fair.

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

Approved March 31, 1856.

CHAPTER 75.

Published, in Extra, April 16.

An Act in relation to non-resident Guardians.

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

SECTION 1. In all cases when any guardian and his ward may both be non-residents of this state, and such ward may be entitled to personal property of any description in this state, such guardian on producing satisfactory proof to the county court of the proper county by certificates, according to the act of congress in such cases, that he has been duly appointed, and has, as guardian, given bond and security, in the state in which he and his ward

Concerning guardians.

reside, in double the amount of the value of the property, and it is found that a removal of the property will not conflict with the terms of limitation attending the right or title by which the ward owns or holds the same, then any guardian may demand or sue for, and remove any such property to the place of residence of himself and ward.

SECT. 2. That when such non resident guardian shall present an exemplified copy under the seal of the proper court in the state of his residence, of all the entries on record in relation to his appointment, giving bond, &c., and authenticated as required by the act of Congress aforesaid, the county court of the proper county in this state may make suitable orders, discharging any resident guardian, executor or administrator, and authorizing the delivery and passing over of such property to such non-resident guardian, and also requiring receipts to be passed and filed, if deemed advisable; *Provided*, That in all cases, thirty days' notice shall be given to the resident guardian, executor or administrator of the intended application for the order of removal, and the court may reject the application, and refuse such order whenever it is satisfied it is for the interest of the ward that such removal shall not take place.

SECT. 3. This act shall take effect from and after its passage.

Approved March 31, 1856.

CHAPTER 76.

Published May 14.

An Act in relation to Booms on the Wisconsin River.

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

SECTION 1. All booms which now are or which may hereafter be erected or constructed on the Wisconsin river, in this state, shall be constructed with a draw or passageway so as to be readily opened, to admit the free passage of all logs, timber and other property through the same at some convenient and proper place in said boom.

To comply
with certain
rules.

Proviso.

Booms to be
constructed
with a draw.