

ney general forthwith to commence an action in the proper circuit for the appointment of such receiver and the winding up of the affairs of such corporation, and after such judgment of dissolution the corporation shall exist until a receiver shall be so appointed and until he shall be qualified and duly invested with the property of said corporation, but such corporation shall not after such judgment of dissolution, be able to do any other act than to make over its assets to such receiver as shall be appointed pursuant to the provisions of this act.

When in supreme court.

SECTION 4. The provisions of this act shall, so far as they relate to the distribution of property of the corporation and actions to appoint receivers therefor, apply to any corporation against which proceedings are now pending and to any corporation whose charter has been or may hereafter be repealed by act of the legislature, or otherwise annulled thereby.

To what corporations act applies.

SECTION 5. All acts or parts of acts, so far as they contravene the provisions of this act, are hereby repealed.

Repeal of conflicting acts.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved March 5, 1875.

CHAPTER 330.

[Published March 23, 1875.]

AN ACT relating to and amendatory of section 8, [8] of chapter 202, of the laws of Wisconsin of 1873, entitled, "An act for the better organization of the militia of the state of Wisconsin."

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

SECTION 1. That section 3, of chapter 202, of the laws of Wisconsin of 1873, entitled, "An act for the better organization of the militia of the state of Wisconsin," be amended so as to read as follows: Section 3. Each company or battery, which, on inspection, shall prove to be properly organized, as provided by law, and which shall have made all returns which under the laws of this state they are required to make, shall receive out of the general fund of the state, on warrants issued by the secretary of state, the sum of

Amended.

Appropriation to military companies—requirements of companies.

Proviso.

three hundred dollars per annum, which shall be in full compensation for rent of armory, pay of armorer and keeping in repair the ordnance and ordnance stores furnished such company or battery, and no allowance shall be made hereafter for said purpose by the county board of supervisors of any county, except for rent and pay due and unpaid before the passage of this act; *provided*, that no more than twenty-four companies and batteries shall be organized in this state.

SECTION 2. This act shall take effect from and after its passage.

Approved March 5, 1875.

CHAPTER 331.

[*Published March 23, 1875.*]

AN ACT for an act relative to the discharge of mortgages given to the late territory of Wisconsin to secure the payment of the purchase money of lands granted by congress to aid in the construction of the Milwaukee and Rock River canal.

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

Release of mortgages executed to territory of Wisconsin to insure purchase money of lands of Milwaukee and Rock River canal.

SECTION 1. The attorney general is hereby authorized to discharge and release of record any mortgage heretofore executed to the late territory of Wisconsin, given to secure the purchase money, or any part thereof, of any lands granted by congress to aid in the construction of the Milwaukee and Rock River canal, on the production to him of any original receipt of the receiver whose election is provided for by an act of the legislature of the territory of Wisconsin, approved February 24, 1845, entitled, "an act to authorize a further sale of the canal lands and for other purposes," showing that the whole purchase money of any such lands so mortgaged has been fully paid. Such original receipt shall be attached to the release authorized to be made by this act, and shall be filed with such release and recorded in the office of the governor of this state.

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

Approved March 5, 1875.