shall issue from the clerk of the circuit court of said county, and be attested in such manner as all circuit court executions in said county.

Approved February 21, 1863.

CHAPTER 15.

Published February 24, 1868.

AN ACT to vacate certain additions to the plat of Superior, in Douglass county.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Additions vacated.

Marchall's

liacker's.

Dean's.

Barnes'.

Montgomery's.

Dubeau's.

Hemstis & Car-

Starkey's.

M. Kenty's.

SECTION 1. The following additions to the plat of Superior, in the county of Douglass, are hereby vacated, viz.: Marshall's addition, laid out in the northeast quarter of section twenty-three, (23,) town fortynine, (49,) range fourteen (14) west; Slaughter's addition, laid out in the north half of north-east quarter of section twenty-six, (26,) town forty-nine, (49,) range fourteen, (14;) Hacker's addition, in the south-east quarter of section twenty-seven, (27,) town forty-nine. (49,) range fourteen, (14;) Dean's addition, in the south-east quarter of section thirty-four, (34,) town forty-nine, (49,) range fourteen, (14;) Barnes' addition, in the north-east quarter of section three, (3,) town forty-eight, (48,) range thirteen, (13;) Montgomery's addition, in the north-east quarter of section two, (2,) town forty-eight, (48,) range thirteen, (13;) Dubeau's addition, in the south half of section two, (2,) town forty-eight, (48,) range thirteen, (13;) Hemstis & Carson's addition, in the north-west quarter of section one. (1,) town forty-eight, (48,) range thirteen, (13;) Starkey's addition, in the south half south-west, and lot two, (2,) of section thirty-five, (35,) town forty-nine, (49,) range thirteen, (13;) M. Kenty's addition, in lot four, (4,) section thirty-six, (36,) town forty-nine, (49,) range thirteen, (13;) lot one, (1,) section thirty-one, (31,) town forty-nine, (49,) range twelve, (12;) the west half north-west quarter of section six, (6,) town forty-eight, (48.) range twelve, (12;) east half (1/2) north-east of

section one, (1,) town forty-eight, (48,) range thirteen, (13:) and Minnehaha addition, in the south-west of south-west of section twenty-eight, (28,) town fortyeight, (48,) range thirteen, (13:) provided, however, that Proviso. any person owning a lot or lots in any of the aforesaid additions, for the purpose of sale, or paying taxes thereon, may describe such lots as heretofore, to wit: as lot-, of block-, in - addition to the town of Superior.

The lands upon which the said plats How said lands Section 2. have been laid out, shall hereafter be appraised and to be appraised assessed irrespective of subdivisions into blocks and parts of blocks, streets and alley-ways; and the assessors of Superior, and the assessors of the several towns in which said several plats are situated, are hereby authorized and required, on or before the first day of June next, to amend their respective assessment rolls. in accordance with the provisions of this act.

SECTION 3. If any assessor referred to in the last 101d. preceding section, shall be absent, or for any other reason unable to comply with the provisions of this act, it shall be the duty of the supervisors of the several towns to appoint a suitable person to appraise said lands, and make and certify said amendment to the assessment roll.

Section 4. This act is hereby declared a public act, and shall take effect from and after its passage.

Approved February 21, 1863.

CHAPTER 16.

[Published February 24, 1863.]

AN ACT to authorize the entry of judgments in actions brought against persons charged as jointly liable.

The people of the state of Wisconsin, represented in schate and assembly, do enact as follows:

SECTION 1. Whenever it shall appear on the trial Judgments may of an action on contract against several defendants, be rendered against defendants to be charged as jointly liable, that such con- ants jointly liable. tract was made by either or any of such defendants. ble.