

Money to be paid
into the sheep
fund.

same time pay over to the said county treasurer all moneys then in his hands collected under and by virtue of this act; and the said county treasurer is hereby required to receive the said money and keep the same as the sheep fund of his said county, and pay out and dispose of the same in the same manner and for the same purposes in the county, as is directed in section nine of the said act to which this is amendatory, for the disposition of the said tax so collected and paid out by the town treasurer."

To whom proofs
of sheep killed
may be made.

SECTION 4. Section nine of said act is hereby amended, by adding after the word "thereof," in the seventh line of said section, "to the satisfaction of the board of supervisors, mayor, aldermen, the president or trustees of any village, verified by oath or affirmation by one or more disinterested persons; and thereupon the said officers shall draw an order in favor of the owner of said sheep or lambs upon the treasurer of said town, city or incorporated village, for the amount of such loss."

Duty of district
attorney to pro-
secute.

SECTION 5. Section twelve of the said act is hereby amended, by adding at the end thereof as follows: "It shall be the duty of the district attorney in any of the counties in this state, to prosecute any public officer for violation, neglect or evasion of any of the provisions of this act, or the acts to which this is amendatory, upon the application of any tax-paying resident of said county."

Approved April 10, 1865.

CHAPTER 416.

[Published April 18, 1865.]

AN ACT to amend chapter 117 of the general laws of 1864, relating to the relief of soldiers' families.

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

Term "family"
defined.

SECTION 1. Section two of chapter 117 of the general laws of 1864, is hereby so amended as to read as follows: "Section 2. The term 'family' or 'families,'

where it occurs in this act, shall be construed to mean the wife living with and actually dependent upon the soldier for support at the time of his enlistment or being drafted; or, having no wife as above, or if the wife shall have deserted his child or children, then his children under fourteen years of age; or, having no wife or children, then his indigent mother actually dependent upon his labor for support, and who actually received the proceeds of the labor of the soldier for her support prior to his enlistment: *provided*, that in no case shall a mother be entitled to extra pay if she has a husband living and residing with her at the date of her application; or, having no wife or children, or indigent mother, then the infirm or indigent father, actually and wholly disabled from supporting himself, and wholly dependent upon the labor of said soldier for support at the time of his enlistment or being drafted. In any case in which the dependence of a parent has been or shall be transferred from the husband to a son, by the death of said husband in service, or from one son, by the death of said son in service, to another son or sons still in service, the said parent or parents shall be entitled to receive the said five dollars per month so long as said parent or parents has or have any son in service upon whom said parent or parents is or are dependent: *provided*, that no one family or person shall be entitled to draw more than five dollars per month under the provisions of this act; *and provided, also*, that nothing in this act shall authorize or require the payment of said extra compensation to be made to any person who has received the extra pay heretofore provided by law, for any time for which such person has heretofore received such extra pay.”

Transfer of dependence.

No family entitled to more than \$5 per month.

SECTION 2. That section 14 of chapter 117 aforesaid, be amended, by adding thereto the following: “*And provided, further*, that any enlisted man serving in the corps known as Hancock’s corps, shall be entitled to the benefits of this act, if he were a resident of the state of Wisconsin at the date of enlistment, and credited to the state of Wisconsin.”

Members of Hancock’s corps entitled to extra pay.

SECTION 3. Any justice of the peace, court commissioner, or other person, who shall receive, either directly or indirectly, from any person applying for aid from the state, under the provisions of this act and of the act to which this is amendatory, a greater sum than

Penalties.

twenty-five cents for preparing and perfecting all the necessary papers for and obtaining such aid for the person entitled thereto, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined a sum not exceeding one hundred dollars, or by imprisonment in the county jail not exceeding six months, or by both such fine and imprisonment; and justices of the peace shall have concurrent jurisdiction with the circuit courts of this state, of offences mentioned in this section.

Repeal.

SECTION 4. All acts and parts of acts inconsistent with the provisions of this act, are hereby repealed.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved April 10, 1865.

CHAPTER 417.

[Published May 27, 1864.]

AN ACT to authorize and empower Levi D. Therp to build and maintain a dock and pier extending into Green Bay.

(See supplement to local laws.)

CHAPTER 418.

[Published May 27, 1865.]

AN ACT to authorize the board of supervisors of the town of Beloit to issue new bonds for the purposes mentioned.

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

Bonds to amount of \$10,000 may be issued in settlement of bridge bonds.

SECTION 1. The board of supervisors of the town of Beloit, in Rock county, are hereby authorized to issue new bonds of such town, not to exceed the sum of ten thousand dollars, for the purpose of satisfying or set-