

dered, did not, after the third day of March, A. D. 1865, depart the jurisdiction of the district in which you were so enrolled, or go beyond the limits of the United States, with intent to avoid any such draft.”

SECTION 3. Section 39 of such chapter is hereby amended, by adding after the same the following: “*provided*, that such inspectors, or a majority of them, shall be satisfied from the answers of the person offering his vote, if he shall have been challenged as a deserter, or as having departed the enrollment district, that such person has not deserted the military or naval service of the United States, or that, if he deserted such service before the eleventh day of March, A. D. 1865, he returned to the same, or reported himself to a provost marshal, on or before the tenth day of May, A. D. 1865, and that he did not, being duly enrolled as subject to draft into the military or naval service of the United States, depart the jurisdiction of the district in which he was so enrolled, or go beyond the limits of the United States, with intent to avoid such draft, duly ordered.”

When vote to be received.

Approved March 26, 1866.

CHAPTER 31.

[*Published April 10, 1866.*]

AN ACT to repeal chapter 389 of the general laws of 1865, entitled “an act to amend section six of chapter 242 of the general laws of 1863,” entitled “an act to provide for the enrollment of persons liable to perform military duty, and the organization of the state militia for active service.”

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

SECTION 1. Chapter 389 of the general laws of 1865, entitled “an act to amend section six of chapter 242 of the general laws of 1863,” is hereby repealed. ^{Repeal.}

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

Approved March 27, 1866.