[No. 67, S.]

[Published April 14, 1883.]

CHAPTER 285.

AN ACT to appropriate to the Wisconsin Industrial School for Girls a certain sum of money therein named.

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

Appropriation.

Section 1. There is hereby appropriated to the Wisconsin industrial school for girls, out of any money in the treasury not otherwise appropriated, twenty-five hundred dollars (\$2,500), for the purpose of painting and repairing buildings, for additional sections to the steam boilers, and overhauling, repairing and enlarging, heating apparatus, for draining cellar under new building, for grading grounds and adding to and replacing trees and shrubbery, for the erection of new fences and building new sidewalks; for horses, carriage, sleighs and harness, and other things necessary to be done to preserve the building, and keep grounds in good condition.

Section 2. A correct account shall be kept of the expenditures of said sum, and the same shall be reported to the governor and legislature in the

report or reports of the school.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 2, 1883.

[No. 10, S.]

[Published April 14, 1883.]

CHAPTER 286.

AN ACT to prevent policy shops.

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

To prevent policy shops.

Section 1. Any person who shall keep, manage or maintain any house, shop, building or other place where the game commonly called "policy" is played, and any person who shall set up, keep, manage or use any device, scheme or contrivance through or by means of which the game commonly called "policy" shall or may be played, or who shall receive any money or article of value paid for, upon or concerning the drawing of any number, in any lottery or pretended lottery of any name, nature or description, whether such drawing occurs within or without this state, or who shall stake or bet money or any article of

value upon the numbers drawn or pretended to be drawn at the drawing or pretended drawing of any lottery or pretended lottery, within or without this state, or who shall receive or pretend to receive any advice or information, by mail, telegraph or otherwise, of the drawing or result of drawing or numbers drawn or pretended to be drawn, at any lottery or pretended lottery, in or out of this state, and which he shall furnish or use or allow to be used for the purpose of staking, betting or gambling, or for determining the result of any stake, bet or game, shall be punished by imprisonment in the county jail not more than six months, or by fine not exceeding one hundred dollars (\$100). No person shall be incapacitated, excused or privileged from testifying fully, as a witness in any prosecution under this act by reason of any evidence or statement he might give or make which might tend to criminate him; and his testimony when given shall not be used as evidence against him in any criminal prosecution whatever.

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

Approved April 2, 1883.

[No. 90, S.]

[Published April 11, 1883.] CHAPTER 287.

AN ACT to re-enact chapter 73, of the general laws of 1881, and to amend section 1, of chapter 226, of the general laws of 1882, relating to the division of towns.

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

Section 1. Section one of chapter 226, of the Relating to general laws of 1882, entitled an act to amend division of towns. chapter 190 of the laws of 1879, entitled an act relating to the division of towns, and amendatory of section 671 of the revised statutes of 1878, relating to the division of towns, is hereby amended by adding at the end of said section 1 the following: Provided, however, that the provisions of this section shall not apply to the formation of a new town from territory taken from two or more towns, or to detaching territory from one town and annexing the same to another, upon petition of one-third of the freeholders resident within the territory to be detached, in case each