

normal school income, or so much thereof as may be necessary to maintain such school fund not required to support the four state normal schools now in operation, and the teachers' institutes now provided to be held at the expense of that fund, shall be applied to opening and maintaining the fifth state normal school, as provided in chapter 299, general laws of 1880.

SECTION 2. The secretary of state shall issue his warrant upon the state treasurer quarterly for one-fourth of the amount herein annually appropriated, directing the transfer of that sum from the general fund to the normal school income fund, for the uses and purposes herein specified, until the annual income of the normal school fund shall reach the sum of one hundred thousand dollars annually, over and above the amount herein appropriated, when the issue of such warrants shall be discontinued, and the annual appropriation provided for shall cease.

Secretary shall issue his warrant.

SECTION 3. The secretary of state shall annually apportion the amount paid by authority of this act among the several counties of the state, in the same manner and at the same time as other state taxes are apportioned.

Annual apportionment.

SECTION 4. The normal schools shall, at all times hereafter, be fully maintained at their present curriculum and standard of study and instruction.

Present curriculum to be always maintained.

Approved April 8, 1885.

[No. 482, A.]

[Published April 13, 1885.]

CHAPTER 365.

AN ACT to amend section 2225, of the revised statutes, relating to release of dower.

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

SECTION 1. Section 2225, of the revised statutes, is hereby amended, so as to read as follows: Section 2225. Whenever any married man shall present a petition, duly verified by his oath, to the circuit court or the county in which he resides,

Relating to lease of dower.

showing that his wife is insane; that he is the owner of real estate, describing the same, in which his wife has an inchoate dower interest, or homestead interest, and that it would be for his interest to convey, mortgage or otherwise dispose of, or that he has conveyed, mortgaged or disposed of any or all of such real estate, or of any interest therein, and praying for an order authorizing him or some other person to execute deeds of any such real estate for his wife, relinquishing her dower or homestead interest therein, such court or presiding judge shall make an order fixing the time, not more than sixty nor less than twenty days from the filing of such petition, and the place for the hearing thereof, and shall also appoint some suitable person to act as the guardian of such wife, in relation to the matter of such petition; a copy of such petition and order shall be personally served on such wife, and such next of kin, if any, as the court or the presiding judge shall direct, at least twenty days, and upon such guardian at least fifteen days, if she be a resident of this state, and if she be not such resident, it shall be served on such wife at least thirty days, and on such guardian at least twenty days before the time fixed for such hearing.

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

Approved April 8, 1885.

[No. 51, A.]

[Published April 15, 1885.]

CHAPTER 366.

AN ACT to amend section 2624, of the revised statutes of 1878, and providing for change of place of trials from county and municipal courts.

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

Relating to
trials

SECTION 1. Section 2624, of the revised statutes, is hereby amended so as to read as follows: Section 2624. The circuit court and any county court having civil jurisdiction, shall change the place of