any piece or parcel of land for taxes which shall have Erroneous been paid, the clerk of the board of supervisors shall, on sale, duty of presentation to him of a receipt of the treasurer, show-clerk. ing that such taxes have been paid, enter in his sales book, opposite the description of the property so sold, the fact that such receipt had been presented, and by whom presented, the date of presentation, and by whom the receipt was executed.

SEC. 58. So much of chapter eighteen of the revised Repealed. statutes as is inconsistent with the provisions of this act is hereby repealed.

SEC. 59. This act shall take effect and be in force from and after its passage.

Approved February 19, 1859.

[Published February 21, 1859.]

CHAPTER 23.

AN ACT supplemental to chapter eighty of the general laws of 1858, entitled "An act relating to injunctions in certain cases."

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. No preliminary injunction or injunctional Notice of inorder shall be issued under the provisions of chapter 80 given. of the general laws of 1858, entitled "An act relating to injunctions in certain cases," except upon thirty days notice, which notice shall specify the time, and place when, and the judge to whom the application for the injunction or injunctional order will be made, and shall be subscribed by the plaintiff or his attorney, and served Upon whom either on the president or secretary of the company, or and when superintendent of the road, at least thirty days before the time therein specified for making such application. At the time and place specified in such notice, the company against which the proceedings are had, may appear by attorney, and show cause, if any exists, why such injunction or injunctional order ought not to issue.

SEC. 2. Such preliminary injunction or injunctional By whom isorder may be allowed and issued by a judge of a circuit ^{sued}. court, or by either of the judges of the Supreme Court, either in term time or vacation, but such preliminary injunction or injunctional order shall not be either allowed or issued by any county judge or court co.nmissioner.

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

Approved February 19, 1859.

[Published February 24, 1859.]

CHAPTER 24.

AN ACT to amend chapter eighteen of the revised statutes, entitled " Of the assessment and collection of taxes."

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. If the taxes on any state, school, uni-Lists of delinquent state versity or swamp lands, in any county in this state, lands. held on contract, shall not be paid on or before the first day of April next succeeding the return of said lands to the county treasurer of such county, with interest thereon at the rate of twelve per cent, from the first day of January next preceding said return, the said county Returned to state treasurer treasurer shall immediately forward certified lists of such lands, on which the taxes remain unpaid, with the said interest added thereto, to the state treasurer, who shall immediately place the same to the credit of the proper county, and such credit shall be a valid offset to an equal amount of state tax charged to said county.

SEC. 2. The state treasurer shall charge such returned taxes against the lands to which they belong, adding thereto twenty five per cent; which twenty-five per cent. shall be collected with other charges against said lands, and when collected shall be added to the principal of the school, university, or swamp land fund, as the case may be.

Rxtension of time not to apply to state

Per centage added.

lands.

SEC. 3. Section sixty-five of chapter eighteen of the revised statutes, is hereby amended by adding thereto the words following, to wit: But such extension of time shall not apply to taxes assessed upon any state, school, university or swamp lands situated within the limits of said town or city, a certified list of which the town or city treasurer of such town or city shall return to the county treasurer the same as if no extension of time had been made.

Tax limited. SEC. 4. The county treasurer of such county shall not be compelled, at the time fixed by law for the payment of the state tax to the state treasurer, to pay a larger amount than when added to the amount of the de-