

CHAPTER 33.

[Published February 13, 1860.]

AN ACT to amend chapter 191, of the Session Laws of 1859, entitled
 "An act to divide the county of Polk, and erect the county of Dallas."

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

Dallas county
 attached to
 Polk.

SECTION 1. Chapter one hundred and ninety-one, of the Session Laws of 1859, is hereby amended by striking out all of section two, of said chapter, and inserting in lieu thereof, the following : "Said county of Dallas is hereby attached to the county of Dunn for all purposes, civil and judicial, until said county of Dallas shall be fully organized."

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

Approved February 10, 1860.

CHAPTER 34.

[Published February 13, 1860.]

AN ACT to authorize towns to assess and collect additional school moneys, in certain cases, and the town clerk to certify thereto.

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

Towns author-
 ized to supply
 deficiency in
 school tax of
 1859.

SECTION 1. Those towns that have not assessed, for the year 1859, by order of the county board of supervisors, a sum of money equal to one half of the amount received from the school fund, are hereby authorized to supply such deficiency by an immediate assessment, upon the taxable property of said town, of such sums as shall be necessary; the same to be estimated and directed by the board of supervisors of the respective towns, to be levied and collected in the same manner as other taxes; and such levy and collection to be certified to by the town clerk to the State Superintendent, previous to the apportionment of the income of the school fund in the present year.

Town clerk to
 certify.

St. Sup't to
 notify delin-
 quent towns.

SEC. 2. The State Superintendent is hereby instructed to notify any delinquent towns, as shall appear from returns in his office, of the passage and provisions of this

act, and is authorized to apportion to such towns as comply with the provisions of this act, the sums of money they may thereby be entitled to.

SEC. 3. This act shall take effect on and after its passage.

Approved February 10, 1860.

CHAPTER 35.

[Published February 13, 1860.]

AN ACT to limit the liability of counties in certain cases.

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

SECTION 1. When, in a criminal action or proceeding, any attorney or counsellor shall defend the person charged with any offence, by order of the court or otherwise, the county in which such action or proceeding arose, or is pending, shall not be held liable to pay the attorney or counsellor for services in making such defence.

Counties not liable to pay attorneys in certain cases.

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

Approved February 10, 1860.

CHAPTER 36.

[Published February 13, 1860.]

AN ACT to amend section eighty, of chapter thirteen, of the Revised Statutes, entitled "Of counties and county officers."

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

SECTION 1. Section eighty, of chapter thirteen, of the Revised Statutes, is hereby amended, by adding at the end of said section, the following : "And no practicing attorney shall hold his office in the same room with a county judge, unless such county judge shall be his law partner ; and in such case, such attorney shall not be permitted to practice before such county judge."

No practicing Att'y shall office with a Co. Judge, except he be a partner.

SEC. 2. Any attorney violating the provisions of section one, of this act, and any county judge knowingly

Penalty.