sors of the town, the mayor of the city, or the trustees of the village in which the part so needing repairs may be situated, to repair the same.

Statement of SEC. 2. A full statement of all amounts expended on amount expended to be such repairs, shall immediately be filed in the office of the filed and de-clerk of the town, city or village, within whose limits livered to such repairs shall have been made, and a certified keeper of toll copy of such statement shall, within three days after such filing, be delivated to the keeper of the toll-gate nearest to the place where such repairs shall have been made.

No person or SEC. 3. After the filing of such certificate, no person or corporation shall demand or receive toll for passage anall demand over such part of said road, as lies between the toll-gates or receive toll over such part of said road, as lies between the toll-gates until expenses nearest to the place where the repairs may have been, until such person or corporation shall have paid to such town, city or village, the costs of the repairs so made by such town, city or village, with interest, at the rate of ten per cent. per annum.

Penalties

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SEC. 4. Every person or corporation offending against the provisions of the preceeding [preceding] section, shall, for each offence, be subject to a fine of not less than twenty-five, nor more than one hundred dollars, to be recovered, as other fines or penalties are recovered.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved April 2, 1860.

CHAPTER 381.

[Published May 1, 1860.]

AN ACT in relation to certain towns in St. Croix county.

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

Part of St. SECTION 1. That all that portion of the town of St. Joseph annex-Joseph, in St. Croix county, being in township thirty, ed to Somerset of ranges nineteen and twenty west, be and the same is

hereby attached to, and shall become a part of the town Part of St. Jo- of Somerset, in said St. Croix county; and all that porsoph annexed tion of the said town of St. Joseph, being in townships to Hudson. twenty-nine, of ranges nineteen and twenty west, shall be attached to, and become a part of, the town of Hudson, in the said St. Croix county; and further, the records of Records the said town of St. Joseph shall be deposited with the where depositown clerk of the said town of Hudson.

SEC. 2. That sections one, two, eleven and twelve, in Additions to township thirty, of range seventeen west, be, and the town of Cylon. same are hereby attached to, and shall become a part of, the town of Cylon, in the said St. Croix county.

SEC. 3. That the west half of township twenty-eight, Addition to of range sixteen west, be detached from the town of Eau town of Rush Galla, [Galle] in said St. Croix county, and attached to, and shall be a part of, the town of Rush River, in the said St. Croix county.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved April 2, 1860.

CHAPTER 382.

[Published May 1, 1860.]

AN ACT providing for the filing of an official oath and bond of the county judge of Polk county.

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

SECTION 1. It shall be lawful for Isaac P. Thale, the Authority conacting judge of the county of Polk to make, and file, with ferred on the proper officer, his official oath and bond, at any time within sixty days after the passage of this act, and upon such oath and bond being filed, the said county judge shall continue to hold said office and exercise the powers and duties of county judge during the term for which he was elected.

SEC. 2. None of the official acts or proceedings of said Acts of county county judge shall be deemed or taken to be invalid or judge not inillegal for the reason or on the account that the said county judge had not taken or filed his official oath, or executed or filed his official bond within the time and in the manner prescribed by law.

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

Approved April 2, 1860.