lots, unless upon application, in writing, of a majority of resident owners of such lots.

SECTION 12. Section nine of chapter one of the act Amendment. entitled "an act to consolidate and amend the act to incorporate the city of Watertown, and the several acts amendatory thereof," approved March 29th, 1856, is hereby amended, by striking therefrom the word "supervisor," and inserting the words, "some elector to be selected by them."

SECTION 13. Sections six and seven of chapter 332, Repeal. and sections seven and eight of chapter 409, of the private and local laws of 1857, are hereby repealed.

SECTION 14. This act shall take effect and be in force from and after its passage.

Approved April 2, 1863.

CHAPTER 215.

[Published April 10, 1863.]

AN ACT to authorize the governor to purchase flags.

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

SECTION 1. Whenever the state flags of the regi- Old flags may be ments in the service of the United States, from this ones. state, shall have become so far worn and damaged by service, that it is deemed necessary to replace them, and the officers commanding any of the said regiments shall inform the governor of such fact, and make requisition for new flags, the governor is hereby authorized to cause to be furnished to such regiment, new flags; the state flag to be of the design, plan and ma-state flag. terial as adopted by this legislature, by joint resolution No. 44. senate, and one of said flags shall be inscribed with the names of the battles in which such regiments shall have taken an honorable part.

SECTION 2. Whenever such new colors are furnished Old flags to be to any regiment in the service, it shall be on the ex-state. press condition that the old colors so replaced are to be returned to the state, to be deposited in some safe

place to be designated by the governor, until the legislature shall provide a special place of deposit.

Appropriation.

SECTION 3. The amount necessary to defray the expenses of the purchase of the flags, as authorized by the preceeding [preceding] sections, and their transportation to the regiments for which they are designed, is hereby appropriated out of any moneys not otherwise appropriated, and shall be drawn from the treasury on the warrants of the governor attached to the accounts therefor, audited by the secretary of state.

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

Approved April 2, 1863.

CHAPTER 216.

[Published April 17, 1863.]

AN ACT to facilitate the entery [entry] of judgments in certain cases.

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

Entry of judgment without action. SECTION 1. In all cases of the rendition of a judgment without action, on a bond or note and warrant of attorney, in any court in this state, under the provisions of chapter one hundred and forty of the revised statutes, after a year and a day from the date of the warrant, it shall not be necessary, before the entery [entry] of any such judgment, to make any other affidavit than [that] required by section fourteen of said chapter; and the signing of the judge or court commissioner of the judgment, according to section fifteen of said chapter, shall be sufficient leave for the entery [entry] of any such judgment.

Approved April 2, 1863.