clude taxes of one year only— descriptions to be contained in each.

and countersigned by him; and said treasurer shall also make a similar entry in the sale list kept by him, with that above required to be made by such clerk, and before said receipt shall be delivered to the person so re-Certificates to in deeming: provided, however, that the clerk of the county board shall not be required to include in the same receipt of redemption lands sold in different years, nor more than six distinct descriptions of lands sold in the same year, except in case of redemption of city or village lots, in which case he may be required to insert such number of lots or parcels sold in the same year, not exceeding twenty, as the person redeeming may require."

This act shall take effect and be in force Section 2.

from and after its passage.

Approved April 2, 1863.

CHAPTER 293.

[Published April 11, 1863.]

AN ACT to provide for a final settlement of all claims of Carpenter and Hyer, assignees of James Ross, against the state of Wisconsin.

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

Appropriation in full satisfaction penter & Hyer.

Section 1. There is hereby appropriated [approprimil satisfaction of Carpenter and Hyer, assignees of James Ross, out of any moneys in the state treasury not otherwise appropriated, [appropriated,] the sum of five thousand dollars, in full for all claims of whatever kind growing out of the contract for public printing with James Ross, for the years 1859 and 1860, and also in full for all claims for court fees and costs mentioned in the stipulations of Carpenter and Hyer and James Ross, with the secretary of state, made in 1860, and also in full for all claims for damages claimed or to be claimed on account of the rejection of any bid or bids for the public printing, rejected by the printing commissioners in 1858, and in full for all claims of every kind, name or nature, actual or imaginable, legal, equitable or otherwise, which said Carpenter and Hyer, or which any or all of the individual members of said firm, have, or claim to have, or can claim to have, against the state prior to the passage of this bill, [act,] excepting only the balance provided to be paid by assembly bill number two hundred and nine-ty of [the] present session.

SECTION 2. Before any money shall be drawn from Release to be the state treasury in pursuance of this act, the said Carpenter and Hyer, and the several members of said firm of Carpenter and Hyer, as individuals, shall execute and deliver to the commissioners for letting the public printing, in form and substance satisfactory to such commissioners, a release or releases of all claims, legal or equitable, which the said Carpenter and Hyer, as assignees or otherwise, or which the several members of said firm of Carpenter and Hyer, as individuals, have, or claim to have, against the state, under any contract for doing the public printing, or according to any stipulations made with the secretary of state, as a basis of any settlement, and also of all claims which either said firm or individuals have, or claim to have, legal or equitable, or otherwise, against the state for damages under any rejected bids for the public printing, or in any manner growing out of any contract for doing any public printing, including all claims for counsel fees, and costs and expenses, or for anything whatever excepting the balance in the preceding section mentioned; and shall further make, execute and deliver to such commissioners an affidavit or affidavits. to the effect that in the claims which they have or ever had in any manner growing out of contracts for doing any public printing, no person or persons except themselves, at the time of delivering such affidavits, have any interest whatever.

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

Approved April 2, 1863.