his annual apportionment of school moneys to the several school districts of the town of Millville, for the year 1863, to apportion to school district number three, of said town, the share of money said district would have been entitled to, had it maintained a school, as required by law, for three months during the year ending August 31st, 1862.

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

from and after its passage and publication.

Approved March 19, 1863.

## CHAPTER 71.

[Published March 23, 1863.]

AN ACT relating to property seized on attachment.

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

Section 1. In all actions commenced by warrant of attachment, and determined in justices' court, and in Appeals in scwhich an appeal has been taken from the judgment ren-tions where property of a dered in justices' court, to the circuit court, when property of the circuit court, when property of the circuit court, when property of the beat court is a second court. erty shall have been seized on the warrant of attach-attached. ment which is likely to perish or depreciate in value before the probable end of the action, or the keeping of which would be attended with much loss or expense. the circuit court in which any such action shall be pending, or the judge thereof, or the county judge of any county in which any such action may be pending, in vacation, may order the property seized on the warrant of attachment, to be sold by the sheriff or other officer having the custody of the same, in the same manner and on like notice as goods are required to be sold on execution; and the proceeds of such sale shall remain in the hands of the officer, subject to be disposed of as the property would have been if seized upon in specie.

Section 2. The provisions of this act shall apply to all actions heretofore commenced by warrant of at- Application. tachment, and determined in justices' court, and in which an appeal has been taken from the judgment of the justices' to the circuit court, as well as to those commenced after the passage of this act.

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

Approved March 19, 1863.

## CHAPTER 72.

[Published March 25, 1863.]

AN ACT to vacate Brown and Spencer's addition to Hudson, and Beal's addition to Hudson, in the county of St. Croix.

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

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SECTION 1. All those additions to Hudson, in the county of St. Croix, known, described and recorded as Brown and Spencer's addition to Hudson, and Beal's addition to Hudson, are hereby vacated.

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

Approved March 19, 1863.

## CHAPTER 73.

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[Published March 25, 1863.]

AN ACT to amend chapter three hundred and forty of the general laws of 1860, entitled "an act concerning warehouse receipts and bills of lading."

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

Receipts, &c., may be transferred with or without indorsement.

SECTION 1. Section six of chapter three hundred and forty of the general laws of 1860, is hereby amended, so as to read as follows: "Section 6. Warehouse receipts, bills of lading, or railroad receipts, given for any goods, wares, merchandise, lumber, timber, grain, flour or other produce or commodity, stored, shipped or deposited with any warehouse-man, wharfinger, vessel, boat or railroad company, or other person, may be