CHAPTER 131.

[Published April 19, 1867.]

AN ACT in relation to the recording of lost deeds.

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

SECTION 1. Whenever any deed or conveyance of In case part of any lands, a part of which are situated in this state state and part in and a part in some other state, shall have been recorded state. in such other state, a certified copy of the record of such deed, certified by the officer whose duty it is under the laws of such other state to certify to the record of deeds, may be recorded in the office of the register of deeds of the county in this state in which any part of said lands are situated, and the record of such certified copy shall have the same force and effect as the record of the original deed would have had.

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

from and after its passage.

Approved April 10, 1867.

CHAPTER 132.

[Published April 19, 1867.]

AN ACT to authorize the commissioners of school and university lands to refund a certain sum of money.

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

SECTION 1. The commissioners of school and uni- May refund to versity lands are hereby authorized and required to \$7 45. refund to Thomas Wicks the sum of fifty-seven dollars and forty-five cents, being the amount paid in full for the northeast quarter of the southeast quarter of section eight (8,) town fifteen (15) north, of range seven (7) west, in the county of La Crosse, by William T. Gibson, to whom it was erroneously sold and patented by patent No. 603, dated Dec. 5th, 1857, and by whom 9GL

it was transferred to the said Thomas Wicks; the said Wicks to first surrender the said land, by deed, to the state.

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

Approved April 10, 1867.

CHAPTER 133.

[Published April 19, 1867.]

AN ACT to amend section nine of chapter one hundred and twelve of the revised statutes, entitled "of guardians and wards."

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

When personal property of non-resident ward may be removed out of state.

Section 1. Section nine of chapter one hundred and twelve of the revised statutes, entitled "of guardians and wards," is hereby amended, so as to read as follows: "Section 9. In all cases when any guardian and his ward may both be non-residents of this state, and such ward may be entitled to personal property of any description in this state, including the proceeds of any sale of the real estate of such ward, such guard. ian, on producing satisfactory proof to the county court of the proper county, by certificates, according to the act of congress in such cases, that he has been duly appointed, and has as guardian given bond and security in the state in which he and his ward reside, in double the amount of the value of the property or proceeds, and it is found that a removal of the property or proceeds will not conflict with the terms of limitation attending the right or title by which the ward owns or holds the same, then any guardian may demand or sue for and remove any such property or proceeds to the place of residence of himself and ward."

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

Approved April 10, 1867.