SECTION 2. Section 1 of chapter 185 of the general Amended laws of 1866, providing for the publication of the society's reports and collections (be, and) is hereby amended, so that instead of publishing a yearly part of 150 pages, a volume of not exceeding 500 pages, be printed not oftener than every two years, commencing in the year 1872, to be bound in cloth and properly lettered; the matter for such publication to be approved by the publication committee of the Historical Society, and the governor and secretary of state.

SECTION 3. The state printer is further authorized May print catalogue of state to print five hundred copies of such catalogue of the library. State Library as may be furnished him by the librarian; the same to be printed on calendered paper; one half of them to be bound in cloth and properly lettered, and the other half to be stitched and in paper

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

Approved March 20, 1871.

CHAPTER 106.

[Published April. 1, 1874.]

AN ACT to enforce the remedy by indictment against corpo-

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

SECTION 1. When an indictment shall be found now to serve against any corporation, a summons against the de-summons on corporation. fendants may be issued and served in the same manner as provided by any statute, in civil cases; and if such corporation do not appear, according to the summons, and plead to the indictment, the court before whom the same is pending is hereby authorized to put in a plea of not guilty for them, and the same proceeding may be had upon such plea to judgment, as though the defendants had appeared and plead for themselves.

How fine eat lected. SECTION 2. When a fine shall be imposed upon any corporation, such fine may be collected in the same manner as judgments in civil actions are now collected against like corporations.

SECTION 8. This act shall take effect and be in

force from and after its passage.

Approved March 20, 1871.

CHAPTER 107.

[Published March 28, 1871.]

AN ACT relating to the county court of the county of Green Lake.

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

May hold special term.

SECTION 1. The judge of the county court of the county of Green Lake is hereby authorized to keep his office and to hold special terms of said court at the village of Princeton, in said county at his discretion, between the times for holding the regular terms in each month, and all business done and transacted, and all judgments, orders and decrees made by said judge or court at such special terms shall be as lawful, binding and valid in all respects as if done, transacted and made at the regular terms at the county seat of said county.

Declared valid and binding. SECTION 2. All business done and all judgments, orders and decrees heretofore made by the county judge of said county, at any other place than the county seat are hereby declared to be and be made as valid and binding in all respects as if done and made at the county seat of said county.

SECTION 3. This act shall take effect and be in force

from and after its passage and publication.

Approved March 20, 1871.