

first, 1873, to February first, 1874, twenty thousand dollars; for painting and repairs, two thousand dollars.

SECTION 2. All sums for current expenses shall be drawn from the treasury not oftener than quarterly in advance. ^{To be drawn only quarterly.}

SECTION 3. This act shall take effect and be in force from and after its passage and publication, and shall be printed in the volume of general laws for the year 1873.

Approved March 11, 1873.

CHAPTER 119.

AN ACT to change the time of the annual meeting of the stockholders of the Hekla Fire Insurance Company.

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

SECTION 1. The annual meeting of the stockholders of the Hekla Fire Insurance Company shall hereafter be held on the second Wednesday in January of each year, instead of on the first Monday in January. ^{Time of annual meeting changed.}

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

Approved March 11, 1873.

CHAPTER 120.

[Published March 27, 1873.]

AN ACT to amend chapter one hundred and twelve of the general laws of the year 1859, entitled an act to amend chapter one hundred and twenty of the revised statutes, entitled "of courts held by justices of the peace."

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

SECTION 1. Section three of chapter one hundred and twelve of the general laws of the year 1859 is hereby amended so as to be and read as follows: If at the expiration of the time for appeal, the appeal has ^{Amended—property not to be delivered.}

been perfected, and the successful party has not filed with the justice his recognizance, as provided in the next preceding section, then such property shall not be delivered to the successful party.

Property to be delivered to appellant on his filing undertaking.

SECTION 2. In case an appeal has been taken, and the successful party has not, before the expiration of the time for taking such appeal, entered into and filed with the justice the recognizance required of him to entitle him to the delivery of such property, then the appellant shall be entitled to have such property delivered to him if he shall, within five days after the expiration of the time for taking such appeal, enter into and file with the justice an undertaking, with one or more sureties, to the opposite party, to the effect that if judgment be rendered by the appellate court against the appellant, he will pay such judgment, together with all damages, costs and disbursements recovered against him, and that he will abide by such other or further order or judgment as the appellate court may make in the premises; and upon the filing by the appellant such undertaking within the time aforesaid, the justice shall enter an order in his docket requiring the officer who has the custody of such property to deliver the same to the appellant, and upon the service of a copy of such order on such officer, he shall deliver such property to the appellant, and thereupon all liability of such officer shall cease and determine. And in case the appellee and appellant shall each fail to file with the justice the security aforesaid within the time provided, then such property shall remain in the custody of the officer who seized the same, subject to the order of the appellate court.

When officer to retain custody of property.

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

Approved March 11, 1873.