on presentation, on the first day of the ensuing August, Interest, when and that after the last named day said bonds will not stopped. draw interest. The county clerk shall keep a full rec- Records of ord of the doings of said commissioners at the time of commissioners. making their determination as aforesaid, and shall deliver forthwith, after such determination, a correct copy of said proceedings to the county treasurer, whose duty it shall be to transmit to the place of payment the sirking fund, so appropriated for the payment of said bonds; and no bond to which the said commissioners shall so determine to apply said sinking fund, shall be entitled to draw interest after the first day of the ensuing August, if the funds for its payment shall then be deposited for its payment when the same is payable, anything in this act to the contrary notwithstanding."

SECTION 2; Chapter two hundred and thirty-four of Conflicting laws repealed. the private and local laws of 1871, entitled "an act to amend section five of chapter one hundred and fifty of the private and local laws of 1867, entitled 'an act to enable the county of Sheboygan to settle with the holders of its railroad bonds, and to fund the interest which fell due on the same in the years 1863, 1864, 1865 and 1866,'" is hereby repealed. SECTION 3. This act shall take effect and be in force

from and after its passage.

Approved February 3, 1874.

CHAPTER 12.

[Published February 5, 1874.]

AN ACT to legalize certain acts of the board of supervisors of Jefferson county, and detaching certain territory from the town of Jefferson, and apportioning the bonded indebtedness of said town.

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

SECTION 1. The resolution of the board of super-Act of board visors of Jefferson county at their annual session in or enpervisors the year 1873, detaching sections 31, 32, 33, 34, 35 and 36, of township No. six, north of range fourteen east, in said county of Jefferson, from the town of Jefferson, and attaching the same to the town of Koshkonong, is

Apportioning bonded indebtedness.

Tax, how levied

and collected.

hereby declared valid, and the said sections of land are hereby detached from said town of Jefferson and added to and made a part of the town of Koshkonong, for all purposes whatever, but that portion of the bonded indebtedness of said town of Jefferson, created in aid of railroads, and now outstanding, which is properly and justly chargeable to the said six sections of land so detached, and the inhabitants and owners of property thereon to be ascertained from assessed valuations, shall remain a lien upon, be chargeable to, and collected from said six sections and the inhabitants and taxable property thereon, the same as though said territory had remained a part of the town of Jefferson.

SECTION 2. Whenever said indebtedness, or any part thereof, shall become due and payable, and prior to the levy of the same upon said town of Jefferson, the town clerk of said town shall each year in which any such tax is to be collected, apply to the clerk of said town of Koshkonong for a certificate of the total valuation of the real and personal property within said six sections, as appears from the assessment roll of said town of Koshkonong for that year, whose duty it shall be to give such certificate, and the clerk of said town of Jefferson shall thereupon apportion and certify to the clerk of the town of Koshkonong the proportion of said indebtedness to be collected that year, chargeable to said six sections and the property and inhabitants thereon, as ascertained by him from the aggregate assessment of the whole town of Jefferson, and said territory so detached and the taxable property thereon, and the clerk of the town of town of Koshkonong shall, at the time of making his annual tax list, levy and place the said sum or proportion so certified to him in the tax list as a tax upon said property, real and personal, embraced within said six sections, and when collected, the treasurer of the town of Koshkonong shall pay the same over to the party owning the indebtedness so collected.

SECTION 8. This act shall take effect and be in force from and after its passage.

Approved February 3, 1874.