May change its corporate name

SECTION 2. Any such company or society may also, by a majority vote of all its stockholders, change its corporate name, and adopt such other corporate name as the stockholders shall designate in the vote or resolution; in the event of any such company changing its name as above authorized, the secretary shall Shall file corti- file in the office of the secretary of state a copy of such ficate with sec-retary of state. resolution, certified under his hand and the scal of the company, changing the name as aforesaid, and shall publish the same for at least one week in the official state paper, and such change shall take effect from the time when such resolution is filed with the secretary of state.

Acts repealed.

SECTION 3. All acts and parts of acts which authorize or allow the directors of any company created or organized under the laws of this state, to increase or decrease the amount of capital stock or number of shares, are hereby repealed, and no such change in the capital stock shall hereafter be made unless by and with the concurrence of at least two-thirds of the owners of all the stock then outstanding, at a meeting of the stockholders specially called for that purpose.

SECTION 4. This act shall take effect and be in force from and after its passage and publication. Approved March 12, 1874.

## CHAPTER 308.

## [Published March 24, 1874.]

AN ACT to provide for laying out a state road between Rice Lake and Lake Chetek, in the county of Barron, to a point in Polk county.

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

Names of com-missioners.

To lay out a state road. Location of road.

SECTION 1. Varnum M. Babcock, John Rusk and J. G. Johnson, are hereby appointed commissioners to lay out and establish a state road from some point between Rice Lake and Lake Chetek, in the county of Barron, thence running in a westerly direction, by way of Barron, in said county, to some point intersecting a highway in either townships thirty-two (32), thirtythree (33), thirty-four (34) or thirty-five (35) of range fifteen (15) west.

SECTION 2. Said commissioners, or a majority of To ale survey them shall, immediately after laying out said road with county cause a report of their survey to be made and filed with the county clerk of each county through which said road passes, and on and after the filing of such report by said commissioners, or a majority of them, as above provided, said road shall be a public highway, and be deemed to be opened and established for highway purposes.

SECTION 3. Such commissioners shall be entitled to compensation such compensation as the board of supervisors of each of commissioncounty through which said road shall pass shall deem proper, and the same shall be paid by said counties respectively in proportion to the distance of said road in How paid. each county: provided, that no compensation shall ever be allowed from the state treasury for such purpose.

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

Approved March 12, 1874.

CHAPTER 309.

[Published March 26, 1874.]

AN ACT to amend section one of chapter one hundred and eighty-eight of the general laws of 1872, entitled "an act to provide for the incorporation of villages."

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

That section two of chapter one hun-sec. 2 of ch. 128 SECTION 1. dred and twenty-three of the general laws of 1873 shall laws of 1873, amonded. be amended by adding the following proviso to the end of said section : Provided, further, that in case of any Proviso. injury or defect to any sidewalk or gutter in any incorporated village, and the immediate repair of the same Sidewalks, how shall become necessary for the public safety or convenience, and the necessary repairs thereof shall not exceed the sum of ten dollars, which may be ascertained Street commis-by the street commissioner, by making an estimate of stoners. the same, then, and in such case, it shall be lawful for to parties subthe street commissioner to give, or cause a notice in ject to tax. writing to be given, to the party or parties subject to the tax for the repairs of such sidewalk or gutter, if known and residing within said incorporated village, and if said party or parties are non-residents of said

repaired.