If no obstruction is found.

Complaining parties to pay costs.

If the jury find that no obstruction has SECTION 5. been made, they shall certify the same; they shall also ascertain what damages the owner or occupant has sustained by reason of such proceedings, also, their fees, together with that of the constable and justice of the peace, which said expense shall be paid by the town and charged to the parties complaining of said obstruction.

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

Approved March 12, 1874.

CHAPTER 326.

[Published March 17, 1874.]

AN ACT to provide for the enlargement of the Wisconsin State Hospital for the Insane.

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

May let contract.

Advertise for proposals.

Centract awardtion of bond.

May readvertise if bond is not given.

The trustees of the Wisconsin State Section 1. Hospital for the Insane are hereby authorized and empowered to contract for the construction of a building in connection with, and in the rear of the main building of said hospital, for the purpose of a kitchen, amusement Hall for the patients, lodging rooms for the employes, and other necessary rooms to supply the wants and increase the capacity of said hospital.

The board of trustees or such building SECTION 2. committee as they may appoint, shall advertise for proposals for doing said work and furnishing material for the same, in one or more contracts, for three consecutive weeks, in at least three daily newspapers printed in this state, before any contract shall be let for the erection of said building. Such proposals shall be re-Contract award-ed to the lowest ceived at such time, place and manner as shall be bidder on execu-stated in such advertisement, and the contract shall be awarded to the lowest and best bidder, who shall give bonds in such reasonable sum for the faithful performance of the work, as said trustees or the building committee shall require. If the person first designated as the lowest and best bidder shall fail or neglect to give the bond required, the trustees or building committee shall, in their discretion, re-advertise or let the work to the next lowest bidder who will execute the bond re-

quired : provided, however, that neither the trustees nor any committee of said board shall accept any bid or let any contract or contracts which will, in their opinion, Not to exceed involve any greater outlay than thirty-five thousand \$35,000. dollars, including all architectural services and any and all work that may be done on said building, as hereinafter provided.

SECTION 3. The trustees, for the purpose of utiliz. Trustees may ing the labor of patients, teams and employes of the tion to be made hospital, may, in their discretion, cause the excavation and furnish certain to be made, furnish materials and lay the foundation material. walls to the water table, by day labor, before any contract is let, as provided in the preceding section, and in such case the advertising and contract shall only be for the remainder of said building above the water table.

SECTION 4. The sum of thirty-five thousand dollars \$35,000, approis hereby appropriated out of any money in the treasury priated. not otherwise appropriated, for the construction of the work authorized by this act: provided, that not more than five thousand dollars shall be drawn from the state treasury before January 1, 1875.

'SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved March 12, 1874.

CHAPFER 327.

[Published March 26, 1874.]

AN ACT to amend chapter 341 of the private and local laws of 1867 and chapter 201 of laws of 1873, and chapter 537 of laws of 1865, relating to swamp and overflowed lands in the counties of Manitowoc and Calumet, for draining and other purposes.

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

SECTION 1. Section 2 of chapter 341 of the private sec. 2, cb. 341, and local laws of of 1857, entitled "an act to author- local laws of ize the use of the moneys arising from the sale of cer. 1867, amended. tain swamp and overflowed lands in the counties of . Manitewoc and Calumet for drainage and other purposes, and to amend chapter 537 of the laws of 1865, relating thereto is hereby amended so as to read as follows: Claus Menke and Henry Horst, of Calumet Names of comcounty, and John Behnke, John Franz and Ira Clark,

748