Dictionary at a cost, delivered at his office, not to exceed eight dollars per copy.

The said dictionaries, when procured, SECTION 2. How shall be tributed. 88.DD 0 disshall be distributed in accordance with the provisions of chapters sixteen and thirty-two of the general laws of 1867.

SECTION 3. There is hereby appropriated out of Appropriathe general fund, a sum sufficient to pay for the dictionaries above provided for.

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

Approved February 19, 1875.

CHAPTER 37.

[Published February 23, 1875.]

AN ACT to reinstate the platting and recording of McConnell and Whittlesey's addition to North La Crosse.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

Bepealed.

SECTION 1. That portion of section number two, of chapter number one hundred and thirty-two, of the private and local laws of A. D. 1862, which vacates McConnell and Whittlesey's addition to North La Crosse, (which North La Crosse is now known as the fifth ward of the city of La Crosse), is hereby repealed.

Bestored.

SECTION 2. The platting and recording of the southeast quarter of the northwest quarter, of section number twenty-nine, in town sixteen north, of range seven west, in La Crosse county, State of Wisconsin, are hereby declared of virtue, force and effect; and hereafter all county and city officers are required to observe the platting and recording of said McConnell and Whittlesey's addition, as valid and binding for all city and county purposes whatever. SECTION 3. All assessments heretofore made, in

Acts legalized. lots and blocks, in said addition, all equalizations of the same, all taxes levied and collected thereon, all tax receipts given by the proper officers, all advertisements and sales of delinquencies in said addition for unpaid taxes, all certificates issued and deeds heretofore given by the proper officials on lots or blocks in

tion.

said McConnell and Whittlesey's addition, and all acts of officers and other parties, done by designation of lots or blocks in said addition, are hereby legalized and declared as valid as though said addition had never been vacated.

SECTION 4. This act is hereby declared a public act, and shall take effect from and after its passage and publication.

Approved February 19, 1875.

CHAPTER 38.

[Published February 23, 1875.]

AN ACT amending chapter 118, of the general laws of 1871, entitled "An act relating to bail in criminal cases."

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The forms of recognizance and bail Forms of rebonds prescribed by chapter 118, of the general laws cognisance. of 1871, may hereafter be used in all criminal actions and proceedings, in all justice's courts, police courts, and other courts not of record in this state, as well as in all courts of record.

SECTION 2. The following form of recognizance or bail bond may be used in all courts of this state not of record, upon the adjournment of any criminal action or proceeding:

STATE OF WISCONSIN, -- county:

We A. B., C. D. and E. F., hereby give bail in the sum of — dollars for the appearance of said A. B. upon the — day of —, A. D. at — M. of that day, before G. H., a — of said county, at his office, in the (town or city) of —, in said county, to an swer a criminal prosecution for- (state offense).

Dated. -

____ A. B. _____ _____ C. D. _____ —— E. F. —

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

Approved February 19, 1875.

Form.