CHAPTER 178.

[Published March 28, 1876.]

AN ACT to amend chapter one hundred and ninety-eight, of the general laws for the year 1873, entitled, "An act to provide for the collection of taxes therein named in certain cases.

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

Amended.

Clerk to make out new tax-roll, and deliver same to town, village or city treasurer.

Tax to be collected in man-ner prescribed

Section 1. Section two, of chapter one hundred and ninety-eight, of the general laws of the year 1873, is hereby amended so as to read as follows: Section 2. Upon the receipt of such order or command the said clerk or clerks shall proceed forthwith to make out a new tax roll for said above named taxes, with a warrant annexed to said new tax roll, the said tax roll and warrant to be made out in the same manner as other tax rolls and warrants, except that the said warrant shall be made returnable to the county treasurer of the county not more than seventy and not less than fifty days from the date thereof, and upon the receipt of the county treasurer's receipt for the town, city, or village treasurer's bond, as provided by the general law on the subject, shall deliver said tax roll and warrant to such town, city or village treasurer, who shall then proceed to execute said warrant according to the commands thereof, and to collect said taxes in the same manner in all respects as is provided by general laws by the general laws of this state for the collection of taxes; similar proceedings shall be had and followed in the collection of such taxes in said new tax roll and in the sale of property for the non-payment thereof, and in the issuing tax sale certificates on such sales, and the issuing of deeds on such certificates after the date of said warrant, in all respects, at like times and places, and by like officers and persons as are or may be prescribed by the general laws of this state for the collection of the usual annual taxes, except that the time when any act shall be done, warrant, order or notice be dated or expire shall be taken or done, or calculated to be taken or done, at the same time or times or intervals of time after the date of the said warrant, as like proceedings or acts should have been had, taken or done if said warrant had been issued under the general laws of the state for the collection of the usual annual taxes, and had



been returnable at the time said general laws for the collection of taxes require or may require the warrant to be made returnable. If, according to such calcu- When date exlation, or the provisions of this act, any warrant, or- day or legal der or notice would have to be dated or expire, holiday. or any act would have to be done, on Sunday or a legal holiday, such warrant, order or notice shall be dated or expire, or such act shall be done, on the succeeding day. Tax certificates issued under the provisions of this act, shall be as valid and legal a charge upon property as if issued on tax sales under the provisions of the general laws of this state for the collection of taxes; and no unintentional act or omission of any officer or person in relation to the collection of taxes or selling property under the provisions of this act, shall be deemed to vitiate such tax or any certificate of sale issued for the non-pay-

ment of the same.

Section 2. This act shall take effect and be in force

from and after its passage and publication. Approved March 8, 1876.

CHAPTER 179.

[Published March 22, 1876.]

AN ACT to amend chapter 262, of the laws of 1875, entitled, "An act to revise, consolidate, and amend an act to incorporate the city of Green Bay, and the several acts amendatory thereof."

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

Section 1. Section 2, of chapter 1, of said act, is Amended. hereby amended so as to read as follows: "Section 2. All the territory within Brown county hereinafter described and bounded, shall be included in and constitute the limits of the city of Green Bay to-wit: Commencing at a point where a line at right angles with Main street in said city, will, at the distance of City boundathree thousand feet northerly from said street, strike the eastern bank of Fox river, and running thence south sixty-four degrees east, to the west line of section thirty-two, town twenty-four, range twenty-one east, thence due south along the section line to the northern boundary of private claim number three,