periodicals on hand; the number added by purchase, gift, or otherwise, during the year; the number lost or missing; the number of books loaned out, and the general character and kind of such books, with such other statistics, information and suggestions as they may deem of general interest.

Section 8. All taxes levied under this act shall be How taxes to levied and collected in like manner with other gener- be collected.

al taxes of said city, town or village.

Section 9. Any person desirous of making dona- In whom title tions of money or real estate, for the benefit of such be vested. library shall have the right to vest the title to the money or real estate so donated in the board of directors, created under this act, to be held and controlled by such board, when accepted, according to the terms of the deed of gift, devise or bequest of such property, and as to such property the said board shall be held and considered to be special trustees.

Section 10. This act shall take effect from and after

its passage and publication.

Approved March 11, 1876.

CHAPTER 296.

[Published March 29, 1876.]

AN ACT to amend sections one (1), two (2), and three (3), of chapter two hundred and ninety-nine (299), of the laws of Wisconsin of 1875, entitled, "An act to prescribe the duties and regulate the fees of the lumber inspector of the Fourth district."

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

Section 1. Section one, of said chapter two hun- Amended. dred and ninety-nine, is hereby amended by inserting the words" or corporations," after the word" person," in said section, and by inserting after the words "Fourth district of this state," the words, "or who shall receive transfers or assignments of logs, or permits for cutting logs, or who shall have liens upon logs," so that said section when thus amended shall read as follows: Section 1. All persons or corpora-owners of logs tions who shall cut and manufacture logs and lumber to file description in office of in the Fourth district of this state, or who shall re-ceive transfers or assignments of logs, or permits for

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cutting logs, or who shall have labor liens upon logs. shall within thirty days thereafter file an accurate description of their several marks upon said logs and lumber, in the office of the lumber inspector of said district, and it is hereby made the duty of the lumber inspector of said district to record said marks, the description of which shall be filed in his office as aforesaid, for which he shall be entitled to receive as fees the sum of twenty cents for any mark so recorded.

Amended.

Section 2. Section two, of said chapter two hundred and ninety-nine, is hereby amended by adding after the word "person," the words " or officer or agent of any corporation," and by adding at the end of said section the following: "and no chartered dam company or log-driving association, or chartered logdriving company in said Fourth district shall have any right to collect tolls, either for sluicing or logdriving, unless the logs so sluiced or driven shall have been scaled by the inspector of logs and lumber of said Fourth district or by his deputies; and all logs so sluiced or driven shall be scaled below the St. Croix boom, in Lake St. Croix, and such scale shall be the basis upon which such chartered dam companies, logdriving association, and log-driving companies shall collect their tolls and fees," so that said section when Penalty for re- so amended shall read as follows: Section 2. Any person or officer or agent of any corporation, who shall hereafter cut and manufacture logs and lumber in said Fourth district, and shall neglect or refuse to comply with the requirements of this act, in violation with filing of the descriptions of said marks, as set forth in the preceding section, is hereby declared to be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than twenty-five dollars, nor more than one hundred dollars, of which offense justices of the peace shall have concurrent jurisdiction with the circuit court; and no chartered dam company or log-driving association, or chartered log-driving company, in said Fourth district, shall have any right to collect any tolls, either for sluicing or log-driving, unless the logs so sluiced, or driven, shall have been scaled by the inspector of logs and lumber of said Fourth district, or by his deputies, and all logs so sluiced or driven, shall be scaled below the St. Croix boom, in Lake St. Croix, and such scale shall be the basis upon which such chartered dam companies, log-driving association, and

fusal to comply with requirements of this act.

Tolls not to be collected except on tim-ber scaled by inspectors.

log-driving companies, shall collect their tolls and fees.

Section 3. Section 3, of said chapter two hundred Amended. and ninety-nine, is hereby amended by adding at the end thereof the following: "It shall be the duty of Duty of inthe inspector of logs and lumber of said Fourth lum-spector. ber district, to make, or cause to be made, a full and and perfect scale of all logs cut on permits or otherwise, within the limits of his district, said scale to be made at the place where such logs were cut or landed. and the cost of such scale shall be and remain a lien upon such logs, until the same shall be paid."

Section 4. This act shall take effect and be in force

from and after its passage and publication. Approved March 11, 1876.

CHAPTER 297.

[Published March 31, 1876.]

AN ACT to amend chapter one hundred and eighty-four (184), of the laws of Wisconsin, of 1875.

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

Section 1. Section one, of chapter one hundred Amended. and eighty-four, of the laws of this state of 1875, entitled, "An act to amend chapter one hundred and fifty-two, of the general laws of 1869, an act to codify the laws of this state relating to highways and bridges," is hereby amended by striking out of the fourth line and the last line of said section one, the word "adjoining," so that said section one, when so amended, shall read as follows: Section 1. Any person who shall consider himself aggrieved by any determination of the commissioners appointed by a jus- Appeal to tice of the peace of any town, or the supervisors of county judge. any town, either in laying out, altering, or discontinuing, or in refusing to lay out, alter, or discontinue any highway in this state may, within thirty days after such determination, appeal therefrom and appeal to the county judge of the same county for the appointment of commissioners to whom an appeal from such a determination of the commissioners appointed by a justice of the peace of any town may be taken.