contract debts greater than assessed valuation.

town of Mineral Point shall never, during the time five per cent. of said certificates of indebtedness, or any of them, remain unpaid, become indebted, or contract debts, for a greater amount than five per cent. of the average taxable property of said town, as the same shall appear from the last two assessment rolls of said town, previous to incurring such indebtedness. Before any of said trust funds shall be delivered to the board of supervisors of said town, in exchange for said certificates of indebtedness, the board of supervisors of said town, by resolution certified to by the chairman of said board and the clerk thereof, shall file with the secretary of state an acceptance of the provisions of this act, and of the terms and limitations herein provided

Town may pay more than stated yearly in-stallments.

Nothing in this act shall prevent the said commissioners of public lands from receiving, or the said town of Mineral Point from paying, in any one year, two or more installments of said principal sum, Loan not to be which may be loaned as above provided: provided, that tain judzments said commissioners of public lands shall not make said loan, or any part thereof, until two certain judgments against the town and city of Mineral Point, recovered by Henry C. Bowen, one for twenty thousand, fortyeight and fifty five one hundredth dollars, in the circuit court of the United States for the western district of Wisconsin, September 18, 1872, and the other for three

> States for the eastern district of Wisconsin, be satisfied and discharged by the owner thereof. Section 6. This act shall take effect and be in force from and after its passage and publication.

> thousand, five hundred and eighty-two and fifty onehundredth dollars, in the circuit court of the United

Approved January 30, 1879.

[No. 5, A.]

Section 5.

[Published January 31, 1879.]

CHAPTER 4.

AN ACT to authorize the commissioners of public lands to loan a portion of the trust funds of the state to the city of Mineral Point, in Iowa county.

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

Section 1. The commissioners of public lands are Commissioners may loan trust hereby authorized to loan a portion of the trust funds of this state, not exceeding eighteen thousand dollars, to the common council of the city of Mineral Point, in the county of Iowa, and the said common council is Supervisors hereby authorized to borrow a sum not exceeding the may borrow. amount above named of said commissioners, and to issue to said commissioners certificates of the indebted-Said indebtedness shall bear Rate of interness so contracted. interest at the rate of seven per cent. per annum, and cipal paid. said interest shall be paid annually; and after six years from the date of such certificates, in addition to the interest, there shall also be paid not less than onetenth of the principal sum, until the whole is paid.

SECTION 2. Each and every year until the whole Interest on loan be repaid, the secretary of state shall, when he ded to state tax apportions the state tax among the several counties, each year. add to the state tax which would be properly chargeable to said county of Iowa, the annual interest due the state on such loan, and in each year after six years from the date of said certificates, in addition to said interest, ten per cent. of the principal sum so loaned; and the same shall be levied and collected out of the taxable property of said city, and paid over to the county treasurer of said county of Iowa, and by him to the state, in the same way as other state taxes are collected and paid.

SECTION 3. At the time and in the manner pro- supervisors to vided for levying taxes for state and county purposes, principal and the board of supervisors of the said county of Iowa shall interest due. levy the amount of money required for the payment of the annual interest, and after six years from the date of said certificates, in addition to said interest, ten per cent. of the principal sum loaned by the commissioners of public lands to the common council of the city of Mineral Point, in said county of Iowa, as provided for

in the preceding sections of this act.

SECTION 4. And it is further provided that the said city not to contract debts city of Mineral Point shall never, during the time said greater in amount than certificates of indebtedness, or any of them, remain amount than or unpaid, become indebted or contract debts for a greater assersed valuaamount than five per cent. of the average taxable property of said city, as the same shall appear from the last two assessment rolls of said city previous to incurring such indebtedness. Before any of said trust funds shall be delivered to the common council of said city in exchange for said certificates of indebtedness, the common council of said city, by resolution certified to by the mayor and clerk thereof, shall file with the secretary of state an acceptance of the provisions

of this act, and of the terms and limitations herein provided for.

Nothing in this act shall prevent the

City may pay more than stated yearly in-stallments.

made till cer-

are satisfied.

said commissioners of public lands from receiving, or the said city of Mineral Point from paying, in any one year, two or more installments of said principal sum, which may be loaned as above provided: provided, that Loan not to be tain judgments said commissioners of public lands shall not make said loan, or any part thereof, until two certain judgments against the town and city of Mineral Point, recovered by Henry C. Bowen, one for twenty thousand fortyeight and fifty-five one-hundredth dollars, in the circuit court of the United States for the western district of Wisconsin, September 18th, 1872, and the other for three thousand five hundred and eighty-two and fifty one-hundredth dollars, in the circuit court of the United States for the eastern district of Wisconsin, April 20th, 1870, be satisfied and discharged by the owner thereof.

> Section 6. This act shall take effect and be in force from and after its passage and publication.

Approved January 30, 1879.

[No. 1, A.]

Section 5.

[Published February 5, 1879.]

CHAPTER 5.

AN ACT to authorize the county of Shawano to borrow money.

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

Commissioners purpose.

The commissioners of public lands are Section 1. may loan trust hereby authorized to loan a portion of the trust funds of this state, not exceeding fifteen thousand dollars, to the county board of supervisors of the county of Shawano, in this state, for the purpose of constructing a jail and court house, and the said board of supervisors is bereby authorized to borrow a sum, not exceeding fifteen thousand dollars, of said commissioners, and to issue to said commissioners, certificates of the Said indebtedness shall indebtedness so contracted. bear interest at the rate of seven (7) per cent. per annum; and said interest shall be paid annually, together with not less than one-tenth of the principa

sum, after the first ten years, until the whole is

Supervisors may borrow.

Rate of interest; how prin-cipal paid.

paid.