

ness to be paid by the said town of Hayward, and the said town of Hayward shall pay its said proportion so ascertained and certified to, with the interest due thereon, at such time or times as the same may become payable by the terms of the contracts made by such old towns or their officers. And said town of Hayward shall annually levy a tax, in addition to all other taxes imposed for such year, to be strictly applied to the payment of such indebtedness and the interest thereon, the money raised thereby shall be kept as a separate fund, and paid over to the county treasurer of Sawyer county, and by him paid over at the same time and in the same manner as the county apportionment aforesaid.

SECTION 14. The said county of Sawyer shall constitute and be a part of the ninth (9) congressional district, the eleventh (11) senate district and the assembly district comprising the counties of Ashland, Lincoln, Price and Taylor. Political districts.

SECTION 15. This act shall take effect and be in force from and after its passage and publication.
Approved March 10, 1883.

[No. 93, S.]

[Published March 13, 1883.]

CHAPTER 48.

AN ACT to legalize the acts of the executive committee of the school board of directors of the town of Polar, Langlade county, and the several subdistrict clerks constituting said board of directors.

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

SECTION 1. The acts of the executive committee of the school board of directors of the town of Polar, Langlade county, and the several subdistrict clerks constituting said board of directors, in the matter of holding over and continuing in office at the annual meeting of said board of directors, and at the several subdistrict annual elections for the year 1882, are hereby declared legal and valid, and the members of said executive committee and the several subdistrict clerks are hereby declared the legal school officers for said town of Polar for the school year of 1883. Acts legalized.

SECTION 2. The election of a secretary by said school board of directors, to fill vacancy in the executive committee of said board, is hereby declared Declared valid.

legal and valid, and said secretary is hereby invested with all the official privileges and powers possessed by his predecessor in office.

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

Approved March 10, 1883.

[No. 52. S.]

[Published March 13, 1883.]

CHAPTER 49.

AN ACT to simplify appeals to the supreme court.

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

Simplifying
appeal to
supreme court.

SECTION 1. A party appealing to the supreme court in a civil action, may embrace in one appeal two or more orders, with or without the judgment, provided such orders are appealable and the time allowed for appealing from them has not expired. The appellant in his notice of appeal shall designate with reasonable certainty, the orders and judgment appealed from, or from what part of either of them he appeals. But one undertaking shall be necessary and shall be in the terms prescribed by section 3052 of the revised statutes, except where the sum or effect of an undertaking is required by the provisions of law to be fixed by the court or judge, in which case the undertaking shall be in accordance with said provisions.

SECTION 2. If the appellant shall succeed in his appeal in whole or in part, he shall be allowed his costs, unless the supreme court in its discretion should determine otherwise.

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

Approved March 10, 1883.