treasurer or sheriff holding the same, a new roll shall be prepared in like manner, and with like warrant as the first, and delivered to such treasurer or sheriff, who shall complete the collection of the taxes and return such new tax roll in the manner provided for the original tax roll.

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

Approved April 8, 1889.

[No. 127, S.]

[Published April 9, 1889.[

CHAPTER 287.

AN ACT to amend sections 13 and 19, of chapter 377, of the laws of 1885, entitled, "An act to establish a state public school for dependent and neglected children; to appropriate certain sums of money therein named."

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

Amending sec. 18, ch. 877, laws 1885, state public school.

SECTION 1. Section 13, of chapter 377, of the laws of 1885, is hereby amended so as to read as follows: Section 13. As soon as the state public school buildings are ready for the admission of inmates, and whenever inquired of by the superintendents of the poor of any county, or of the town board of supervisors of any town in counties where the county poor system has not been adopted, and whenever there is room for one or more children in said school from any county, it shall be the duty of the superintendent of said school to notify the superintendents of the poor of such county, or the supervisors of said towns, how many children they can send to said school, that whenever there are more admissible children in the several counties, including those towns not having the county poor system, than can be so received in said school, it shall be the duty of the superintendent of said school to divide such admissions pro rata among the counties, according to the number of dependent children in each

at the time of such admission, giving preference to counties of the same or larger population that have had less admitted into said school; that whenever the superintendents of the poor of any county, or the supervisors of any such town shall be informed by the superintendent said school that any dependent children from their county or town can be admitted into said school, it shall be their duty to forward them to said school, as provided in this act, as soon as practicable; that the expense of transportation of children to said Expense of transportation school, pursuant to law, and the expense of re- and return to turning any of said children to their counties or be paid by towns, after their admission by said board of supervision, as improper inmates of said school, shall be paid by the county in which such inmate is a legal resident, in the same manner as the cost for conveying inmates to the industrial school at Waukesha are now audited and paid, unless the county board shall otherwise provide.

SECTION 2. Amend section 19, of said act, so as Amending sector read as follows: Section 19. That the state of children, board of supervision is hereby authorized to con-proceedings for board to sent to the adoption of any child who shall be-consent. come an inmate of said institution, by any person or persons, pursuant to the provisions of law; and such consent, when given in writing, shall have the same force and effect as if given by the parent or parents of such child. Such written consent shall be in duplicate, and one copy shall be filed with the secretary of such board of supervision and the other delivered to the county judge or other officer before whom the application for the adoption of such child is pending, to be by him filed with the records and papers relating to such proceedings, and that on such adoption the said board of supervision shall cease to be the guardian of the child so adopted.

SECTION 3. This act shall take effect and be in force from and after its passage and publication. Approved April 8, 1889.