take possession of said colt without process at any time, in case the price agreed upon for such services remains unpaid, and sell the same at public auction upon ten days' notice, to be posted in at least three public places in the town where such owner resides, and apply the proceeds of such sale to the payment of the amount due for such services and the expenses of such seizure and sale, returning the residue, if any, to the party entitled thereto.

Section 2. This act shall take effect and be in force from and after its passage and publication. Approved April 17, 1889.

[No. 315, A.]

[Published April 20, 1889.]

CHAPTER 469.

AN ACT to appropriate to Grant county the sum of money hereinafter set forth.

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

SECTION 1. There is hereby appropriated to Appropriation Grant county any money in the general fund to Grant county to pay not otherwise appropriated, the sum of two amount due for maintenance of four the same being the aggregate and full amount patients. of four judgments for costs in favor of said county against said state rendered in the circuit court of said Grant county at its September term, 1884, in the matter of the appeal by said county from the judgments and orders of the board of supervision of Wisconsin charitable, reformatory and penal institutions, made on April 30, 1884; said judgments and orders denying the petition of said county for the payment of money to said county, and paid by it to the state, for maintenance at Mendota, of Ring, Richards, Foster and Pedro, four insane patients, chargeable to the state at large, from May 12, 1879, to September 30, 1882.

SECTION 2. This act shall take effect and be in force immediately after its passage and publication.

Approved April 17, 1889.

[No. 201, A.]

[Published April 27, 1889.]

CHAPTER 470.

AN ACT relating to the territory constituting school districts in Douglas county, Wisconsin, and to form the same into several school districts, and to confirm and legalize action heretofore taken in forming and organizing school districts from parts of said territory.

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

School districts in Douglas county, territory constituting.

SECTION 1. School districts originally known as school districts numbers one and two, of the town of Superior, and by operation of law afterwards becoming school district number one of the village of Superior, joint with the towns of Superior, Brule, Nebagamain and Gordon, and school district number two of the village of Superior, joint with the towns of Superior and Gordon, all in the county of Douglas, in the state of Wisconsin, are hereby dissolved, and the territory heretofore constituting said school districts numbers one and two is hereby formed into school districts named and composed as follows:

District No. 1, of the village of Superior, shall comprise all of fractional town forty nine, range thirteen, lot one, of section twenty-four, south half of section twenty four, sections twenty-five, twenty-six, thirty-five, thirty-six, in town forty-nine, north, range fourteen, and sections one, two, three, four, five, six, of town forty-eight, range

thirteen.

District No. 2, of the city of Superior shall comprise all the territory of fractional township fortynine, north of range fourteen west, except that included in district number one as above set forth,