additional animal, not to exceed ten cents; for any vehicle drawn by one horse, ox, or mule, not exceeding twenty-five cents; for a single horse, ox, or mule, not exceeding ten cents; and for a foot passenger, not exceeding ten cents; for all animals in droves of less than fifty in number, three cents each: and for all over fifty, two cents each; provided, that for hogs and sheep, not more than one cent each shall be charged.

SECTION 2. This act shall take effect and be in force from and after its passage and publi cation.

Approved March 30, 1897.

No. 106, S.]

[Published April 1, 1897.

CHAPTER 135.

AN ACT to amend section 1, chapter 311, laws of 1893, entitled, "An act to authorize cities operating under special charters, granted by the legislature, and containing a population of three thousand, or more inhabitants, to is-^{sue} corporate bonds for certain purposes."

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

SECTION 1. Section 1, of chapter 311, of the Cities of 3,000 laws of 1893, is hereby amended by adding a inhabitants or new subdivision at the end of said section, to special char-ters author-be numbered 13, reading as follows: "13. For ized to issue bonds. doing such dredging and docking and making such other harbor improvements as any such city can lawfully do or make, so that as amended, said section 1, will read as follows: Section 1. The common council of any city in-

bonds.

Т

corporated by and operating under a special charter granted by the legislature of this state, containing a population of three thousand inhabitants or more, as shown by the last state or national census, is hereby authorized to issue corporate bonds, payable in lawful money of the United States within twenty years from their issue, bearing interest payable annually or semiannually at a rate not exceeding six per cent. per annum, for the following purposes:

1. For the erection and construction of a city hall and the purchase of a site for the same.

2. For the construction and extension of waterworks, or the purchase of the same, and for constructing sewers, and for the improvement and maintenance of the same.

3. For the erection, construction and completion of school buildings, and the purchase of school sites.

4. For the purchase of sites for engine bouses, for fire engines and other equipments of the fire department, and for the construction of engine houses.

5. For the purchase of sites for police stations, and for the construction of buildings thereon for the use of the police department.

6. For the construction of viaducts, bridges, and for repairs of the same.

7. For the erection and construction of library and museum buildings, and the purchase of sites for the same.

8. For the establishment of public baths and hospitals, and the purchase of sites for the same.

9. For the purchase of lands for public parks and improvements thereof, and for the payment of purchase money and interest thereon which may be or become due for park lands already acquired or contracted for.

10. For permanently improving streets in such city, and for creating a fund out of which to advance the cost of repairs to sidewalks, in anticipation of the collection of special assessments for such cost of repairs by the treasurer of such city.

For city hall and site.;

For waterworks and sewers.

For school buildings and sites.

For engine houses, fire engines, &c.

For police station.

For viaducts, bridges, &c.

For library and museum buildings.

For baths and hospitals.

For public parks, &c.

For improving steets and sidewalks.

11. For the construction or purchase of elector of electric or tric or gaslight plants for lighting streets and gaslight public buildings.

12. For refunding existing indebtedness.

13. For doing such dredging and docking Fordredging and making such other harbor improvements and docking. as any such city can lawfully do or make.

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

Approved March 30, 1897.

No. 275, S.]

[Published April 1, 1897.

CHAPTER 136.

AN ACT to amend section 2432, of Sanborn and Berryman's annotated statutes. relating to circuit courts.

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

SECTION 1. Section ,2432, of Sanborn and Circuit judge erryman's annotated statutes, is hereby court in an-Berryman's annotated statutes. amended so as to read as follows: "Section whon called 2432.Any circuit judge may hold court or perform any other judicial act in any other circuit than that for which he was elected or appointed, in case of the absence, sickness or other disability of any one of the judges, or upon the request of any other judge; and when there shall be a vacancy in the office of judge in any circuit, the governor shall appoint some circuit judge to hold any term fixed by law to be held in the circuit in which such vacancy exists, until such vacancy shall be filled. Whenever the causes at issue on the calendar at any term of

upon.

For refunding indebtedness.