LAWS OF WISCONSIN, 1905.

No. 35, A.]

[Published February 4, 1905.

CHAPTER 1.

AN ACT to amend section 4229 of the statutes of 1898, pertaining to the limitations of actions.

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

Six year limitation; fraud; adverse possession. Section 1. Section 4229 of the statutes of 1898 is amended so as to read as follows: "A civil action to recover a penalty or forfeiture accruing wholly or in part to the state must be commenced within six years after the cause of action therefor has accrued. Any action or proceeding begun by the attorney-general under the provisions of section 1214 of the statutes of 1898, as amended by chapter 315 of the laws of 1903, for the forfeiture of the rights, privileges and franchises of any railroad company or any person or persons operating a railroad within this state must be commenced within six years after such action or proceeding accrued. Any other action in favor of the state, whether created by statute or otherwise, must be commenced within ten years after the cause of action therefor has accrued. No cause of action in favor of the state for relief on the ground of fraud, whether in equity or at law, shall be deemed to have accrued until the discovery on the part of the state of the facts constituting the fraud. But no person can obtain a title to real property belonging to the state by adverse possession, prescription, or user unless such adverse possession, prescription, or user shall have been continued uninterruptedly for more than forty years.

Provisions; how applicable. Section 2. The provisions of this act shall apply to all causes of action herein embraced, as

well those which have already accrued as those which shall accrue hereafter, saving only from its operation those which are now barred by any statute of limitations in force at the time of the passage of this act.

Conflicting laws repealed. Section 3. All acts and parts of acts, whether general or special, in conflict with this act are hereby repealed.

Section 4. This act shall take effect and be in force from and after its passage and publication.

Approved February 3, 1905.

No. 46, A.]

[Published February 6, 1905.

CHAPTER 2.

AN ACT to provide for the enrollment of laws, resolutions and memorials.

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

Enrolled bills; resolutions; memorials; how printed. Section 1. There is hereby enacted a new section of the statutes of 1898, known as section 320b, to read as follows: Section 320b. In place of the enrollment of bills, joint resolutions and memorials, as now practiced, each bill, joint resolution and memorial, upon its final passage, before being presented to the governor for approval, shall be printed by the state printer upon 40 pound ledger medium paper, the size of paper to be nine by cleven and one half inches, the printed page six by eight and one half inches, and the matter set in fourteen point roman type.

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

Approved February 4, 1905.