be published in a daily paper printed in such town, city or village at least three times successively, and where there is no such daily paper published, at least once in a weekly paper published in such town, city or village. If there be no paper published in the town, village or city in which the premises are situated, then three copies of the application shall be posted by such clerk in three conspicuous places in such town, village or city, one of which notices shall be posted in such town, village or city hall. At the time of filing such application the applicant shall pay to the town, village or city clerk the sum of sixty cents per folio for the first insertion and thirty-five cents per folio for each subsequent insertion to pay for such publication.

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

Approved May 26, 1909.

No. 232, A.]

[Published May 27, 1909.

CHAPTER 191.

AN ACT to amend sections 1457, 1458 and 1466 of the statutes, relating to the state board of agriculture.

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

SECTION 1. Sections 1457, 1458 and 1466 of the statutes are amended to read: Section 1457. The members of said board shall * * out of any funds set apart for their use by the state or otherwise received by them, * * while in attendance upon meetings of the same, be allowed only their actual expenses, but in case that members are chosen superintendents of departments in state fair work, any such superintendent may be allowed not to exceed five dollars per day and reasonable expenses while actually and necessarily engaged in such work, the time to be devoted to such service to be fixed by majority vote of the board.

Section 1458. Said board shall hold its annual meeting on the first Tuesday of * * February, and at such meeting shall elect one of its members as president and one as vice-president, and some person not a member as secretary, who shall hold his office for one year unless he is sooner removed by the board. The state treasurer shall be ex-officio treasurer of the board. Such officers shall perform such duties as usually pertain to such offices and such as the board may direct.

Section 1466. The principal officers of the state board of agriculture, the northern Wisconsin state fair and of any county agricultural or industrial society shall have full jurisdiction and control of the grounds on which such board or society may exhibit, and all the streets and alleys and other grounds adjacent to the same during all such exhibitions, so far as may be necessary to exclude therefrom all other exhibitions, booths, stands or other temporary places for the retail or sale of any kind of spirituous or fermented liquors or other articles that they might deem objectionable. The president, or, in his absence, any vice-president acting in his stead, may appoint at any time any necessary policemen to assist in preserving the peace and enforce the regulations upon the ground and adjacent streets, who, for such purpose, shall have all the powers of a constable and be entitled to similar fees.

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

Approved May 26, 1909.

No. 28, S.]

[Published May 27, 1909.

CHAPTER 192.

AN ACT to create section 3072m of the statutes, relating to setting aside judgment or ordering new trial on appeal.

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

SECTION 1. There is added to the statutes a new section to read: Section 3072m. No judgment shall be reversed or set aside or new trial granted in any action or proceeding, eivil or criminal, on the ground of misdirection of the jury, or the improper admission of evidence, or for error as to any matter of pleading or procedure, unless in the opinion of the court to which the application is made, after an examination of the entire action or proceeding, it shall appear that the error complained of has affected the substantial rights of the party seeking to reverse or set aside the judgment, or to secure the new trial.

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

Approved May 26, 1909.