

ed, and on sufficient cause to suspend or remove them from office; to determine the amount of all salaries paid or to be paid by the institution; to regulate the course of instruction and prescribe and provide the books, subjects, authorities and apparatus to be used in the various departments; to keep a dissecting room or rooms and provide subjects therefor, and to have such further general powers not herein enumerated, and not inconsistent with the letter and spirit of this act, as are granted to corporations under the name of "general provisions," in chapter seventy-eight of the revised statutes of this state.

May be amended. SECTION 5. This act may at any time be altered or amended by the legislature.

SECTION 6. This act shall take effect from and after its passage.

Approved April 2, 1864.

CHAPTER 351.

[Published April 23, 1864.]

AN ACT to amend the act to incorporate the Wisconsin state telegraph company.

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

Name changed. SECTION 1. The corporate name of said company may be changed to "Northwestern telegraph co.," which name when assumed by the action of a majority of the stockholders representing a (a) majority of the stock, shall ever thereafter be its (a) corporate name and style, with all the liabilities and privileges incurred and held in and under its former corporate name and style.

Directors. SECTION 2. The Wis. state telegraph co. may increase the number of its directors to seven, and the directors shall choose from their own number a president and vice-president, also a treasurer and secretary, who shall be stockholders.

Capital stock. SECTION 3. The capital stock of the company may be increased from time to time as its lines of electric telegraph shall be extended, equipped and placed in

operation; and the amount per mile of stock issued shall be determined according to the relative value of its various lines in operation. No increase of stock, however, to be made except upon a majority vote of existing stock in its favor, at a meeting to be called by the board of directors to consider the subject especially, and every stockholder shall have written notice of such meeting.

SECTION 4. Said company may connect or consolidate its lines and interest with such other lines and interests as may be essential for facilitating and promoting magnetic electrical telegraphic communication, and on such terms as may be deemed mutually equitable. Connections.

SECTION 5. Section 7 of the act hereby amended is repealed, as also all other portions of said act inconsistent with the provisions of this act. Repeal.

SECTION 6. This act to be in force on its passage and publication.

Approved April 2, 1864.

CHAPTER 358.

[Published April 23, 1864.]

AN ACT to amend the articles of association of the Milwaukee and St. Paul railway company.

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

SECTION 1. The Milwaukee and St. Paul railway company shall have power to create and issue, in such manner and on such terms as it may deem expedient, one or more classes of preferred stock and special stock, and to make such agreements as it may deem proper with the respective holders thereof, as to the dividends thereon and the securities for such dividends, and to make such agreements as it may deem proper with the holders of any such special stock, for the appropriation of the net earnings of any portion of the railway which it may construct or otherwise acquire, or to the payments of dividends on such special stock as may be is- May issue classes of preferred and special stock.