

to the respective town clerks on or before the tenth day of June.

SECTION 6. The superintendent of farm institutes shall deposit, each year, with the state superintendent of public instruction, a sufficient number of copies of the farm institute bulletin to supply every public school library of the state with one copy of each edition of said bulletin, which bulletins the state superintendent shall send to the various town clerks who shall distribute them to the public school libraries of the schools in their respective towns, from which libraries the said bulletins shall be loaned in like manner and under the same regulations prescribed for the loaning of books from the public school libraries of the state.

Farm institute bulletins to be deposited with the districts.

SECTION 7. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

SECTION 8. This act shall take effect and be in force from and after its passage and publication.

Approved March 16, 1895.

No. 373, A.]

[Published March 19, 1895.

CHAPTER 48.

AN ACT to authorize the transfer of records to the proper county seats and to legalize the use of certified copies of such records for any and all purposes.

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

SECTION 1. Where a portion of the territory in any county in this state has been set off and made a part of another or different county, so that the original records of conveyances,

Regarding the custody of original records of divided counties.

affecting the title to lands so set off shall be and remain in such original county, it shall be lawful for the county board of supervisors of such new county, so formed, to authorize and direct the register of deeds of either the original or the new county to prepare a volume or volumes containing true and correct copies (with an entry in the margin of each conveyance showing the volume and page) of all such original records of conveyances, for recording in such new and proper county, and when such original records shall be so transcribed and compared by either of said registers of deeds, aforesaid, a certificate of such registers of deeds, or of either of them, shall be entered at the end of each transcribed volume under the hand and official seal of such register of deeds to the effect that he has carefully compared the same with such originals and that the foregoing are true and correct copies of such original records and of each and every part of the same as well as of the whole thereof. Thereupon such certified volume or volumes of records shall be placed in the office of the register of deeds of such new or proper county; and when so done such certified record or records shall have the same force and effect as such originals. And a copy of such certified records or of any of them shall be received in all courts and places as a copy of the original record.

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

Approved March 16, 1895.