

east shore of said river, and west of fractional lots one and two, in section five, township twenty-seven north, of range nine west, when the said Ira Mead shall have complied with the conditions hereinafter named.

Proof of ownership, &c.

SECTION 2. The said Ira Mead, or his legal representatives, shall, within one year from the date of the passage of this act, furnish satisfactory proof to said commissioners of his or their ownership of the land lying along the bank of said river nearest said island, and pay the state of Wisconsin for all land contained in said island, at the rate of one dollar and twenty-five cents per acre; the amount of said land to be ascertained from a certain plat and certificate of survey of said island, made by H. C. Putnam, county surveyor of Eau Claire county, and now on file in the office of the secretary of state, as a condition precedent to the obtaining of said conveyance.

Price.

SECTION 3. This act shall take effect from and after its passage and publication.

Approved March 22, 1862.

CHAPTER 132.

[Published March 27, 1862.]

AN ACT to vacate certain additions to the plat of La Crosse; also, to vacate certain village plats in La Crosse county.

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

Additions to La Crosse.

SECTION 1. The following additions to the late (*the*) village of La Crosse, to the city of La Crosse, and the village plats or additions thereto, in the county of La Crosse, are hereby vacated, viz.: "Lumberman's addition," "Central addition," "Railroad addition," "Pike and Company's addition," "Reynold's addition," "Durand and Hill's addition," "Reynold and Smith's addition," "E. S. B. Vail's (second) addition," "Farnham's addition," "Looney and Wright's addition," "Stoddard and Tyler's addition."

Other additions.

SECTION 2. The village plats of the village of Stevenstown, Northern addition to North La Crosse, and

“McCConnell and Whittlesey’s addition” to North La Crosse, all situate in La Crosse county, are hereby vacated.

SECTION 3. The lands upon which the said plats have been laid out, shall hereafter be appraised and assessed irrespective of subdivisions into blocks and parts of blocks, streets and alley-ways, and the assessors of said city and the assessors of the several towns in which said several plats are situate, are hereby authorized and required, on or before the first day of June next, to amend their respective assessment rolls in accordance with the provisions of this act. How land to be appraised.

SECTION 4. If any assessor referred to in the last preceding section, shall be absent, or for any other reason unable to comply with the provisions of this act, it shall be the duty of the common council of said city, and the board [boards] of supervisors of the several towns, to appoint a suitable person to appraise said lands and make and certify said amendment to the assessment roll. If assessor be absent, &c.

SECTION 5. This act is hereby declared a public act, and shall take effect from and after its passage.

Approved March 21, 1862.

CHAPTER 133.

[Published March 27, 1862.]

AN ACT to provide for the disposal and expenditure of the drainage fund moneys in Shawanaw county.

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

SECTION 1. That portion of the interest of the drainage fund which is due the county of Shawanaw for the year 1862, shall be paid over to the county treasurer of said county, at the same time with the money due to said county from the school fund for that year, and shall be paid out by said county treasurer, only on the order of the commissioners hereinafter mentioned, for said county, as hereinafter directed. Money to be paid to county treasurer.