section one, (1,) town forty-eight, (48,) range thirteen, (13:) and Minnehaha addition, in the south-west of south-west of section twenty-eight, (28,) town fortyeight, (48,) range thirteen, (13:) provided, however, that Proviso. any person owning a lot or lots in any of the aforesaid additions, for the purpose of sale, or paying taxes thereon, may describe such lots as heretofore, to wit: as lot-, of block-, in - addition to the town of Superior.

The lands upon which the said plats How said lands Section 2. have been laid out, shall hereafter be appraised and to be appraised assessed irrespective of subdivisions into blocks and parts of blocks, streets and alley-ways; and the assessors of Superior, and the assessors of the several towns in which said several plats are situated, 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.

SECTION 3. If any assessor referred to in the last 101d. 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 supervisors of the several towns to appoint a suitable person to appraise said lands, and make and certify said amendment to the assessment roll.

Section 4. This act is hereby declared a public act, and shall take effect from and after its passage.

Approved February 21, 1863.

CHAPTER 16.

[Published February 24, 1863.]

AN ACT to authorize the entry of judgments in actions brought against persons charged as jointly liable.

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

SECTION 1. Whenever it shall appear on the trial Judgments may of an action on contract against several defendants, be rendered against defendants to be charged as jointly liable, that such con- ants jointly liable. tract was made by either or any of such defendants. ble.

and not by all of them, the court may render judgment against such of the defendants as are proved on such trial to be jointly liable, upon any such contract, to the plaintiff or plaintiffs in said action.

When judgment may be rendered against plaintiff for costs.

Section 2. If on any such trial, no cause of action shall be established against either or any such defendants, such defendants shall be entitled to a judgment against the plaintiff in said action for costs, unless for good cause the court shall otherwise determine.

This act shall take effect and be in force Section 3.

from and after its passage and publication.

Approved February 21, 1863.

CHAPTER 17.

[Published February 24, 1863—republished March 2, 1863.]

AN ACT to authorize certain parties to be sworn and examined as witnesses in their own behalf.

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

Owners, agents, vessels may be eworn as witness in their own behalf.

SECTION 1. In all actions against any ship, boat or ac, of ships and vessel, now pending or which may hereafter be brought in any of the courts of this state, the owner, agent, consignee, master or other person interested in said ship, boat or vessel, appearing and defending in such action, as well as the plaintiff or plaintiffs, may be examined as a witness in his, her or their own behalf, upon the trial of any such action, in like manner as in actions between individuals; and in all such cases the plaintiff or plaintiffs shall give the notice of the intended examination of a party in his own behalf, to the party or parties appearing and defending in behalf of Where the examination of such ship, boat or vessel. the party defending is intended, he shall give like notice to the party plaintiff. In either case the notice shall be the same as is required by the laws of this state, and may be served upon the party or his attorney.

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

Approved February 21, 1863.

Notice.