plements kept in stock by him; or any butcher for

selling or peddling his meat.

Section 2. This act shall take effect and be in force from and after its passage and publication. Approved April 3, 1885.

[No. 328, A.]

[Published April 10, 1885.]

CHAPTER 264.

AN ACT to amend section 1024, of the revised statutes, relating to the registration of deaths, births and marriages.

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

Registration of Section 1. Section 1024, of the reviseu scaulues, deaths, births and marriages is hereby amended by adding thereto, the following: "And in counties having a population of more than one hundred thousand inhabitants, in which there is a health officer or health commissioner who is authorized by law to issue burial certificates upon the certificates of the physician, surgeon or other professional person who shall be in attendance professionally at the time of the death of any person, the said health officer or health commissioner shall, if such physician, surgeon or other professional person shall fail to return said certificate to the register of deeds, within said thirty days, file in the office of the register of deeds of the county in which such death shall occur, and within forty-eight hours after the expiration of said thirty days, a certificate containing the facts set forth in the certificate filed in the office of the health commissioner by the physician, surgeon or other professional person who shall have professionally attended such deceased person, and such health officer or health commissioner shall receive from the county in which such death shall occur, the same fee for filing such certificate with the register of deeds, as is now provided by law to be paid to the attending physician or surgeon for making his return to such register of deeds.

Section 2. All acts and parts of acts conflicting with the provisions of section 1024, of the revised statutes as amended hereby, are hereby repealed.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 3, 1885.

[No. 68, A.]

[Published April 10, 1885.]

CHAPTER 265.

AN ACT to provide for the collection of highway and sidewalk taxes in villages embracing parts of two or more towns.

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

SECTION 1. Every village in this state which Respecting shall embrace parts of two or more towns, sidewalk taxes. whether such village be incorporated under general law or special law, or both, shall constitute a separate road district. No part of the streets or highways of any such village shall be in any road district established by the town board, nor be under the control of town officers; but all bridges in such villages shall be built, maintained and repaired by the town in which the same are situated.

SECTION 2. The village board of every such village board village shall, at the time of determining the amount of corporation taxes to be levied and as-corporation taxes. sessed on the taxable property in such village for the current year, pursuant to the provisions of section 914, of the revised statutes, by resolution to be entered of record, determine the amount of highway tax to be levied and collected in such village for the current year, which shall not exceed, in any one year, one-tenth of one per centum of the assessed valuation of such property, and shall in said resolution, determine the relative proportion of said highway tax to be assessed upon the several parts of towns embraced in such village, according to the proportion established for corporation taxes for said year.