relieve such owner or keeper from liability for any damage committed by an animal of the enumerated class, upon the enclosed premises of an adjoining owner," so that said section, as amended, shall read as follows: "Section 1482. No stallion over one year old, nor bull over six months old, nor boar nor ram, nor billy goat over four months old shall run at large; and if the owner or keeper shall, for any reason, suffer any such animal so to do he shall forfeit five dollars to the person taking it up and be liable in addition for all damages done by such animal while so at large, although he escapes without the fault of such owner or keeper; and the construction of any fence enumerated in section 1390 shall not relieve such owner or keeper from liability for any damage committed by an animal of the enumerated class upon the enclosed premises of an adjoining owner."

Conflicting laws repealed. Section 2. All acts or parts of acts conflicting or inconsistent with the provisions of this act are hereby repealed.

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

Approved March 16, 1903.

No. 30, S.]

[Published March 17, 1903.

CHAPTER 15.

AN ACT enabling married women to assign or otherwise dispose, of their interests in policies of life insurance.

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

Married women may assign insurance policy. Section 1. Any married woman may, with the written consent of the person effecting the insurance, assign, encumber or dispose of any right, title or interest she may have in, to or under any policy of life insurance, whether on the life of herself or of her hus-

band, or of any other person, and whether such policy be expressed to be for the benefit of or assigned or made payable to such married woman, or any 'trustee for her, in the same manner and with like effect as if she were unmarried.

To whom applicable. Section 2. The provisions of this act shall apply to all insurance on lives, whether effected before or after the passage of this act, but shall not apply to assignments thereof heretofore made.

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

Approved March 16, 1903.

No. 17, S.]

[Published March 17, 1903.

CHAPTER 16.

AN ACT relating to physicians' fees in insanity matters, and amendatory of section 585d of the statutes of 1898.

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

Fees of judge and physicians; expense, how paid. Section 1. Section 585d of the statutes of 1898 is hereby amended by inserting after the word "appointment," in the ninth line of said section the following: "and in any contested matter arising under this chapter a fee of four dollars for each day he may be required by the county judge to attend before him on such examination," so that said section as so amended shall read as follows:

Section 585d. "The county judge, except of Milwaukee county, shall receive a fee of five dollars for the hearing of an application to commit a person alleged to be insane, which fee shall include the making of necessary copies of the order to commit such person and the commitment papers, together with the certificate required by section 585c, when the insane person is committed to the county asylum; and each of the examining physicians shall receive a fee of four dollars for his ex-