

No. 474, A.]

[Published June 21, 1907.

CHAPTER 262.

AN ACT to amend section 1831a, statutes of 1898, relating to spurs of railways to mills, etc.

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

SECTION 1. Section 1831a, statutes of 1898, is amended to read:

* * * * *

Approved June 19, 1907.

(In effect July 1, 1907.)

No. 474, A.]

[Published June 21, 1907.

CHAPTER 263.

AN ACT to amend section 4375 of the statutes relating to assault and theft, being armed.

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

SECTION 1. Section 4375 of the statutes is amended to read:

* * * * *

Approved June 19, 1907.

(In effect July 1, 1907.)

and the amount recovered shall belong and be paid over to the husband or widow of such deceased person, if such relative survive him or her; but if no husband or widow survive the deceased, the amount recovered shall be paid over to his or her lineal descendants and to his or her lineal ancestors in default of such descendants; *but if no husband or widow or lineal descendant or ancestor survive the deceased, the amount recovered shall be paid over to the brothers and sisters;* and in every such action the jury may give such damages, * * * *not exceeding ten thousand dollars, as they may deem fair and just in reference to the pecuniary injury resulting from such death to the relatives of the deceased specified in this section.*

(Ch. 581, 1907.)

Renewal of surties upon becoming insufficient and effects thereof. SECTION 4281m. If any bail bond, recognizance, undertaking or other bond or undertaking given in any civil or criminal action or proceeding, shall become at any time insufficient, the court or judge thereof, justice of the peace or any magistrate before whom such action or proceeding is pending, may, upon notice, require the plaintiff or defendant, as the case may be, to give a new bond, recognizance or undertaking. Every person becoming surety on any such new bond, recognizance or undertaking shall be liable from the time the original was given, the same as if he had been the original surety. If any person shall fail to comply with the order made in such case the adverse party shall be entitled to any order, judgment, remedy or process to which he would have been entitled had no bond, recognizance or undertaking been given at any time.

(Ch. 213, 1907.)

Assault and theft, being armed: fifteen years prison maximum. SECTION 4375. Any person who shall assault another and shall feloniously rob, steal or take from his person any money or other property which may be the subject of larceny, such robber being armed with a dangerous weapon, with intent, if resisted, to kill or maim the person robbed, or being so armed, who shall wound or strike the person robbed, shall be punished by imprisonment in the state prison not * * * less than three years nor more than fifteen years.

(Ch. 263, 1907.)