No. 991, A.]

[Published May 5, 1913.

CHAPTER 166.

AN ACT to appropriate to the commissioners appointed pursuant to chapter 419 of the laws of 1903 a sum of money therein named for completing the system of levees on the Wisconsin river in the counties of Columbia and Sauk, in the vicinity of Portage.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. For the purpose of completing the work on the system of levees on the Wisconsin river in the counties of Columbia and Sauk, in the vicinity of Portage, commenced under chapter 5, laws of the special session of the legislature for the year 1912, there is hereby appropriated to the commissioners appointed pursuant to chapter 419 of the laws of 1903, from the drainage fund. the sum of twenty-five thousand dollars, said sum to be in addition to all other sums heretofore appropriated for said purpose. There having been heretofore paid into the general fund from the proceeds of the sale of swamp and overflowed lands a sum of money in excess of the amount herein appropriated, the state treasurer is directed to transfer to the drainage fund from the general fund the sum of twenty-five thousand dollars. The provisions of chapter 5, laws of 1912. above referred to, shall govern the appropriation made by this section.

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

Approved May 2, 1913.

No. 126, S.]

[Published May 5, 1913.

CHAPTER 167.

AN ACT to create subdivision (e) of subsection 2 of section 1958 of the statutes, relating to fraternal benefit societies.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is added to subsection 2 of section 1958 of the statutes a new subdivision to read: (Section 1958). (e) Provided that this section shall not be construed to prevent the organization of a society, and its transaction of business, on a plan set forth in the contract which provides for sufficient contributions by each member in each year to pay his share of the actual death claims of the year through the collection of assessments graded according to the aforesaid mortality table, or to any

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other mortality table recognized by law, without any reserve, or with such reserve as may accumulate from overpayments of individual members, in which case each member shall each year be informed of his credit and of the charge for his cost of insurance.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 2, 1913.

No. 227, S.]

[Published May 5, 1913.

CHAPTER 168.

AN ACT to amend section 1494—31, subsection 1 of section 1494—32, section 1494—32m, subdivision (2) of subsection 1 of section 1494—33, and sections 1494—34, 1494—35, 1494—36 and 1494—37, relating to stallion enrollment.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1494—31, subsection 1 of section 1494— 32, section 1494—32m, subdivision (2) of subsection 1 of section 1494—33, and sections 1494—34, 1494—35, 1494—36 and 1494—37 of the statutes are amended to read:

Section 1494—31. No person, firm or company shall use or offer for use for public service in this state any stallion *** * *** unless and until he shall have caused the name, description and pedigree of such stallion *** * *** to be enrolled by the department of horse breeding, of the college of agriculture, of the university of Wisconsin, and shall have procured a certificate of such enrollment from said department. *** ***

The word "stallion" wherever used in this act shall be construed to include the word "jack."

(Section 1494-32) 1. In order to obtain the en rollment certificate provided for in sections 1494-31 to 1494-39, inclusive, the owner of each stallion * * * shall have the said stallion examined in a careful and thorough manner by a legally qualified veterinarian who shall charge for this service a just and reasonable fee not in excess of five dollars for each stallion examined, and shall forward to the department of horse breeding, two dollars and an affidavit of soundness signed by the said legally qualified veterinarian, on a blank form furnished by said department, together with the original studbook certificate of registry of the pedigree of the said stallion and any other necessary papers * * * required to prove his breeding, *identity* and ownership. * * * . It is further provided that in cases of emergency the department of horse breeding is authorized to grant temporary certificates of enroll-