

No. 115, A.]

[Published May 8, 1917.]

## CHAPTER 168

AN ACT to amend subdivision (2) of section 768 and section 772 of the statutes and to create section 772m relating to the county surveyor, and providing a penalty.

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

SECTION 1. Subdivision (2) of section 768 of the statutes is amended to read: (Section 768) (2). To make a record of \* \* \* *all corners set and the manner of fixing the same and of all corrected bearings and the distances of all courses run*, of each survey made by him or his deputies in record books kept therefor, and to so arrange or index the same as to be easy of reference and to file and preserve in his office the original field notes and calculation thereof. *Within ten days after completing any survey the county surveyor shall make a true and correct copy of the foregoing record, in record books to be furnished by the county and kept on file in the office of the county clerk.*

SECTION 2. Section 772 of the statutes is amended to read: Section 772. The surveyor and his deputies may demand and receive the following fees, except it be otherwise agreed upon with the parties employing them, to wit:

For each day's service, \* \* \* *five dollars*; provided, however, that the county boards of the several counties in the state may at any annual meeting fix the per diem to be paid at a greater sum. \* \* \*

For each mile traveled in going from his office to the place of rendering service and returning, *ten cents*.

For plat and certificate, except town plats, *fifty cents*.

For recording a survey, *fifty cents*.

For each chainman and marker necessarily employed, \* \* \* *not less than two dollars* per day, unless they be furnished by the person for whom the survey is made.

For making a copy, *ten cents a folio and twenty-five cents* for his certificate.

SECTION 3. There is added to the statutes a new section to read: Section 772m. Any county surveyor who fails or refuses to perform any duty required of him by law shall be punishable by a fine of not less than twenty-five dollars nor more than fifty dollars for each such failure or refusal.

Section 4. This act shall take effect upon passage and publication.

Approved May 3, 1917.