

covered by such mortgage is located for a certificate of the termination of either such tenancy and of his survivorship. Upon such application the same proceedings shall be had, and a similar certificate issued as is provided in section 230.47 (2070a) and with like effect.

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

Approved June 10, 1925.

No. 244, A.]

[Published June 15, 1925.]

CHAPTER 309.

AN ACT to amend subsection (2) of section 146.07, sections 192.23, 192.28, 192.30, 192.69, and subsection (1) of section 195.14 of the statutes, relating to the duties of railroads and providing penalties.

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

SECTION 1. Subsection (2) of section 146.07, sections 192.23, 192.28, 192.30, 192.69, and subsection (1) of section 195.14 are amended to read as follows: (146.07) (2) No railroad car in which any passenger is permitted to ride for more than ten miles of continuous passage in one general direction shall be operated unless there is provided for every passenger therein, at all times during such operation, opportunity to obtain free of charge a paper drinking cup not theretofore used by any person. *Such drinking cups shall be kept in a clean, conspicuous and convenient place at or near the drinking fountain in each such car.* Any owner or manager or person in charge who shall fail to comply herewith shall forfeit not less than twenty-five nor more than one hundred dollars for every day or part of day of such failure, *to be recovered in an action to be brought by the attorney-general in the name of the state of Wisconsin. The provisions of this section shall be enforced by the railroad commission.*

192.23 Every railroad corporation shall provide and constantly keep in some conspicuous and easily accessible place on the inside and outside of every car used for the transportation of passengers on its road an axe, with a handle, and a handsaw,

both ready for use; and for neglect or failure so to do shall forfeit twenty-five dollars for each day such neglect or failure shall continue, *to be recovered by the attorney-general in the name of the state of Wisconsin.* Every corporation operating any railroad in this state shall keep each and every turntable belonging to or used by it constantly and securely locked at all times except when such table is in actual use or is attended by an employe of such corporation; and any corporation failing so to do shall forfeit twenty-five dollars for each offense, *to be recovered by the attorney-general in the name of the state of Wisconsin. The railroad commission shall enforce the provisions of this section.*

192.28 Every railroad corporation shall erect and maintain *such* sufficient guards or blocks at the front and rear of every frog and of every guard rail in its track, and *such* sufficient safety clamps or other devices on every mainline switch, as in either case the railroad commission shall prescribe or approve. If any such corporation, its officers, agents or servants shall violate or fail to comply with any of the provisions of this section or fail to sufficiently guard such frogs or guard rails, it shall, for each and every such violation or failure, forfeit not less than fifty dollars nor more than five hundred dollars, one-half to the person prosecuting, and shall in addition be liable to the person injured for all damages sustained thereby, whether such person shall be a servant or agent of such corporation or not, and notwithstanding such violation or failure shall arise or occur through the negligence of some other agent or servant thereof.

192.30 For each wilful violation of the provisions of section 192.29 in failing to report or in making a false report, such corporation, company or person, so neglecting or so refusing to comply with the provisions of section 192.29, shall forfeit and pay the sum of twenty-five dollars, together with all taxable costs, to be recovered in a civil action to be prosecuted by the *attorney-general or the prosecuting attorney of the county in which the neglect or refusal occurs, in the name of the state of Wisconsin, which shall be paid over to the county in which such proceedings are had, and shall be a part of the common-school fund.*

192.69 (1) It shall be unlawful for any railroad company in this state to cause, allow, or permit any mail, mail-apartment,

express, baggage or passenger car or coach constructed principally of wood, *unless the same has steel underframing or steel center sills of strength equal to that of steel underframing*, to be used or drawn in any passenger train between the engine and any two or more steel cars or coaches, or other cars or coaches of substantially the same weight as steel passenger cars or coaches, included in any such train run or operated wholly between points in this state after January 1, 1914; provided, that the railroad commission of Wisconsin may further extend the time upon application of any railroad company so affected for good cause shown.

(2) Any railroad company violating the provisions of this section shall * * * *forfeit* not less than two hundred dollars nor more than two thousand dollars, *to be recovered by the attorney-general in the name of the state of Wisconsin. The railroad commission shall enforce the provisions of this section*

(195.14) (1) It shall be unlawful for any steam railroad company engaged in the transportation of passengers or freight of any kind whatsoever to run or attempt to run any passenger or freight train upon which passengers or employes may ride or travel that is not equipped with at least one medical emergency case which shall contain the following specified articles: Two gauze bandages and two triangular pieces of gauze eighteen inches wide, and one pound of absorbent cotton. *Such medical emergency case shall be at all times kept in a definitely fixed, convenient and accessible place on such train.*

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

Approved June 10, 1925.

No. 222, A.]

[Published June 15, 1925.

CHAPTER 310.

AN ACT to amend subsection (5) of section 226.02 of the statutes, relating to the filing of amendments by foreign corporations. *The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Subsection (5) of section 226.02 of the statutes is amended to read: (226.02) (5) All amendments to the articles