

Chicago & Northwestern Railroad company the sum of one thousand six hundred sixty-four dollars and fifty cents to satisfy judgments for costs rendered in favor of said companies against the State of Wisconsin in the Cab Curtain cases reported in 272 U. S. 605.

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

Approved August 9, 1929.

No. 744, A.]

[Published August 10, 1929.

CHAPTER 378.

AN ACT to permit and regulate parking of automobiles of state officials and state employes at the state capitol at the curb on the capitol park sides of the four streets surrounding the capitol square.

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

SECTION 1. All state officials and state employes including members of the legislature, while on official business at the state capitol, shall have the right to park their personally owned or state owned automobiles at the curb on the capitol park side of the four streets surrounding said capitol park when they have attached to them metal tags furnished by the superintendent of public property. Such automobiles shall not be subject to any police or city ordinance of the city of Madison limiting the length of time which automobiles can be so parked in such public streets in said city.

SECTION 2. It shall be the duty of the superintendent of public property to furnish suitable metal tags for that purpose to all state officials and state employes at the state capitol, including members of the legislature, for their personally owned or state owned automobiles.

SECTION 3. The superintendent of public property shall have the power to prescribe regulations, not inconsistent with this act, governing the parking of automobiles in the four driveways leading in to the capitol and to designate areas therein where parking may be prohibited; provided, however, that space shall be specifically assigned as a parking area for the cars of members of the legislature during regular and special sessions.

SECTION 4. It shall be unlawful for any person other than the state officials or state employes, including members of the legislature, to whom issued, to use any used metal tags for that purpose and any person violating the provisions of this act shall be subject to a fine of not exceeding twenty-five dollars or by imprisonment in the county jail for not exceeding ten days.

It shall be unlawful for any person not given parking privileges under this act to park automobiles in the four driveways leading into the capitol and any person violating the provisions of this act shall be subject to a fine of not exceeding ten dollars.

SECTION 5. This act shall take effect upon passage and publication.

Approved August 9, 1929.

No. 818, A.]

[Published August 10, 1929.

CHAPTER 379.

AN ACT to create section 59.225 of the statutes, relating to furnishing of arms and ammunition to sheriffs and their deputies. *The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. A new section is added to the statutes to read: 59.225 The county board of any county may furnish its sheriff, undersheriff and deputy sheriffs with the necessary arms, ammunition, gas bombs and gas sticks for the carrying out of their respective duties, such arms, ammunition; gas bombs and gas sticks to remain the property of the county.

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

Approved August 9, 1929.