

dred lots or fractional part thereof, twenty-five dollars, and for each additional two hundred lots or fractional part thereof, five dollars.

(11b) For registering any marriage, birth or death certificate, when recorded into regular bound volumes, *or filed in special filing cases, securely locked*, twenty cents, otherwise ten cents, to be paid by the county in cases where the certificate or proof of such marriage, birth or death is presented for registration within one year after its occurrence; but otherwise twenty-five cents to be paid by the party procuring the registration.

SECTION 2. This act shall take effect January 1, 1932.

Approved June 19, 1931.

No. 682, A.]

[Published June 20, 1931.]

CHAPTER 289.

AN ACT to repeal subsection (10) of section 60.45 and subsection (7) of section 61.25 and to amend subsection (9) of section 60.45 and section 60.47 of the statutes, relating to duties and fees of town and village clerks.

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

SECTION 1. Subsection (10) of section 60.45 and subsection (7) of section 61.25 of the statutes are repealed.

SECTION 2. Subsection (9) of section 60.45 and section 60.47 of the statutes are amended to read: (60.45) (9) To have the custody and to safely keep all accounts, oaths of office, bonds, chattel mortgages, *if not transferred to the register of deeds' office*, records, files, papers and property received from his predecessor or other persons and required by law to be deposited in his office, and all books, records and papers of the town not otherwise provided for by law, and to deliver all the same to his successor; and if the town board has provided a fireproof safe for his use, to keep therein all bonds, records, chattel mortgages, *if not transferred to the register of deeds' office*, books, papers and documents in his custody as clerk which the capacity of such safe will permit, and securely lock such safe at all times when it is not necessary that it be unlocked, and for each failure to so use and lock the same he shall forfeit to the town not less

than ten dollars nor more than one hundred dollars; he shall also permit any person with proper care to examine any such books, records and papers and make and certify a copy of any thereof when required, on payment of his fees therefor.

60.47 Every town clerk shall be entitled to receive from any person requiring his services the following fees therefor, viz.:

* * *

For recording any mark or brand, twelve cents.

For giving a certificate thereof, the same.

For making copies of any records or papers or any part thereof, when required, seven cents for each folio and twelve cents for a certificate that the same is a correct copy of said record or papers or the part thereof required.

SECTION 3. This act shall take effect January 1, 1932.

Approved June 19, 1931.

No. 705, A.]

[Published June 20, 1931.

CHAPTER 290.

AN ACT to amend subsection (10) of section 352.03 of the statutes, relating to the milk fat content of ice cream.

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

SECTION 1. Subsection (10) of section 352.03 of the statutes is amended to read: (352.03) (10) (a) Ice cream is a frozen product made from cream, or milk and cream, and sugar, and may contain added milk solids, added milk fat, eggs, natural flavoring, edible gelatin or harmless vegetable gum, and shall contain not less than * * * *thirteen* per cent of milk fat, nor more than one-half of one per cent of the said gelatin or gum, or a mixture of the said gelatin and gum. The volume of ice cream after being melted shall be not less than one-half the volume of the ice cream as manufactured and sold.

(b) Fruit ice cream is a frozen product made from cream, or milk and cream, sugar and sound, clean, mature fruit, and may contain added milk solids, added milk fat, eggs, natural flavoring, harmless color, edible gelatin or harmless vegetable gum, and shall contain not less than * * * *eleven* per cent of milk fat, nor more than one-half of one per cent of the said gelatin or