

[No. 509, A.]

[Published April 25, 1887.]

CHAPTER 323.

AN ACT relating to the record of deeds and other instruments for the conveyance of land.

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

What, sufficient
reference to
record entry of
deeds, etc.

SECTION 1. In all cases where, in entering for record any deed or other instrument of conveyance of land in any index required by law to be kept in the office of any register of deeds in this state, any register has entered, in the index-column provided for describing the land affected by such deed or other instrument the words "see record," or "see deed," or "see mortgage," or other instrument, as the case may be, such entry shall be held a sufficient reference to the record at large of such deed or other instrument, if the same be in fact recorded at large in the place referred to in such index.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 2, 1887.

[No. 434, A.]

[Published April 23, 1887.]

CHAPTER 324.

AN ACT to authorize the village of Marathon City to sell certain property.

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

Authorizing
sale of certain
tract of land in
village of Mar-
athon City.

SECTION 1. The village of Marathon City is hereby authorized to sell and convey all that part of the north half of the north-west quarter, and the north-west quarter of the north-east quarter of section seven, township twenty-eight north, of

range six east, not platted, and lying in the village of Marathon City.

SECTION 2. The president and the village clerk of said village of Marathon City, are hereby authorized to execute a proper deed of the premises above described. Deed, how executed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication. Approved April 2, 1887.

[No. 520, A.]

[Published April 30, 1887.]

CHAPTER 325.

AN ACT to amend section 1127, of the revised statutes, relating to the collection of returned personal property taxes.

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

SECTION 1. Section 1127, of the revised statutes, is hereby amended so as to read as follows: Amending section 1127, R. 8
 Section 1127. The sheriff to whom any such warrant shall be delivered, shall proceed in the same manner and with the same power to collect the unpaid taxes specified in the schedule or warrant as he would upon execution issued out of a court of record. And the county treasurer or any person in his behalf who is interested in the collection of said tax, may make the necessary affidavit for garnishee proceedings or attachment, and thereupon any competent court shall have jurisdiction of the same. Such affidavit need not state that such indebtedness or property is not exempt by law from sale on execution, but shall state that the indebtedness is for a delinquent personal property tax, instead of stating that it is on contract or judgment. Such affidavit may be amended as in other cases. In case any of such taxes shall be returned unpaid in whole or in part, the said treasurer may at any time within six years thereafter, bring an action