

Officers and jurors not to receive traveling fees as witnesses.

Witness to be in actual attendance to draw per diem.

SECTION 2. No person shall be entitled to receive a per diem or traveling fees as a witness while attending court as an officer or juror.

SECTION 3. No person shall be entitled to draw a per diem for attendance on court as a witness, unless such person shall have been in actual attendance on such court.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved March 4, 1868.

CHAPTER 95.

[*Published March 10, 1868.*]

AN ACT to require railroad companies receiving grants of land from the general government, to locate their roads and select their lands within a certain time specified.

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

Railroad companies must select lands within nine months.

SECTION 1. All railroad companies having lines of road within the limits of this state already located, to whom grants of land have been made by the United States, and which lands have not yet been selected, are hereby required to make such selections of all lands enuring to said railroads under the several acts of congress bestowing such grants respectively, within nine months from the date of the passage of this act.

Where line is not located must select within one year

SECTION 2. All railroad companies having lines of road within this state, not yet located and all such companies and corporations upon whom grants of land from the general government of the United States may have been bestowed by the legislature of the state of Wisconsin, are hereby required to cause the location of their respective roads and to select all land enuring to said roads, under the several acts of congress bestowing such grants, within one year from the date of the passage of this act.

Penalty for neglect to locate.

SECTION 3. Any railroad company violating or neglecting to comply with the provisions of this act,

shall forfeit the grant of land enuring to such company, and such lands shall forthwith revert to the state, and the charter of such company become forfeited: *provided, however*, that in case any of the selections made in good faith and pursuance of law by the companies shall be rejected by the commissioner of the general land office, said companies shall have such further time as may be absolutely necessary to select the remaining amount of lands they may be entitled to in lieu of such rejections: *provided*, that the provisions of this act shall not apply to the lands of the Sugar river valley railroad company, nor to the lands of the Portage and Superior railroad company.

SECTION 4. All acts and parts of acts inconsistent with this act are hereby repealed.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved March 4, 1868.

CHAPTER 96.

[*Published March 9, 1868.*]

AN ACT to amend chapter 204 of the general laws of 1859, entitled "an act to amend section fourteen of chapter one hundred and sixty-five of the revised statutes."

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

SECTION 1. Section two of chapter 204 of the general laws of 1859, is hereby amended so as to read as follows: "Section 2. Every person who shall break and enter in the night time or in the day time, any meeting-house, church, court house, town-house, college academy or other building, erected and employed for public use, and steal therein property not exceeding the value of twenty dollars, or who shall commit the crime of larceny in any dwelling-house, office, shop, bank, or warehouse, ship, steamboat, vessel, railroad freight car or passenger car, by stealing therein money or other property not exceeding the value of twenty dollars," Amended.