[No. 371, A]

[Published April 9, 1889.]

CHAPTER 295.

AN ACT to amend section 910, of the revised statutes of Wisconsin, relating to streets, etc., of villages not being in town road districts.

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

SECTION 1. Section 910, of the revised statutes, Amending second the state of Wisconsin, is hereby amended by statutes. inserting after the word, "village," in the eighth line thereof, the words, "upon any town road;" and by inserting after the word, "situated," in the ninth line thereof, the words, "the costs, charges and expenses of so building, maintaining, repairing and attending the same, and any damages arising therefrom, to be paid and borne by such town and village in proportion to the assessed value of the property in such town and village respectively, as equalized by the county board or the county equalizers;" so that said section when so amended shall read as follows: Section 910. No part of the streets or highways of any village shall be in any road district established by the town board, not be under the control of town officers. Nor shall the town be liable for any damages occasioned by any insufficiency or want of repair thereof; nor shall any highway taxes, nor any tax to pay any judgment recovered against a town for damages arising for any insufficiency or want of repairs of a highway, outside of such village, be levied in any village by any town; but all bridges in such village, (upon any town road,) shall be built, maintained and repaired by the town in which the same is situated. The costs, charges and ex-Bridges on penses of so building, maintaining, repairing and town road in attending the same, and any damages arising built, etc., by therefrom, to be paid and borne by such town and village in proportion to the assessed value of the charges, etc., how paid and borne. property in such town and village respectively, as borne. equalized by the county board or the county equalizers. No overseers of highways shall be elected in or for any such village, but the poll tax shall

be collected as hereinafter provided, and shall be expended on the streets, highways and public places governed by the village board, and officers of their appointment.

Section 2. All acts or parts of acts conflicting with the provisions of this act are hereby repealed, so far as they conflict herewith, and no

farther.

SECTION 3. This act shall take effect and be in force from and after its passage and publication. Approved April 8, 1889.

[No. 387, A.]

[Published April 9, 1889.]

CHAPTER 296.

AN ACT in relation to proof of title to real estate in criminal cases.

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

Proof of title to real estate, how made in criminal cases.

SECTION 1. In all criminal actions in which it is necessary for the state to prove that any person owns or has an interest in any real estate, a conveyance to such person of such real estate or an interest therein, so executed and acknowledged or proved as to be entitled to record, or the record of such conveyance or a certified copy of such record, or such proof of possession as would entitle a plaintiff to recover in an action for trespass, shall be received in all courts in this state as presumptive evidence that such person owned or had an interest in the real estate in question.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 8, 1889.