following: Every corporation operating any railroad in this state shall keep each and every turnturn tables table belonging to or used by such corporation locked except constantly and securely locked at all times except when such turn-table is in actual use or is attended by an employe of such corporation. And any corporation offending against the provisions of this section shall forfeit for each offense the sum of twenty-five dollars.

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

Approved April 18, 1889.

[No. 370, A.] [Published April 24, 1889.]

CHAPTER 517.

AN ACT to amend chapter 59, of the general laws of 1883, entitled. "an act to amend section 1079, of the revised statutes of 1878, entitled, "of the assessment of taxes, and relating to the tax roll."

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

SECTION 1. Section 1, of chapter 59, of the gen-Amending seceral laws of 1883, amending section 1079, of the revised statutes of 1878, is hereby amended by adding thereto the following: And provided, Treasurer's colfurther, that in any town or village where the ag-lection fee when valuation gregate valuation of said tax roll amounts to one is \$1,000,000 or million dollars (\$1,000,000) or more, the treasurer's carried out. collection fee to be entered opposite each tax valuation and added to the taxes, shall not exceed two per centum of such tax, so that said section, when so amended, shall read as follows: Section 1. Provided, in case the board of supervisors of any county shall so order, said town clerk shall calculate and carry out in separate items the several amounts of taxes as are to be levied uniformly upon all the taxable property of the town, in separate columns on such roll, the form of which may be prescribed by such county board; and provided, further, that in any town

or village where the aggregate valuation of said tax roll amounts to one million dollars (\$1,000,000) or more, the treasurer's collection fee to be entered opposite each tax valuation, and added to the taxes, shall not exceed two per centum upon such tax.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 18, 1889.

[No. 503, A.]

[Published April 22, 1889.]

CHAPTER 518.

AN ACT concerning conditional sales of furniture or other household effects.

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

Conditional sales of furniture and household effects.

Section 1. All contracts for the sale of furniture or other household effects made on condition that the title to the property sold shall not pass until the price is paid in full, whether such contract be in the form of a lease or otherwise, shall be in writing, and a copy thereof shall be furnished the vendee by the vendor at the time of such sale; and all payments made by or in behalf of the vendee, and all charges whether in the nature of interest or otherwise as they accrue, shall be endorsed by the vendor or his agent upon such copy, if the vendee so requests. If the vendor fails to comply with any of the provisions of this section through negligence, his rights under such contract shall be suspended while such default continues; and if he refuses, or wilfully or fraudulently fails to comply with any of such provisions, he shall be deemed to have waived the condit ons of such sale.

SECTION 2. The vendor, upon taking possession of such furniture or effects for non-compliance with the terms of such contract of sale, shall furnish the vendes or other person in charge of such furniture or effects an itemized statement of the