LAWS OF WISCONSIN-CH. 24-25.

No. 104, S.]

[Published March 14, 1893.

CHAPTER 24.

AN ACT to appropriate a certain sum of money to pay the funeral expenses of Senator F. W. Horn and Assemblyman D. A. Mahoney.

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

Appropriation for funeral expenses. SECTION 1. There is hereby appropriated to Theodore Knapstein, sergeant-at-arms of the acsembly, out of any moneys in the state treasury not otherwise appropriated, the sum of six hundred sixty-five dollars and ninety cents for funeral expenses incurred in the funerals of the late senator F. W. Horn and assemblyman D. A. Mahoney, and paid by him.

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

Approved March 10, 1893.

No. 339, A.]

[Published March 14, 1893.

CHAPTER 25.

AN ACT to appropriate a sum of money to persons therein named, for expenses incurred as legislative visiting committee to state institutions.

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

Appropriation to F. T. Yahr, Albert B. Hall and J. Montgomery Smith.

SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, for expenses incurred as visiting committee of the legislature for 1892 and 1893, to state institutions, to F. T. Yahr, Albert B. Hall and J. Montgomery Smith, the sum of one hundred dollars each.

SECTION 2. This act shall take effect and be

in force from and after its passage and publication.

Approved March 10, 1893.

No. 49, A.]

[Published March 14, 1893.

CHAPTER 26.

AN ACT to amend section 1, of chapter 288, laws of 1891, relating to defects in recorded instruments.

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

SECTION 1. Section 1, of chapter 288, of the Amends sec. 1. laws of 1891, amendatory of section 1, of chapter issi. 404, laws of 1889, is hereby amended by adding after the word "acknowledged" in the twentythird line of said section the words "and said seal had been duly recorded;" so that said sec-tion when amended shall read as follows: Section 1, of chapter 404, of the laws of 1889, is hereby amended by adding at the end Defective rethereof the following: And whenever any instru-ments, when ment or conveyance affecting the title to lands good. which has been or shall be recorded for twenty years in the office of the register of deeds of the county in which such lands are situated, recites therein that an official or corporate seal is thereto attached, and a copy of said seal shall have been or shall be omitted from the record, and all contracts, bonds or agreements for the sale or conveyance of land or any interest therein, purporting to be executed by any person as vendor or contractor but not acknowledged, may, when the said instrument or instruments or contracts, bonds or agreements have been or shall be recorded in the proper register's office for twenty years, be proved and admitted in evidence by the production of the record or a duly certified copy thereof, in the same manner and with the same effect as if any such instrument had been duly sealed, attested and acknowledged, and said seal had been duly recorded, and such