duty shall be to take proper care of said rooms when they shall be so set aside for the purpose indicated, the salary of said janitor to be paid by the state.

Cases for flag in rotunda. SECTION 6. The superintendent of public property shall at expense of the state, provide suitable air tight cases with plate glass fronts and place them in the rotunda of the capitol building, and all flags and banners carried by Wisconsin soldiers or sailors or used by them in any of said wars shall be placed in said cases, and each flag or banner be labeled and a succinct history be printed and placed on each flag or banner in such manner as to be plainly seen and read and the cases then to be hermetically sealed.

Appropriation. SECTION 7. The sum of fifteen hundred dollars, or so much of said sum as may be necessary, is hereby appropriated to carry out the provisions of this act.

Contravening laws repealed. SECTION 8. All laws in contravention of this act, are hereby repealed.

SECTION 9. This act shall take effect and be in force, from and after its passage and publication.

Approved April 1, 1901.

No. 272, A.]

[Published April 5,1901.

CHAPTER 126.

AN ACT relating to fees of sheriffs for services outside of this state.

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

Per diem allowed sheriff. SECTION 1. In all cases where by the laws of this state the governor thereof is authorized to demand of the executive authority of any other state, any fugitive from justice or any person charged with felony or any other crime in this state, and appoint an agent to receive the same, and such fugitive from justice or person charged with felony or other crime, is apprehended in any other state, by the sheriff or deputy sheriff of the county in this state, where the warrant for such fugitive from justice is properly issued, or such felony or other crime committed, and such fugitive from justice voluntarily returns with said sheriff to this state without requisition, such sheriff shall be entitled to the same fees as an agent of the governor appointed to receive such fugitive in cases of requisition, namely eight dollars per day for the time necessarily expended in traveling to, apprehending and returning with such fugitive, and his actual and necessary expenses for such time, which compensation and expenses shall be allowed by the county board of such county upon the presentation thereto of an itemized and verified account, stating the number of days he was engaged, the number of miles traveled and each item of expense incurred inrendering such services, including the transportation and board of such fugitive from justice. No allowance whatever shall be made him as mileage.

No fee unless apprehension is authorized by district attorney. SECTION 2. No sheriff of this state shall receive the compensation for the apprehension and voluntary return of fugitives from justice as provided in section 1 of this act, unless such apprehension shall have been duly authorized in writing by the district attorney of the county where the felony or other crime was committed, which written authority shall further certify that the ends of justice will be subserved by the apprehension and return of such fugitive, and such certificate shall be by such sheriff attached to and filed with his itemized account of such services.

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

Approved April 1, 1901.