and the name of the particular proceeding, transaction or action in which the same is rendered, and shall carry the items of charges into a ledger account, with proper reference to such journal entries, and he shall pay to the county treasurer all fees, per diem and other emoluments of whatever kind received by him, and shall at the end of each quarter of the year file with the county clerk, to be laid before the county board, a sworn statement of all such fees, per diem and emoluments collected by him or for him during the quarter of the year, and all the expenses of his office during such time. And the salaries of the clerk of the circuit court, his deputies and clerks, so paid, shall be in lieu of all fees, per diem, and compensation for services rendered by them.

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

Approved May 14, 1901.

No. 402, S.]

[Published May 18, 1901.

CHAPTER 412.

AN ACT relating to the distribution of bills introduced into the legislature and making an appropriation therefor.

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

Duty of chief clerks. SECTION 1. It is hereby made the duty of the chief clerks of the senate and assembly to send to each county clerk in this state, copies of all bills, resolutions joint resolutions and memorials introduced into the senate and assembly, respectively and senate and assembly journals as soon as printed, and they shall at the time of sending the first of said bills also send the proper appliance for filing the same.

Duty of county clerks. SECTION 2. It is hereby made the duty of each county clerk in this state, to file the bills, resolutions joint resolutions and memorials introduced into the legislature as fast as received and to keep the same on file in his office open to public examination and inspection.

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Appropriation. SECTION 3. There is hereby appropriated out of the general fund a sum of money sufficient to carry out the provisions of this act.

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

Approved May 14, 1901.

No. 403, S.]

[Published May 18, 1901.

CHAPTER 413.

AN ACT to amend section 1598 of the statutes of 1898, relating to the obstruction of navigable streams.

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

Liability for obstructions; damages, how collected. SECTION 1. Section 1598 of the statutes of 1898 is hereby amended, so as to Section 1598. Every person who shall obread as follows: struct any navigable stream in any manner so as to impair the free navigation thereof or place in such stream or any tributary thereof any substance whatever so that the same may float in or into and obstruct any such stream or impede its free navigation, or construct or maintain, or aid in the construction or maintenance of any boom not authorized by law in any such navigable stream, shall forfeit for each such offense and for each day that the free navigation of such stream shall be obstructed by such boom twenty-five dollars, but the navigation of said streams or tributaries with floating logs or timber or the use of temporary booms necessarily used in navigating said streams or tributaries with floating logs or timber shall not be deemed an obstruction for which said forfeiture can be enforced. Every person dam aged by such offense may sue for and collect any special damage sustained by him thereby and all costs.

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

Approved May 14, 1901.