

First by inserting the word "mid-wife" after the word "physician," where it occurs in the first line of said section, and second, by inserting the words "or notice" after the word "certificate," at the beginning of line three of said section, so that the said section when so amended shall be and read as follows: Section 1024b. Every physician, midwife and coroner or justice of the peace who shall comply with the foregoing provisions shall receive for each certificate or notice returned to the register of deeds and certified to as provided for, twenty-five cents, and every health officer or clerk who collects and transmits to the register of deeds of any county any birth or death as herein provided, shall receive for each certificate so returned and certified, fifteen cents; the said fees to be audited and paid out of the county treasury on an itemized account in accordance with the provisions of section 1026; but no duplicates shall be counted in computing such fees.

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

Approved March 23, 1901.

No. 318, A.]

[Published March 27, 1901.

CHAPTER 84.

AN ACT prohibiting the shooting of any gun, pistol or other fire arms, into railroad or street railway cars or trains and prescribing the punishment therefor.

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

Crime deemed assault with intent to do great bodily harm.

SECTION 1. Any person who shall wilfully and maliciously discharge any gun, pistol or other fire arms, or throw any dangerous missile into any railroad or street railway car or train, upon which either passengers or employes are being carried, shall be deemed guilty of assault with intent to do great bodily harm under section 4377, Wisconsin statutes of 1898, and shall be punished in accordance with the terms of that section, upon complaint duly made by any passenger or employe present upon such car or train at the time of the assault.

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

Approved March 23, 1901.

No. 283, A.]

[Published March 27, 1901.

CHAPTER 85.

AN ACT to amend section 4078 of the Wisconsin statutes of 1898, relating to evidence.

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

Exposure to prosecution not to excuse; no prosecution except for perjury. SECTION 1. Section 4078 of the Wisconsin statutes of 1898 is hereby amended by striking out the last sentence of said section in the words following, to-wit: "But no testimony so given shall be in any manner used against the person so testifying in any other action or proceeding, civil or criminal, except a prosecution for perjury committed in giving such testimony," and substituting in lieu thereof the following: "But no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may testify or produce evidence, documentary or otherwise, in such action, proceeding or examination, except a prosecution for perjury committed in giving such testimony." So that said section, when so amended, shall read as follows: Section 4078. No witness or party in an action brought upon the bond of a public officer, or in an action by the state or any municipality to recover public money received by or deposited with the defendant, or in any action, proceeding or examination, instituted by or in behalf of the state or any municipality, involving the official conduct of any officer thereof, shall be excused from testifying on the ground that his testimony may expose him to prosecution for any crime, misdemeanor or forfeiture. But no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may testify, or produce evidence, documentary or otherwise, in such action, proceeding