No. 705, A.]

[Published May 28, 1903.

CHAPTER 414.

AN ACT providing a bounty for the destruction of crows and hen hawks-

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

Bounty on crow; bounty on hen hawk. SECTION 1. Every person who shall kill any crow shall be entitled to a reward of ion cents, and every person who shall kill a hen hawk shall be entitled to a reward of twenty-five cents, provided the county board of any county shall by proper resolution so direct.

How obtained. SECTION 2. Any person claiming such reward shall exhibit the carcass of the crow or hen hawk so killed to the chairman of the board of supervisors of the town wherein it was killed and obtain from such chairman a certificate similar to the one provided for in section 1627 of the statutes of 1898. And the person claiming such reward shall within ten days after killing any such crow or hen hawk produce the head thereof to the county clerk of said county and take and subseribe the following oath:

State of Wisconsin,) County of — 5 ss.

I, -----, do solemnly swear that the head produced by me is the head of a crow or hen hawk (as the case may be) taken and killed by me in the town of _____, in said county on the _____ day of _____, 19-; that I exhibited the carcass of such crow or hen hawk to the chairman of said town; that the certificate of said chairman now produced by me was signed by him in my presence, and that I have not spared the life of any crow or hen hawk within my power to kill.

Subscribed and sworn to before me this ------ day of _____, 19____.

(Official Title.)

.

Reward; certificate of county clerk. SECTION 3. Such reward shall be paid out of the general fund in the treasury of the county on the production of a certificate of the county clerk certifying that the holder thereof is entitled to a certain amount specifying the same as a reward for having killed and produced the heads of the number of crows or hen hawks for which the holder is entitled to such reward.

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

Approved May 21, 1903.

No. 252, A.]

[Published May 28, 1903.

CHAPTER 415.

AN ACT to amend section 1023a, as amended by chapter 250 of the laws of 1899 and 1024b, of the statutes of 1898, relating to the return and registration of births and deaths.

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

Notice and return of births. SECTION 1. Section 1023a, of the statutes of 1898, as amended by chapter 250 of the laws of 1899 are hereby amended so that said section shall read as follows: It shall be the duty of every physician attending the birth of a child to give notice as in this section provided, and where no physician or midwife is in attendance then it shall be the duty of parent and of every householder to give notice of the birth of any child occurring in such household within thirty days after such birth, to the health officer of the board of health existing in the city in which the birth occurs, and in case no health officer exists therein, the said notice shall be given to the city clerk; in towns and villages the said notice shall be given to the village or town clerk as the case may be. The keeper of a workhouse, house of correction, a prison, hospital or almhouse, and the master or other commanding officer of a ship, shall give like notice of every birth occurring among the per-

674