

No. 187. S.]

[Published June 20, 1907.

CHAPTER 229.

AN ACT to create section 763a of the statutes, relating to the keeping of eminent domain records and indices thereto by the register of deeds in counties having a population of two hundred and fifty thousand or more and making such records prima facie evidence.

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

SECTION 1. There is added to the statutes, a new section to read:

* * * * *

Approved June 18, 1907.

(In effect July 1, 1907.)

No. 135, S.]

[Published June 20, 1907.

CHAPTER 230.

AN ACT to create sections 925—3m, 925—3n, 925—3o, relating to the adoption of chapter 40a, of the statutes of 1898.

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

SECTION 1. There are added to the statutes new sections to read:

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Approved June 18, 1907.

(In effect July 1, 1907.)

abstract or notation of any proceeding or proceedings pending, or of any instruments or documents filed or entered in the office of the clerk of any court of such county or of the county court or of the register of probate, or of any sales for taxes made by any officer of said county, or of any city in said county, and shall call for a daily report to be made to the register of deeds of said county by any officer in charge of any such office of any such proceedings, instruments or documents or tax sales, each such office so called upon by said resolution to make such daily report, shall, upon the close of business on each day report, in writing, under his hand, to said register of deeds, any and all proceedings, instruments and documents, and tax sales, so called for by such resolution, and said register shall, when required to maintain and keep up such system of indices, note all such proceedings, instruments and documents, and tax sales upon such indices, in accordance with such resolution.

(Ch. 368, 1907.)

Counties of 250,000: changes in streets, alleys, channels, parks, highways; book of records for. SECTION 763a. In counties having a population of two hundred and fifty thousand or more according to the last state or United States census, and when the county board has prepared and compiled in book form an eminent domain record containing an abstract of facts relating to the laying out, widening, extending or vacating any street, alley, water channel, park, highway or other public place by any court, legislature, county board, common council, village board or town board and shall make an order that such records with an index thereto be thereafter maintained and kept up, and provide a suitable book for that purpose, the register of deeds shall thereafter maintain and keep such book in which shall be entered an abstract of all proceedings relating to the laying out, widening, extending or vacating any street, alley, water channel, park, highway or other public place by any court, county board, common council, village board or town board. Such abstract shall substantially contain the facts as to the filing of a notice of lis pendens, the date of filing, the description, the court in which or the body before whom the proceeding is pending, the result of the proceedings, the action taken and the date thereof and briefly all the essential facts of any such proceeding, and such records shall have a practical index, with reference to the number and page of the volume where such abstracts are entered respectively. The abstracts and records to be kept by the register

of deeds shall by him be certified to be true and correct and when so certified shall be prima facie evidence of the facts therein recited and shall be received in all courts and places with the same effect as the original proceedings; and the record so prepared and compiled by the county board shall be prima facie evidence of the facts therein recited and shall also be received in all courts and places with the same effect as the original proceedings.

(Ch. 229, 1907.)

County supervisor of assessments: per diem; cities of first class. SECTION 772c. 1. The county board at the annual meeting at which such board shall elect a county supervisor of assessment, and prior to such election, shall fix the compensation of such officer, which shall not be increased or decreased during his term of office; but the compensation of said officer shall not exceed the sum of four dollars nor be less than three dollars for each *supervisor for each day* actually employed in the work of such office, which compensation shall include all his expenses except for stationery, blanks and postage, *provided that in any county containing a city of the first class the compensation shall not be less than three dollars nor more than six dollars.*

Compensation per year, minimums as determined by wealth of counties. 2. The county board, at the time of fixing the rate of compensation of the supervisor of assessment, may, by resolution adopted by majority vote of two-thirds of the members thereof, limit the number of days in each year for which such officer shall receive compensation for his services; provided that in counties in which the value of the property therein subject to taxation under the general assessment laws as last determined by the state board of assessment, shall not exceed ten million dollars, such limit shall not be a less number of days than seventy-five * * * ; in counties in which such value shall exceed ten million dollars such limit shall not be less than one hundred days * * * ; in counties in which such value shall exceed twenty million dollars such limit shall not be less than one hundred twenty-five days * * * ; in counties in which such value shall exceed thirty million dollars such limit shall not be less than one hundred fifty days * * * ; in counties in which such value shall exceed forty million dollars such limit shall not be less than one hundred seventy-five days * * * ; and in counties in which such