No 34, S.]

[Published June 26, 1907.

CHAPTER 393.

AN ACT to amend section 2246 of the statutes, relating to letters of attorney.

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

Approved June 25, 1907.

(In effect July 1, 1907.)

No. 571, S.]

[Published June 26, 1907.

CHAPTER 394.

AN ACT to create section 1498a—1, of the statutes, and repeal section 14 and section 14a, chapter 312, laws of 1899, as amended, relating to the possession of licenses while hunting.

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:

Repeal. Section 2. Sections 14 and 14a, chapter 312, laws of 1899, as amended, are hereby repealed.

Approved June 25, 1970.

(In effect July 1, 1907.)

the execution thereof before any judge or clerk of a court of record, court commissioner, county clerk, * * notary public, justice of the peace, police justice or United States court commissioner residing within this state who shall file with the clerk of the circuit court of the county in which he resides, his certificate of appointment as such commissioner, or a copy thereof certified by the clerk of the court which appointed him.

Official certificates. 4. * * * Any officer taking * * * an acknowledgment shall * * * attach his certificate * * thereof, * * * bearing the true date of making the same, under his hand and his official seal, if such officer has an official seal.

(Ch. 568, 1907.)

Deeds, etc: if defective, and by defunct corporation. Section 2216m. All deeds or other written instruments recorded in the office of the register of deeds executed by a corporation which has been legally dissolved, or which has ceased to do business, the execution or acknowledgment of which deed or other written instrument is defective may be proved and admitted in evidence by the production of the record or a duly certified copy thereof in the same manner and with the same effect as if said deed or other written instrument has been duly executed and acknowledged.

This act shall not affect any pending suit or proceeding or the right, title, or interest heretofore acquired of any purchaser in good faith without notice.

(Ch. 330, 1907.)

Letters of attorney: record of revocation to import notice. Section 2246. No letter of attorney or other instrument containing a power to convey lands, when executed, acknowledged and recorded as provided in this chapter, shall be deemed to be revoked by any act of the party by whom it was executed unless the instrument containing such revocation be also recorded in the same office in which the instrument containing the power was recorded, and such record shall import notice to all persons, including the agent named in said letter of attorney, of the contents thereof.

(Ch. 393, 1907.)

Plats: monuments for external boundaries. Section 2260. 1. Any person owning any tract of land, wherever situ-