

No. 866, A.]

[Published June 7, 1909.]

CHAPTER 296.

AN ACT to amend section 1972 of the statutes, relating to fees for agents' licenses and copies.

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

SECTION 1. Section 1972 of the statutes is amended to read: Section 1972. 1. *Except as otherwise provided by law there shall be paid to the state through the commissioner of insurance in addition to the fees elsewhere in these statutes provided for, by every insurance corporation, person or agent to whom this chapter applies, the following fees:*

(a) For filing the first declaration or statement, with certified copy of charter, twenty-five dollars;

(b) For filing the annual statement of any insurance corporation, twenty-five dollars;

(c) For each certificate of authority issued * * * to the * * * agent of any company * * * one dollar. *A separate certificate shall be required for each company represented by an agent and for each member of any firm; * * **

(d) For every certified copy of a paper filed in his office, * * * ten cents per folio; * * *

(e) For certifying and affixing his seal to any such copy or any other paper, fifty cents.

2. In case two or more corporations shall combine to effect insurance under a joint policy or policies, each and every such corporation so combining shall pay the fees above provided the same as if each and every one wrote separate policies.

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

Approved June 5, 1909.

No. 885, A.]

[Published June 7, 1909.]

CHAPTER 297.

AN ACT to provide for a state representative at the national conference on weights and measures, and making an appropriation therefor.

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

SECTION 1. The governor is authorized to appoint a delegate to represent the state of Wisconsin at the national conference

on weights and measures to be held in Washington in 1909. There is appropriated out of any money in the treasury, not otherwise appropriated, the sum of one hundred dollars to pay the expenses of such delegate incurred in attending such conference. Such delegate shall file with the governor a sworn statement of such expenses. If such vouchers are approved by the governor the secretary of state shall issue a warrant therefor and they shall be paid by the state treasurer out of the fund hereby appropriated.

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

Approved June 5, 1909.

No. 888, A.]

[Published June 7, 1909.

CHAPTER 298.

AN ACT to amend section 1492e—7, and to create section 1492e—8a of the statutes, relating to the practice of veterinary medicine and surgery.

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

SECTION 1. Section 1492e—7 of the statutes is amended to read: Section 1492e—7. Every *unlicensed* person who was engaged in the practice of veterinary medicine and surgery in this state *continuously for a space of ten years or more prior to the first of January, 1909.* * * * may continue such practice without examination * * *, *providing such person produces endorsements of his qualifications as a skilled and competent veterinary physician and surgeon, subscribed and sworn to by two hundred and fifty freholders and owners of live stock residing in the county in which such veterinarian lives, and provided further that such person make application for license to the Board of Veterinary Examiners within thirty days after the passage and publication of this act, and upon the payment of three dollars for his first license, and annually thereafter causing his name and residence to be registered by the board who shall keep a book for that purpose.*

SECTION 2. There is added to the statutes a new section to read: Section 1492e—8a. The said board of examiners are hereby authorized and empowered to revoke any license heretofore existing or granted or which may hereinafter be granted for any professional misconduct or breach of duty by any licensed practitioner of veterinary medicine and surgery. Provided, however, that the said board before the revocation of