- 2. The county board of any county may, whenever it deems such bond inadequate, require any such register to furnish an additional bond in such sum, not exceeding ten thousand dellars, as it may deem necessary.
- 3. In counties having a population of one hundred and fifty thousand or more such bond of the register of deeds conditioned for the accuracy of his work and the faithful, correct and impartial performance of the duties of such office, shall be in such sum not less than three thousand dollars as the county board of such county may prescribe and require, and the register of deeds in any such county shall, in addition to such bond, execute to the county and deliver to it and file with the county clerk thereof a bond in such sum not less than ten thousand dollars as the county board of such county may prescribe and require, with two or more sufficient sureties, conditioned for the faithful accounting for and paying over to the county treasurer all money which may come into his hands as such officer, or into the hands of his deputy or assistants for him.

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

Approved June 16, 1911.

No. 597, A.]

[Published June 20, 1911.

## CHAPTER 406.

AN ACT to create section 959—113 of the statutes, authorizing cities of the second, third and fourth class to acquire lands beyond their limits for cemetery purposes.

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: Section 959—113. 1. Every city of the second, third and fourth class, whether incorporated under the general charter or under a special charter, may condemn any lands beyond the limits of such city for public cemetery purposes; provided, that damages may also be allowed to owners of lands adjoining that taken for cemetery purposes,

2. The proceedings for such condemnation may be taken and conducted by any such city in the manner provided in subchapter 17, of chapter 40a, of the statutes, and of the several acts amendatory thereof, and in case such city is incorporated under a special charter it may also take and conduct such proceedings in the manner prescribed in and by its special charter.

(Am. 1911, c. 664, s. 63.)

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

Approved June 16, 1911.

No. 687, A.]

[Published June 20, 1911.

## CHAPTER 407.

AN ACT to create section 1418m of the statutes, relating to the public health.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1.18em. 1. Splitting upon the sidewalk or crosswalk of any public street, avenue, park, public square or place, or upon the floor of any hall in any tenement house which is used in common by the tenants thereof, or upon the floor of any hall or office in any hotel or ledging-house which is used in common by the guests thereof, or upon the floor of any theatre, schoolhouse, church, store, factory, or of any building which is used in common by the public, or upon the floor of any railroad car or street car, or upon the floor of any depot or station, or upon the station platform of any railroad or other common carrier, is hereby forbidden.

2. The corporations or persons owning or having the management or control of any such building, store, factory, railroad car or street car, or any depct, station, or station platform, are hereby required to keep permanently posted in each of said places a sufficient number of notices forbidding spitting upon the floors and calling attention to the provisions of this section.

3. The corporations or persons owning or having the management or control of such buildings stores, factories, depots, stations, smoking cars and sancking compartments are hereby required to provide sufficient and proper receptacles for expectoration, and also to provide for the cleansing and disinfection of said receptacles at least once every twenty-four hours.

4. Any violation of any of the provisions of this act or failure or neglect to comply with said provisions, shall be punished by a fine not exceeding two hundred dollars, or by imprisonment