this section. Registration shall consist in writing in the registry book the name of the owner of the farm or estate and such name for the farm or estate as the owner or agent may designate, if no other farm or estate in the county has been previously registered under the same name. The register of deeds shall charge and collect twenty-five cents for making * * *cach* registration *and each certificate filed*. The registry book herein provided for shall be a public record in the office of the register of deeds.

2. Any register of deeds who shall fail or refuse to provide a registry book and make registrations therein, and file certificates, as provided in this section, or who shall charge or collect more than twenty-five cents for making any such registration, or filing such certificate, or who shall knowingly register a farm or estate under a name previously adopted and registered for some other farm or estate in such county, or any person who shall use, by way of advertisement or otherwise, the name of any farm or estate registered as provided in this section, to designate or as the name of any farm or estate in such county other than the farm or estate for which such name was registered, unless such name was adopted for and used as the name of such other farm or estate prior to the passage and publication of this act, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five nor more than twenty-five dollars or by imprisonment in the county jail for not less than ten nor more than thirty days, or by both such fine and imprisonment.

SECTION 2. This act shall take effect upon passage and publication.

Approved March 30, 1921.

No. 271, A.]

[Published April 1, 1921.

CHAPTER 72.

AN ACT to appropriate a sum of money therein named to the printing board.

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

SECTION 1. There is appropriated to the printing board from any moneys in the general fund, not otherwise appropriated, not to exceed two thousand dollars, as an emergency fund, and in addition to all other appropriations, for the execution of its functions for the fiscal year ending June 30, 1921.

SECTION 2. This act shall take effect upon passage and publication.

Approved March 30, 1921.

No. 109, S.]

[Published April 1, 1921. CHAPTER 73.

AN ACT to confirm and legalize the plat of St. George's Heights, being a Re-subdivision of the South 2.78 feet of Lot 2 and Lots 3 to 7 in Block 7 in continuation of Williamsburg Heights and a subdivision of part of the Northwest $\frac{1}{4}$ of Section 8, Township 7 north, of Range 22 east, in the 25th ward of the city of Milwaukee.

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

SECTION 1. The plat of St. George's Heights made by E. L. Knebes as surveyor and recorded in the office of the register of deeds in Milwaukee county on July 6th, 1915, in volume 33 of Plats on page 33 is hereby confirmed as a lawful plat and the highways and alley thereon and the blocks and lots numbered thereon shall hereafter be known and described for purposes of conveyance and taxation and for all other purposes by their names and numbers respectively set down upon said plat, and said plat shall have in favor of the public and of all purchasers of land located within the limits thereof in all courts and places for the purpose of dedication, boundaries, and the description of the streets and alley and the blocks and lots and for all other purposes the force and effect of a platting and dedication by Chapter 101 of the Wisconsin statutes, as well as at the common law until such time as said plat shall be vacated or amended according to law and the statutes.

SECTION 2. This act shall take effect on passage and publication.

Approved March 30, 1921.

No. 169, S.]

[Published April 1, 1921. CHAPTER 74.

AN ACT to amend section 1753-20 of the statutes, relating to the issuance of preferred stock by public service corporations.

10—l.