

are clean and sound and impart to the contents no other substance than salt. Nothing in this act shall be construed as prohibiting the sale of sausage mixed with not to exceed four (4) per cent. of cereals or potato flour and not to exceed ten (10) per cent. of added water, as and for "sausage with cereals" or "sausage with potato flour" as the case may be.

2. Any person who by himself or his servant or agent, or as the servant or agent of any other person, or as the servant or agent of any firm or corporation, shall violate any of the provisions of this act shall upon conviction thereof be punished by a fine of not less than twenty-five dollars, nor more than one hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than sixty days.

SECTION 2. This act shall take effect and be in force from and after October 1, 1909.

Approved June 12, 1909.

No. 886. A.]

[Published June 15, 1909.]

## CHAPTER 382.

AN ACT to amend subsection 1 of section 573--3 of the statutes, relating to compensation of probation officers for dependent, neglected and delinquent children.

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

SECTION 1. Subsection 1 of section 573--3 of the statutes, is amended to read: 1. The court shall have authority to appoint or designate one or more discreet persons of good character to serve as probation officers during the pleasure of the court; \* \* \* *said probation officers so appointed shall receive such compensation as the county board of supervisors may in their discretion allow; provided, however that not more than two probation officers shall receive compensation.* In case a probation officer shall be appointed by any court, it shall be the duty of the clerk of the court if practicable to notify said probation officer in advance when any child is to be brought before said court; it shall be the duty of said probation officer to make such investigation as may be required by the court; to be present in court in order to represent the interests of the child, when the case is heard; to furnish the court such information and assistance as the judge may require, and to take such charge of any child before and after trial as may be directed by the court.

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

Approved June 12, 1909.

No. 643, A.]

[Published June 15, 1909.

## CHAPTER 383.

AN ACT to amend section 1463 of the statutes, and to repeal chapter 106 of the laws of 1907, relating to state aid for premiums on agricultural exhibits at fairs.

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

SECTION 1. Section 1463 of the statutes is amended to read: Section 1463. 1. There shall be paid within thirty days after the first of February, out of the state treasury, to each organized agricultural society, association or board in the state, which shall have substantially complied with the following conditions, \* \* \* *fifty* per centum of the total amount of premiums thereby paid at its annual fair for the preceding year; provided, that in computing the amount upon which such per centum is to be paid, not more than \* \* \* *one third* thereof shall have been paid for trials or exhibitions of speed, or other contests, for which published premiums have been offered.

2. On or before the first day of February, in each year, the president and secretary of each society, association or board, claiming state aid, shall file with the secretary of state a sworn statement of the actual amount of cash premiums and purses paid at the fair of the preceding season, which premiums and purses must correspond with the published offers of premiums and purses, and further statement that at such fair, all gambling devices whatsoever, and the sale of intoxicating liquors has been prohibited and excluded from the fair grounds, and all adjacent grounds under their authority or control.

3. Such statement shall be accompanied by an itemized list upon blanks furnished by the secretary of state of all premiums and purses paid, upon which such \* \* \* *fifty* per centum payment is claimed, a copy of published premium list and speed list of fair, and a full statement of receipts and disbursements for the past year, duly verified by the secretary.

4. Any officer of any such society, association, or board, who shall make any false or fraudulent statement of itemized list of premiums or purses actually paid, upon which such \* \* \* *fifty* per centum payment is claimed, or of published premium list and speed list of fair or of receipts or disbursements, shall