

tales for any of said products and commodities the property of such person, firm or corporation, and may by the issue of such certificates, sell, assign, encumber or pledge such commodities. Such certificate or receipt shall contain the date of its issue, the name and address of the person, firm or corporation issuing the same, and the name and address of the party to whom issued, the location of the elevator, warehouse or structure wherein the commodity therein described is stored, the quantity of each commodity mentioned therein, the brands or marks of identification thereon, if any, and shall be signed by the person, firm or corporation issuing the same.

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

Approved March 30, 1901.

No. 113, A.]

[Published April 2, 1901.]

CHAPTER 108.

AN ACT to amend section 4432 of the Wisconsin statutes of 1898, relating to the use of false weights or measures.

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

Penalty for using false weights or having in possession. SECTION 1. Section 4432 of the Wisconsin statutes of 1898, is hereby amended by inserting after the word "thing" in the middle of the fifth line of said statute the words "or any person who shall sell or offer to sell or have in his possession for the purpose of selling, any device or machine to be used to or calculated to falsify any weight or measure;" so that said section when amended shall read as follows: Section 4432. Any produce merchant, warehouseman, miller or storage, forwarding or commission merchant or any other person who shall wilfully use false weights or measures in the buying or selling of any commodity or thing, and thereby shall cheat or defraud the seller or buyer of any such commodity or thing; or any person who shall sell or offer to sell or have in his possession for the purpose of selling, any device or machine to be used to or calculated to falsify any weight or measure, shall be punished by imprison-

ment in the county jail not more than one year or by fine not exceeding five hundred dollars; but in case the amount of damages occasioned by such cheat or fraud, shall not exceed twenty dollars he shall be punished by imprisonment in the county jail not more than three months or by fine not exceeding one hundred dollars.

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

Approved March 30, 1901.

No. 202, A.]

[Published April 2, 1901.

CHAPTER 109.

AN ACT to provide for the admission to the state public school, of certain deformed and crippled children.

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

Age limit of children to be admitted. SECTION 1. In addition to the classes of children now received at the state public school for neglected or dependent children, pursuant to existing laws, there shall also be received as pupils in the said school, any such children under fourteen years of age, residents of this state, who are of sound mind but who are crippled or deformed in body, provided their bodily ailments are such as admit of proper care and treatment at the school with the facilities which are, or may hereafter be, provided therefor, subject only to the limitations contained in the next section.

Existing laws applied to crippled children. SECTION 2. All existing provisions of law for the commitment, care, disposition, control and discharge of the inmates of said school, and all restrictions upon their admission, except the three years' age limitation, and except as herein provided, shall apply to such crippled or deformed children.

SECTION 3. This act shall take effect and be in force, from and after its passage and publication.

Approved March 30, 1901.