No. 533, A]

[Published May 11, 1907.

CHAPTER 94.

AN ACT to amend section 4444, statutes of 1898, relating to injuries to capitol park.

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

SECTION 1. Section 4444 of the statutes of 1898 is amended to read:

Approved May 10, 1907.

(In effect July 1, 1907.)

No. 234, S.)

[Published May 11, 1907.

CHAPTER 95.

AN ACT to amend section 2533d of the statutes, relating to pay of jurors.

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

SECTION 1. Section 2533d of the statutes is amended to read as follows:

Approved May 10, 1907.

(In effect July 1, 1907.)

in small packages shall have printed upon sack or package in plain letters all of the different ingredients of which it is composed.

Penalty. 2. Any preson who shall violate this section shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than ten nor more than fifty dollars.

Enforcement. 3. It shall be the duty of the state dairy and food commissioner to enforce the provisions of this act.

(Ch. 478, 1907.)

Telephone and apparatus: wilful injury. Section 4440m. 1. Any person who shall, individually or in association with one or more others, wilfully break, injure or remove any part or parts of any telephone or apparatus used in connection therewith, or wilfully break, injure, open or remove any telephone or other box receptacle, depository or contrivance intended for the receipt or deposit of coins, for the purpose of injuring or destroying such telephone apparatus, box, receptacle, depository or contrivance or of preventing the useful operation thereof, or for any unlawful purpose;

And cheating deposits; penalty. 2. Or any person who shall wilfully place or deposit in such box, receptacle, depository or contrivance any token, mutilated or spurious coin, device or any substance whatsoever except lawful money of the United States, with intent to cheat or defraud the owner or lessees thereof or other person lawfully entitled to the contents of such box, receptacle, depository or contrivance, shall be punished by imprisonment in the county jail not more than sixty days or by fine not exceeding fifty dollars, or by both such imprisonment and fine.

(Ch. 629, 1907.)

Capitol park: fire-crackers; hitching; walking on walks. Section 4444. Any person who shall wilfully or wantonly deface, mutilate or injure the capitol building at the city of Madison, or any property of the state within the same, or make marks or characters of any kind by writing, printing, painting or in any other way upon any part of said building, or upon

or within any book in the state library or in the library of the state historical society, or in any office in the capitol, or in any way injure the trees or shrubbery within the park around the same, or the fences or other structures, statuary or ornaments within or around said park, or walk or be upon any part of said park other than upon the walks and driveways thereof, or catch, kill, destroy, wound, maim, worry or molest the birds. squirrels or game in said park, or fire or discharge any firearm, or fire or explode any firecracker or other thing containing any explosive substance in said park, except as permitted by the state superintendent of public property, or deposit any filth or commit any nuisance within said park, or who shall hitch any team or animal to the fences. hydrants, posts, poles or trees around said park, or who shall allow any horse or other animal belonging to him or in his charge to remain hitched or unhitched upon any street within eleven feet of the cement curb surrounding said park, or who shall suffer or permit any dog belonging to him or in his charge, custody or control, to chase, worry, molest, disturb or catch any squirrel, bird or game in said park shall be punished by imprisonment in the county jail not more than ten days or by fine not exceeding twenty-five dollars; and the state superintendent of public property and his employes are hereby authorized and it is made their duty to arrest on view, with or without process, or cause to be arrested and to prosecute any person guilty of such offense, and to summarily kill any dogs found in said park.

(Ch. 94, 1907.)

Penalty for neutralizing cattle test. Section 4470m. Any person who shall use or cause to be used by any other person, tuberculin or any other agent upon cattle, by injection or otherwise, for the purpose of preventing a proper reaction when a tuberculin test is made by an intending purchaser or any other person, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than two hundred dollars nor more than five hundred dollars, or by imprisonment in the county jail not more than one year nor less than six months, or by both such fine and imprisonment.

(Ch. 304, 1907.)

Poles and wires on private property without owner's consent; penalty. Section 4470h. 1. No person nor any offi-