2. Whenever said revolving fund shall exceed the sum of four hundred thousand dollars, such excess shall, by said treasurer, be transferred to the general fund of the state.

Section 4918-14. Before said binder twine factory shall start operation, the warden of the state prison shall give a good and sufficient bond to the state of Wisconsin, in the penal sum of fifty thousand dollars, conditioned for the faithful performance of such additional duties, devolving upon such officer as herein prescribed, and to faithfully and promptly account for and pay over all moneys which may come into his possession from the sale of the manufactured product of said binder twine factory and from all other sources, which bond shall be approved by the governor and filed with the secretary of state. If the warden shall furnish a bond with a surety company or companies, authorized to do business in this state, the state shall pay out of the funds thereof, the cost of said bond, and there is hereby appropriated out of any moneys in the state treasury, not otherwise appropriated, a sum sufficient to carry out the provisions of this section, not to exceed the sum of two hundred and fifty dollars.

Section 4918—15. The price of the binding twine and cordage manufactured in said binder twine factory shall be fixed by the state board of control and the warden of the state prison, and the price so fixed may be changed at any time by said board and the warden of the state prison, when conditions warrant said board of control and warden in changing the price. The product of said binder twine plant shall be sold at such times and places, and in such manner as the said board of control and the warden of the state prison shall determine to be for the best interests of the state; provided, that the citizens of the state shall have the preference in purchasing said products of said plant.

Section 2. All acts or parts of acts in conflict herewith are hereby repealed.

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

Approved June 15, 1911.

No. 224, A.] [Published June 17, 1911. CHAPTER 378.

AN ACT to amend section 4390 of the statutes, relating to doors that shall swing outward and to fire-escapes.

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

Section 1. Section 4390 of the statutes is amended to read: Section 4390. Every building now or hereafter used, in whole

or in part, as a public building, public or private institution, hotel, inn, schoolhouse, church, public hall, place of assemblage or place of public resort, factory or workshop, opera house or office building, must be provided with exits having doors that open or swing outward, whether such doors are outer doors or open upon vestibules or stairways, and when storm doors are used at the entrance of any such building, either inside or outside, said storm doors shall have a glass therein, not less than fifteen inches square, and such doors through which employes must pass to gain access to the outside of the building, in which they are employed, must remain unlocked during working hours. Any owner, tenant, corporation, person or persons in charge of any of the above named buildings, who shall fail to comply with this section, or any architect who shall prepare plans for any building which is required by this section to be provided with such doors, without providing in such plans for the same, shall be punished by a fine of not exceeding five hundred dollars, or by imprisonment in the county jail not longer than ninety days. The provisions of this act shall not apply to rural school buildings of but one story in height.

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

Approved June 15, 1911.

No. 685, A.]

[Published June 17, 1911.

CHAPTER 379.

AN ACT to create sections 4601i to 4601l, inclusive, of the statutes, relating to food products and providing a penalty.

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

Section 1. There are added to the statutes four new sections to read: Section 4601i. The display or storing of fruits, vegetables, or other food products on the sidewalk, or outside the place of business is hereby prohibited, unless such fruits, vegetables or other food products are securely covered by glass, wood or metal cases, or enclosed in tight boxes, bags or barrels, and all such cases and containers raised at least two feet above the sidewalk. The provisions of this section shall not apply to fruits or vegetables which are peeled or skinned before being used, or which are stored in tight barrels, boxes or crates.

Section 4601j. No dairy or other food product which has been prepared for eating shall be displayed or offered for sale, unless properly protected from flies, dust, dirt or other injurious