No. 303, A.]

[Published June 22, 1915.

CHAPTER 263.

AN ACT to create section 4608z of the statutes, regulating the recalcimining and repapering of rooms to prevent the spread of contagious diseases, and providing a penalty.

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

SECTION 1. There is added to the statutes a new section to read: Section 4608z. 1. It shall be the duty of every person, firm or corporation engaged in the business of calcimining, decorating or paper hanging, before repapering or recalcimining any part of a wall or the ceiling of any room in any hotel or other public place which has previously been papered or calcimined, to remove all the paper or calcimine previously placed and remaining upon that part of the wall or ceiling to be repapered or recalcimined and to thoroughly cleanse the same after so removing the paper or calcimine previously placed thereon, before again papering or calcimining such wall or ceiling or part thereof.

2. Any person, firm or corporation violating any provision of subsection 1 of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars nor more than twenty-five dollars for each offense.

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

Approved June 18, 1915.

No. 314, A.]

[Published June 22, 1915.

CHAPTER 264.

AN ACT to create section 3342m of the statutes, relating to liens on stone quarry property.

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

SECTION 1. There is added to the statutes a new section to read: Section 3342m. 1. Any person who shall perform any labor or services for any person, firm or corporation not the owner of the real estate, engaged in or organized for the purpose of quarrying, crushing, cutting or otherwise preparing stone for building, paving, monumental or other use, or for the purpose of manufacturing lime, operating any quarry under lease from the owner of the land, and any bona fide holder of

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any draft, time check or order for the payment of money due for any such labor issued or drawn by any such person, firm or corporation, shall have a lien for the wages due him and thereafter to become due and for the amount due on such draft, check or order upon the personal property connected with such quarrying or manufacturing industry owned by such person, firm or corporation, including the interest of such person, firm or corporation in the product of such quarry or manufactory together with the machinery and other personal property of such person, firm or corporation used in the operation of such quarry or manufactory, and all the interest of such person, firm or corporation in any lease of the real estate connected with such business, which lien shall take precedence of all other debts, judgments, decrees, liens or mortgages against such person, firm or corporation, except liens accruing for taxes, fines or penalties and except liens created by mortgage or judgment recorded or entered before such labor is performed.

2. Such debt or demand for labor or services shall become a lien upon the property and material mentioned in the preceding section upon the filing with the clerk of the circuit court of the county in which such labor is performed within sixty days after the first of such services shall be rendered, a petition therefor in writing made and signed by the claimant and verified by him or by some one in his behalf under oath, setting forth the nature of the debt or demand for which the lien is claimed, the amount claimed to be due, a description of the property upon which such lien is claimed and an averment that the petitioner claims a lien thereon pursuant to law. The clerk with whom such claim is filed, shall receive twenty-five cents for filing the same.

3. The provisions of sections 3331 to 3336, inclusive, of the statutes, shall apply to the foreclosure of the liens so given so far as such provisions are applicable.

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

Approved June 18, 1915.