order fix and determine such fees or compensation. The circuit court may render such judgment as may be proper, or make such order therein as the county court ought to have made and may remit the case to the county court for further proceedings, in pursuance of the opinion of the circuit court, or may make any order or take any action therein or enforce its own judgment as the circuit court may deem best. In all cases the county court, after such cause is remitted, shall proceed therein in accordance with the determination of the circuit court. The right of appeal from the determination of the circuit court to the supreme court shall be governed by the provisions of chapter 132 of the statutes.

Section 4043c. In all matters not otherwise provided for, relating to appeals from county courts to the supreme court, and jury trials in county courts, the law and rules of practice relating to circuit courts shall govern and control.

SECTION 5. This act shall take effect on and after Sept. 1, 1919.

Approved May 15, 1919.

No. 147, A.7

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CHAPTER 184.

AN ACT to create section 1494—12a of the statutes, relating to the sale of concentrated commercial feeding stuff, and providing a penalty.

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

Section 1. A new section is added to the statutes to read: Section 1494—12a. It shall be unlawful for any manufacturer, company, or person to sell, offer, or expose for sale, or for distribution in this state any concentrated commercial feeding stuff as defined in section 1494—11 used for feeding farm live stock, which shall contain any weed seed in which the germ of life has not been destroyed by grinding, crushing or otherwise. Any manufacturer, company or person violating any provision of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than one hundred dollars and not more than five hundred dollars. This section shall not be deemed to make unlawful any sale by a retailer, who was not able, by reasonable diligence to ascertain before such sale, the presence in any such material sold of such obnoxious seed.

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

Approved May 15, 1919.