

and repairing the boiler, installing a smoke consumer, alterations of the building and smoke chimney, placing down-draft furnace, rebuilding the steam tunnel, and such other repairs as may be necessary at the executive residence.

SECTION 7. There is added to the statutes a new section to be numbered and to read: 20.785 All moneys paid into the state treasury by any institution, society or association, receiving state aid, which are paid into the state treasury pursuant to section 20.78, and not required to be paid into the general fund previous to May 1, 1919, are reappropriated therefrom for the use of the institution, society or association, so paying its receipts into the state treasury.

SECTION 8. There is added to subsection (8) of section 20.17 of the statutes, a new paragraph to be numbered and to read: (20.17) (8) (h) On July 1, 1919, not to exceed four thousand five hundred dollars, for the purchase of an automobile truck.

SECTION 9. This act shall take effect upon passage and publication.

Approved June 28, 1919.

No. 250, A.]

[Published July 5, 1919.

CHAPTER 455.

AN ACT to repeal section 1636—70 of the statutes, and to amend section 1410b—2 of the statutes, relating to receiving stations or depots used for receiving and shipping milk or cream.

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

SECTION 1. Section 1636—70 of the statutes is repealed.

SECTION 2. Section 1410b—2 of the statutes is amended to read: Section 1410b—2. 1. On and after January 1, 1916, no person, firm or corporation shall operate a butter factory or cheese factory in this state or on and after January 1, 1920, a receiving station as defined in subsection 9 of this section unless a license shall have first been granted by the dairy and food commissioner to such person, firm or corporation to operate such receiving station or depot or such butter factory or cheese factory at the place designated in such license. Such license shall be granted under such reasonable rules and regulations as the dairy and food commissioner may from time to time prescribe. Upon filing an application for a license to operate a receiving station or depot, or a butter factory or cheese factory, the dairy and food commissioner shall issue a permit to such applicant to operate such station or depot, or factory. Such

permit shall have the full force and effect of a license to operate such *station or depot, or factory* only until a license shall have been issued to the applicant or until such applicant shall have been notified of the denial of such application.

2. As soon as convenient after the filing of such application, the dairy and food commissioner shall cause an investigation to be made of the conditions of such *receiving station or depot or such butter factory or cheese factory* for the purposes of determining whether or not a license is to be granted under the rules and regulations prescribed by him.

3. Each application for such license shall be made upon an application blank furnished by the dairy and food commissioner upon request and shall state the applicant's name and address and the exact location of the *station or depot or factory* for which such license is requested and such other information as the dairy and food commissioner may reasonably require and the dairy and food commissioner shall furnish to the applicant the rules and regulations incident to securing a license.

4. Each application shall be accompanied by a fee of two dollars payable to the dairy and food commissioner, and no license shall be issued until such fee is paid to the dairy and food commissioner. In case license is refused, the fee accompanying the application shall be returned by the dairy and food commissioner to the applicant with notification of refusal.

5. Licenses to operate a *receiving station or a depot or a butter factory or cheese factory* shall expire on the first day of January next following the date of issue but may be renewed without inspection on or before the first day of January of each year upon application of the licensee and upon payment of two dollars to the dairy and food commissioner; provided, where a butter and cheese factory are operated together in one plant only one license and fee shall be required.

6. No permit, license, or renewal shall be transferable.

7. The dairy and food commissioner is authorized, after reasonable notice, to close up any *receiving station or depot or any butter or cheese factory* which is being operated or conducted without a permit, license or renewal and to suspend or revoke any license, if the licensee fails to comply with any of the provisions of this section or with any rule or regulation under which the license is granted, and he shall restore to full force and effect any license when the licensee fully complies with all of the provisions of this section and the said rules and regulations.

8. The owner or operator of any *receiving station or depot or any butter or cheese factory* being dissatisfied with

any order of the dairy and food commissioner to close up the *station or depot or factory* owned or operated by him may commence an action in the circuit court for the county in which such *station or depot or such factory* is located against the commissioner as defendant to vacate and set aside any such order on the ground that the order is unlawful; or that any such order is unreasonable, in which action the complaint shall be served with the summons. The answer of the commissioner to the complaint shall be served and filed within ten days after service of the complaint, whereupon said action shall be at issue and stand ready for trial upon ten days' notice to either party. All such actions shall have precedence over any civil cause of a different nature pending in such court, and the circuit court shall always be deemed open for the trial thereof, and the same shall be tried and determined as other civil actions. No injunction shall issue suspending or staying any order of the dairy and food commissioner, except upon application to the circuit court or the presiding judge thereof, notice to the dairy and food commissioner and hearing.

9. *For the purposes of this section the terms "receiving station or depot" or "station or depot" shall mean and include any building or place used in buying or receiving and shipping milk or cream and shall not mean and include or apply to the gathering or collecting of milk or cream by wagon or other similar vehicle or by automobile or other similar motor vehicle or to the distribution of milk or cream to its ultimate consumer.*

SECTION 3. This act shall take effect on January 1, 1920.

Approved June 28, 1919.

No. 417, S.]

[Published July 5, 1919.

CHAPTER 456.

AN ACT to amend subsection (1) of section 6.04 and subsection (1) of section 6.05 of the statutes, relating to the holding of elections.

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

SECTION 1. Subsections (1) of section 6.04 and subsection (1) of section 6.05 of the statutes are amended to read: (6.04) (1) In cities, in the wards, * * * at the place or places to be ordered by the common councils thereof, respectively, at least four months before such election, unless otherwise provided by law.

(6.05) (1) *Wards, or election districts* as established may be divided into two or more districts in towns when the supervisors