

seven north, range twenty-two east, for public park, boulevard or highway purposes.

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

SECTION 1. Section 1 of chapter 360 of the laws of 1909 as amended by chapter 560 of the laws of 1921 is amended to read: (Chapter 360, Laws of 1909) Section 1. All the right, title and interest of the state of Wisconsin, in and to a certain portion of submerged land one thousand feet in width lying along and adjacent to the shore of Lake Michigan on the eastern frontage of the city of Milwaukee from Russell Avenue in the city of Milwaukee, south to a point where the center of section 14, town 7 north, range 22 east, in the county of Milwaukee, intersects the shore line, is hereby granted and ceded to the city of Milwaukee by the state of Wisconsin to be held and used by said city for public park, boulevard or highway purposes, *provided, that the city of Milwaukee may grant and cede all of its right, title and interest in and to any portion of said land to the county of Milwaukee for the same purposes.*

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

Approved June 26, 1925.

No. 540, A.]

[Published July 2, 1925.]

CHAPTER 416.

AN ACT to create section 125.215 of the statutes, relating to bread and rolls 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: 125.215 It shall be unlawful to advertise or offer for sale any bread or rolls as or for milk bread or milk rolls, or as made or prepared with milk, unless all of the fluid used in the preparation of such bread or rolls was milk, or unless in lieu of milk there was added to the ingredients used in the preparation of such bread or rolls milk solids and milk fat in the proportion of not less than ten ounces of milk solids, not fat, and three and one-quarter ounces of milk fat for every six pounds of water

used. It shall be the duty of the dairy and food commissioner to enforce the provisions of this subsection.

Any person violating the provisions of this subsection shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than twenty-five nor more than one hundred dollars, or by imprisonment in the county jail not to exceed thirty days or both.

SECTION 2. This act shall take effect on January 1, 1926.

Approved June 26, 1925.

No. 431, A.]

[Published July 2, 1925.

CHAPTER 417.

AN ACT to amend section 35.70 of the statutes, relating to the republication of general laws by newspapers.

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

SECTION 1. Section 35.70 of the statutes is amended to read:
 35.70 The publisher of any *daily*, weekly or semiweekly newspaper printed in whole or in part within the state, which shall have been regularly published during the six months immediately prior to the opening of any regular session of the legislature, with bona fide circulation to actual paying subscribers during all that time of not less than three hundred copies each issue, may republish in such newspaper in pamphlet form which shall be denominated "Wisconsin Copy Law Supplement" with printed page approximately from eight and one-quarter by eleven and one-half inches to nine and one-quarter by twelve and one-half inches, using not less than six point type, in the numerical order of their chapters, all of the general laws passed at any such session, which shall be designated by the secretary of state in the official paper as "Copy Laws," and upon filing with said secretary satisfactory proof by affidavit of such publication, shall be paid * * * therefor out of the state treasury *according to circulation, as follows: Circulation of not less than three hundred nor more than six hundred, one hundred twenty-five dollars; circulation of six hundred or more, one hundred fifty dollars.* A six months' publication shall not be required of any newspaper that shall satisfy the secretary of state that its failure