fines received by any such magistrate during the preceding year ending October thirty-first and make a separate written report for each such magistrate, which report shall be verified by his affidavit, embrace the title of each case in which any such fine was received, the date of conviction and the total amount of fines received during the period covered by such report. To facilitate the making of such examinations and reports the several magistrates shall deliver their dockets to the auditing committee, county auditor or county clerk, as the case may be, at such time before or during the annual meeting of the county board and at such place as such committee, auditor or clerk may designate, to be forthwith examined and to be returned to such magistrate on the same day of delivery. county board shall, at their annual meeting, compare the reports upon such examinations with those made by magistrates pursuant to said section 360.34.

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

Approved April 19, 1929.

No. 79, A.]

[Published April 22, 1929.

## CHAPTER 36.

AN ACT to amend subsection (7m) of section 62.13 of the statutes, relating to a rest day for policemen in cities of the third class.

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

Section 1. Subsection (7m) of section 62.13 of the statutes is amended to read: (62.13) (7m) The council of every city of the second or third class shall provide for, and the chief of the police department shall assign to, each policeman in the service of such city one full rest day of twenty-four consecutive hours during each one hundred and ninety-two hours, except in cases of positive necessity by some sudden and serious emergency, which, in the judgment of the chief of police, demands that such day of rest be not given at such time. Arrangements shall be made so that each full rest day may be had at such time or times as will not impair the efficiency of the department.

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

Approved April 19, 1929.

No. 109, A.]

[Published April 22, 1929.

## CHAPTER 37.

AN ACT to amend section 343.183 of the statutes, relating to destruction of marks on automobiles and other manufactured articles.

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

Section 1. Section 343.183 of the statutes is amended to read: 343.183 (1) Any person who removes, defaces, alters, destroys or changes the manufacturers' serial number upon any automobile, motor cycle or other \* \* manufactured article for the purpose of concealing or misrepresenting the identity of such \* \* manufactured article, and any person who buys, sells, disposes of, conceals, receives or has in his possession any automobile, motor cycle, or \* \* manufactured article with knowledge that the manufacturers' serial number thereof has been removed, defaced, altered or destroyed for the purpose of concealing or misrepresenting the identity of said \* \* manufactured article, shall be deemed guilty of an offense under this law and shall be fined not more than two hundred dollars or imprisoned not more than six months, or both such fine and imprisonment.

(2) The fact that a person buys, sells, disposes of, conceals, receives, or has in his possession any such \* \* manufactured article from which the manufacturers' serial number has been removed, defaced, altered or destroyed, shall be prima facie evidence that such person has knowledge of such removal, defacement, alteration, or destruction, and that the same was done for the purpose of concealment or misrepresenting the identity of such \* \* manufactured article.

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

Approved April 19, 1929.