of land and for permanent property and improvements, nor shall it affect subsection (19) of section 20.17 or section 20.52. Appropriations for the purchase of land and for permanent property and improvements shall continue to be available until the attainment of the object or the completion of the work for which such appropriations were made, and except as otherwise provided by law all balances remaining shall revert to the fund from which appropriated.

Section 6. All unexpended and unencumbered balances on June 30, 1929, in any of the appropriations made in section 20.20, statutes of 1927, to the conservation commission, which under section 5 of chapter 97 of the laws of 1929 reverted to the conservation fund, are appropriated to the conservation commission for the same purposes for which these appropriations were originally made.

Section 7. This act shall take effect upon passage and publication.

Approved August 22, 1929.

No. 425, A.]

[Published August 26, 1929.

CHAPTER 421.

AN ACT to repeal section 343.409 and to create sections 98.32 to 98.37 and subsection (13) of section 20.60 of the statutes, relating to the sale of live stock remedies, imposing penalties and making an appropriation.

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

Section 1. Section 343.409 of the statutes is repealed.

SECTION 2. Six new sections are added to the statutes and a new subsection is added to section 20.59 of the statutes to read: 98.32 (1) The term "live stock remedy" as used in sections 98.32 to 98.37 shall include all devices, remedies, cures, tonics, powders, proprietary medicines, condimental feeds, medicated stock foods and similar preparations for the treatment or prevention of any disease of live stock, poultry or other domestic animals and administered internally for their stimulating, invigorating, curative or other powers; but excluding all medicines manufactured, sold and recommended primarily for human use.

- (2) No person by himself, his servant or agent shall sell, offer or expose for sale or have in his possession with intent to sell any live stock remedy:
- (a) Which is sold under a name, brand or trade-mark which is misleading or deceptive;
- (b) Which purports to cure infectious abortion, hog cholera, fowl cholera, tuberculosis, foot and mouth disease, roup, white diarrhoea or any other disease of domestic animals for which no genuine cure is known;
- (c) Which has not been registered by the commissioner of agriculture for sale in this state;
- (d) Which does not have printed or written upon the label of each package as sold at retail, in type not less than one-fourth the largest type on the package:
 - 1. The common name in English of all ingredients;
 - 2. The percentage of each diluent, filler or inert ingredient;
- 3. A statement of the quantity or proportion of any alcohol, morphine, opium, cocaine, heroin, alpha or beta eucaine, chloroform, camabis, indica, chloral hydrate, or acetanilide or any derivative or preparation of any such substances contained therein;
 - 4. The net contents, by weight or measure, of such package;
- 5. The name and principal address of the manufacturer or person responsible for placing such live stock remedy on the market:
- 6. A statement to the effect that such live stock remedy has been registered by the commissioner of agriculture, giving the registry number;
- (e) Of which the contents of the package as originally put up have been removed, in whole or in part, and other contents shall have been placed in such package.
- 98.33 (1) The commissioner of agriculture, upon the application of the manufacturer or distributor and the payment of the registration fee prescribed in section 98.35, shall register any live stock remedy which does not violate any of the provisions of subsection (2) of section 98.32. Such registration shall be good for one year unless sooner cancelled or a change is made in the ingredients or formula of manufacture or in the name, brand or trade-mark under which such live stock remedy is sold. In the event of any such change, it shall be necessary to again

register such remedy, in the same manner as upon original application.

- (2) The commissioner of agriculture may cancel the registration of any live stock remedy which subsequent to such registration is sold in violation of any of the provisions of subsection (2) of section 98.32, and whenever a change is made in the ingredients or formula of manufacture or in the name, brand or trade-mark under which such remedy is sold, unless such remedy has been re-registered as provided in subsection (1) of this section.
- (3) In the discharge of his duties, the commissioner of agriculture may make rules and regulations governing applications for registration, the submission of samples for analysis and all other matters necessary to give effect to this section, but no such rule or regulation shall impose any requirement for registration other than as provided by subsection (2) hereof. He may take expert and other testimony whenever he deems such testimony advisable and shall grant a public hearing, upon request therefor, to any manufacturer or distributor whose request for the registration of any live stock remedy has been denied and also prior to the cancellation of any registration.
- 98.34 (1) The commissioner of agriculture shall enforce the provisions of sections 98.32 to 98.37, by inspections, chemical analysis and other appropriate methods. All samples for analysis shall be taken from stocks in the state, or intended for sale in the state, and the commissioner may call upon the manufacturer or distributor applying for the registration of a remedy to supply samples thereof for analysis.
- (2) The commissioner of agriculture and his authorized deputies and inspectors shall have free access by legal means during business hours to all places of business, buildings, vehicles, cars and vessels used in the manufacture, transportation, sale or storage of any live stock remedy and shall have power and authority to open by legal means any box, carton, parcel or package, containing, or supposed to contain, any live stock remedy and take therefrom samples for analysis.
- 98.35 A registration fee of six dollars shall be paid prior to each annual registration to the commissioner of agriculture for each live stock remedy registered.
- 98.36 Any person who shall sell, offer or expose for sale or have in his possession with intent to sell any live stock remedy

in violation of any of the provisions of subsection (2) of section 98.32, or who shall wilfully and falsely represent that any live stock remedy is registered for sale in this state when in fact it is not so registered, shall be fined not to exceed two hundred dollars for the first offense; and upon conviction for any subsequent offense shall be fined not to exceed three hundred dollars, or be imprisoned in the county jail for not to exceed one year, or be punished by both such fine and imprisonment.

98.37 If any provision of sections 98.32 to 98.36 is declared unconstitutional or the applicability thereof to any person, commodity or transaction is held invalid, the validity of the remainder of these sections and the applicability of such provision to other persons, commodities and transactions shall not be affected thereby.

(20.60) (13) All fees paid to the commissioner of agriculture for the registration of live stock remedies shall be paid within one week after receipt into the general fund and are appropriated therefrom to the commissioner of agriculture, for the discharge of his duties in the enforcement of the law regulating the sale of live stock remedies.

Section 2. The provisions of paragraph (d) of subsection (2) of section 98.32 relating to the labelling of live stock remedies shall take effect January 1, 1930. All other provisions of this act shall take effect on passage and publication.

Approved August 23, 1929.

No. 805, A.]

[Published August 26, 1929.

CHAPTER 422.

AN ACT to confer civil and criminal jurisdiction on the county court of Kenosha county.

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

SECTION 1. There is hereby conferred on the county court of Kenosha county, jurisdiction in all civil actions and proceedings in law and in equity, concurrent with and equal with the jurisdiction of the circuit court in said county, for all claims, demands and sums and to and concerning all property, not exceeding the sum or value of fifty thousand dollars; provided, that