Such physicians shall prepare a statement of facts alleged, and shall make a written report of their findings.

- (4) If it appears from the report of the examining physicians that the \* \* \* person examined is in their opinion insane the judge \* \* \* shall appoint a time and place for hearing the application, and shall cause notice thereof to be served upon the alleged insane person in the manner a summons is required to be served as prescribed in subsection (1) of section 262.08. \* \* \*
- (5) If \* \* \* a jury trial be not awarded, as provided in section 51.03, the judge may proceed at the time and place specified in such notice, or if such notice be not ordered, then upon the report of the physicians, he may proceed summarily, to make such further investigation as may seem to him necessary and proper; and if he shall be satisfied by all the evidence adduced that said person is insane, he may order him to be committed to the hospital or asylum for the insane as provided in section 51.05, stating in such order that the same was made without personal notice to the person adjudged insane, and the reasons, in brief, for failure to require such notice.

Section 3. This act shall take effect upon passage and publication.

Approved June 28, 1933.

No. 540, A.]

[Published June 30, 1933.

## CHAPTER 331.

AN ACT to amend section 70.06 of the statutes, relating to assessment of real and personal property.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Section 70.06 of the statutes is amended to read: 70.06 The assessor of each assessment district shall begin as soon as practicable after the April election, in assessment districts where an assessor is elected at such election, and in other assessment districts as soon as practicable after the first day of January in each year, and proceed to assess all the real and personal property liable to taxation in such district. Such assessment shall be completed, if possible, before the day set for the meeting of the board of review in each district but in any event, except in cities of the first class, shall be finally completed before the first Monday in August. All real and personal property shall be assessed as of the

first day of May in such year except as provided in section 70.13. All real property conveyed to any county by tax deed before the first Monday in August of any year shall not be included in such assessment for such year.

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

Approved June 28, 1933.

No. 568, A.]

[Published June 30, 1933.

## CHAPTER 332.

AN ACT to amend section 111.09 of the statutes, relating to cold storage food.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Section 111.09 of the statutes is amended to read: 111.09 (1) It shall be unlawful to sell, or offer for sale, any article of food which has been held for a period of forty days or over in cold storage either within or without the state, except as and for "cold storage \* \* \* products," or as and of a specified grade and without notifying persons purchasing, or intending to purchase the same, that it has been so held or without marking each package, parcel or container in which cold storage products are offered for sale with the true and correct grade fixed for articles of food as provided for in section 99.10. When articles of food which have been held in cold storage for a period of forty days or over are displayed for sale in any store or other place where such articles are sold, a placard, plainly and conspicuously marked "cold storage \* \* \* products" shall be displayed on the bulk mass of said articles of food, or a placard shall be displayed plainly and conspicuously marked with the correct grade of the articles of food offered for sale, and if articles of food which have been held in cold storage for a period of forty days or more are sold in any store or other place but not exposed to view, a placard setting forth the kind of \* \* \* products and the fact that they are cold storage shall be conspicuously displayed in the place of sale, unless the cold storage products offered for sale and sold are conspicuously marked with the correct grade of the articles of food offered for sale and sold as and of their proper grade. It shall be unlawful to sell, offer for sale, represent or advertise as fresh any article of food which has been held in cold storage for a period of