No. 507, S.]

[Published August 24, 1945.

CHAPTER 575.

AN ACT to appropriate a certain sum to the joint interim committee created by Joint Resolution No. 79, S., for the execution of its functions.

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

There is appropriated from the general fund to the joint interim committee created by Joint Resolution No. 79, S., on veterans' legislation, \$2,000 for the execution of its functions. Expenditures from this appropriation shall be made upon vouchers approved by the chairman and secretary of the committee.

Deposited without approval of Governor.

No. 438, A.]

[Published August 24, 1945.

CHAPTER 576.

AN ACT to repeal and recreate 29.37 of the statutes, relating to set lines in the inland waters.

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

29.37 of the statutes is repealed and recreated to read:

29.37 SET LINE LICENSES; INLAND WATERS. (1) Set line licenses shall authorize the use of set lines and hooks in inland waters in such manner as shall be determined by the conservation commission for taking, catching or killing fish, and shall be issued by the county clerk of the county bordering on the waters where such set lines are intended and permitted to be used, to any person duly applying therefor.

(2) The fee for each such license shall be \$1.

(3) No such licensed set line or lines shall be used until each such line is equipped with a metal tag (stamped with the number of the license covering the same) which shall be securely fastened to a buoy or stake at one end of the set line so that it will be visible above the surface of the water. Such tag shall be furnished by the state conservation commission to the county clerk, and by the latter to the licensee at the time of issuing the license, on payment of a fee of 25 cents. All fees received by county clerks for such metal tags shall be returned and reported in the

same manner as are license fees, as prescribed in section 29.09, but without deduction.

(4) All fishermen licensed under the provisions of this section shall file such reports on the amounts and kinds of fish taken as may be requested by the conservation commission.

Approved August 17, 1945.

No. 23, A.]

[Published August 27, 1945.

CHAPTER 577.

AN ACT to amend 98.12 of the statutes, relating to standard milk bottles, and providing a penalty.

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

98.12 of the statutes is amended to read:

98.12 STANDARD MILK BOTTLES. (1)For the sale of milk or cream at retail, no bottle shall be used unless its capacity is one gallon, half gallon, * * * one quart, third quart, one pint, or half pint, * * *; every such bottle shall be delivered filled * * * to the bottom of the cap seat, stopple or other designating mark. The following variations on individual * * * may be allowed, but the average contents of not less than 25 bottles selected at random from at least 4 times the number tested must not be in error by more than one-quarter of * * * such tolerances: 8 drams above and 8 drams below on the gallon; 6 drams above and 6 drams below on the half gallon; * * 4 drams above and 4 drams below on the quart; 3 drams above and 3 drams below on the pint; 2 drams above and 2 drams below on the third quart and on the half pint respectively; * * *. When milk or cream is pasteurized in the bottle in which it is to be sold or delivered, such bottle may have a capacity sufficient to permit of the expansion of the contents in the process of heating, but such bottle shall have clearly marked thereon by a line or other designating mark the point to which such bottle is filled when containing the respective capacities provided for in this section, at 68 degrees Fahrenheit (20 degrees centigrade). The department shall prescribe and adopt such rules and regulations as it may deem necessary to carry out the provisions of this * so used section. Bottles shall have clearly