

*accurate report or statement verified by his oath, of all fees and income collected by him or for him during such three months and also of all the expenses of his office during the same time; and at the same time he shall pay to the treasurer of such county all such fees and income of every kind, collected by him, his deputy or assistants, or which he was entitled by law to charge or receive, not therefore paid to the said treasurer.*

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 9, 1909.

No. 874. A.]

[Published June 10, 1909.]

## CHAPTER 316.

AN ACT to amend chapter 537 of the laws of 1907, relating to the capitol, providing for its construction, making an appropriation, and levying a tax therefor.

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

SECTION 1. Chapter 537 of the laws of 1907 is amended to read: Section 1. 1. For the purpose of constructing the capitol, for purchasing a site for a heating plant and warehouse, and for constructing and connecting the same with the capitol, as directed by chapter 19 of the laws of 1907, in addition to the sums heretofore appropriated, there is hereby appropriated from the general fund in the treasury, annually for nine successive fiscal years, beginning with the year to end June 30, 1908, the sum of six hundred thousand dollars. The sums heretofore appropriated shall be available to the capitol commission for any of such purposes.

2. To provide in part for such appropriation, there is hereby levied an annual state tax, upon the general property of the state, in each of said nine successive fiscal years, of four hundred and fifty thousand dollars, to be apportioned by the secretary of state annually as provided by section 1070 of the statutes, but such levy, or any portion thereof, may be remitted, pursuant to the provisions of section 1069a of the statutes.

SECTION 2. 1. The capitol commission is directed to proceed with the construction and completion of the heating plant and warehouse and of the capitol, according to the plan adopted, as rapidly as the appropriations hereby made will permit. *When in the judgment of the commission it is for the best interests of the state to proceed with the construction more rapidly than the appropriations hereby made will permit, then and in that*

*case, the commission shall so proceed if, in the judgment of the governor, the condition of the treasury shall warrant so doing, and the sums hereby provided for the use of the commission shall become available in payment for such construction to an amount not exceeding one million dollars in any such fiscal year.*

2. The commission shall remove the existing capitol in parts from time to time as necessary, use or dispose of the materials thereof, as may be most advantageous, and apply any proceeds realized to the cost of such removal or other authorized purposes. *Provided that the dome of the existing capitol, if practicable, shall be removed in such manner that the materials thereof may be used in constructing a dome on the main hall of the university building, if the legislature or the regents of the university shall in the future so provide. And providing that the total cost of such removal and reconstruction shall not exceed the sum of twenty-five thousand dollars.*

3. The commission may acquire title by condemnation for the site of such plant and warehouse according to the provisions of chapter 33 of the statutes, and the attorney general shall conduct the proceedings.

4. The commission is authorized to procure to be laid any railroad spur track or tracks requisite to connect the heating plant with any railroad line or to transport building material to the capitol grounds, to build a connecting tunnel between the heating plant and capitol, and to lay a water main between either of the lakes of Madison and such plant, and therefore to occupy and use, but only so far and so long as necessary any street or streets in the city of Madison.

5. *The commission is authorized to construct all necessary terraces, retaining walls, steps and approaches to the capitol, and to lay out suitable drives and walks in the capitol park, and for the purpose of suitably furnishing and decorating the capitol, the commission is authorized and directed to provide suitable furniture, furnishings and fixtures.*

SECTION 3. 1. Advertisements by the commission to invite proposals to furnish material or labor shall be made in the official state paper, and in such other papers as the commission shall select, so long as shall be deemed necessary, but whenever, from exigency of time or from the nature of the work or materials, it is most expedient so to do, the commission may contract, in particular cases, without such advertisement.

2. The previous acts of the commission are confirmed.

SECTION 4. 1. No contract for the construction of such plant or warehouse, or of any wing, or the central portion of the capitol, shall be valid until the same shall have been approved

by the governor as being within the limits of the appropriations herein made, properly apportioned, provided that the total cost of construction of any wing of such capitol shall not exceed \$800,000.

2. The former limitation of cost per cubic foot is repealed.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved June 9, 1909.

No. 358, A.]

[Published June 10, 1909.

**CHAPTER 317.**

AN ACT to amend sections 1494—31, 1494—36 and 1494—39 of the statutes, and to create subsection 5 of section 1494—35 of the statutes, regulating the breeding of horses.

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

SECTION 1. Section 1494—36 of the statutes is amended to read: Section 1494—36. Each bill and poster issued by the owner of any stallion \* \* \* enrolled under this act, or used by him or his agent, for advertising such stallion \* \* \* shall contain a copy of the stallion's \* \* \* certificate of enrollment printed in bold face type not smaller than long primer on said bill or poster, and first mentioned thereon the name of the stallion \* \* \* shall be preceded by the words "pure-bred," "grade," "cross-bred," \* \* \* "nonstandard bred," or "mongrel or scrub," in accordance with the wording of the certificate of enrollment; and it shall be illegal to print upon the poster any misleading reference to the breeding of the stallion \* \* \*, his sire or his dam, or to use upon such bill or poster the portrait of a stallion \* \* \* in a misleading way; and each newspaper advertisement printed to advertise any stallion \* \* \* for public service shall show the enrollment certificate number and state whether it reads "pure-bred," "grade," "cross-bred," \* \* \* "nonstandard bred" or "mongrel or scrub."

SECTION 2. There is added to section 1494—35 of the statutes a new subsection to read: 5. *The license certificate for a stallion that has neither sire nor dam of pure breeding shall be in the following form:*

- Certificate of "mongrel or scrub" stallion No.....*
- Name .....*
- Owned by .....*
- Described as follows .....*
- Color .....*