

at least * * * a majority of the board. The fee for the examination shall be twenty dollars in each case with five dollars additional for the certificate, if issued, such fee to accompany the application and to be paid to the treasurer of the board.

4. All persons receiving a certificate of registration, as in * * * subsections 1, 2 and 3 provided, shall be permitted to practice massage, hydrotherapy * * * or educational gymnastics within this state, but shall not be permitted to treat for a specific disease, except upon the advice of a licensed medical * * * physician.

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

Approved July 1, 1919.

No. 416, A.]

[Published July 7, 1919.

CHAPTER 484.

AN ACT to amend the first paragraph of section 3314, subsections 1 and 2 of section 3315 and section 3329 of the statutes, relating to liens.

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

SECTION 1. The first paragraph of section 3314, subsections 1 and 2 of section 3315 and section 3329 of the statutes are amended to read: (Section 3314) (First paragraph) Every person who, and firm, corporation or association which, as principal contractor, architect, civil engineer or surveyor who performs *any work or labor by himself or by his beast of burden* or procures to be performed any *such* work or labor, furnishes any materials or prepares any plans, specifications or estimates:

(Section 3315) 1. Every person, firm, corporation or association other than a principal contractor, who performs *by himself or by his beast of burden* any work or labor or furnishes any materials in any of the cases enumerated in the preceding section, shall within thirty days after performing the first work or labor or furnishing the first material give notice in writing to the owner of the property upon which such work or labor is being performed or to which such materials are being furnished either by personal service on the owner or his agent or by letter addressed to such owner or his agent at the last known post-office address of such owner or agent, with postage duly prepaid, stating that he has been employed to perform work or labor or to furnish materials, describing the real estate upon which the same is to be performed or furnished with reasonable certainty so that the owner will not be misled or deceived thereby.

In the event that the owner of the property shall complain of any insufficiency of such notice should a lien be afterward claimed against said real estate, the burden of proof shall be upon such owner to show that he has been misled or deceived by such insufficiency thereof. In case the property to be affected by such notice is owned jointly or in common by two or more persons, the giving of such notice in the manner herein provided to any one of such owners, or his agent, shall be sufficient. Every contractor, whether as principal contractor or otherwise, at the time he purchases or contracts for any materials to be used in any of the cases enumerated in section 3314 of the statutes, shall deliver to such material man a description of the real estate upon which the materials are to be used and the name of the owner thereof and his agent, if any.

2. Every person, firm, corporation or association, other than the principal contractor, who performs *by himself or by his beast of burden* any work or labor or furnishes any materials in any of the cases enumerated in the preceding section shall have the lien and remedy given by this chapter, if he shall have given to the owner the notice provided in subsection 1 hereof, and if within sixty days after the date of performing the last work or labor or of the furnishing of the last of such materials he shall file in the office of the clerk of the circuit court of the county in which said real estate is situated, together with a copy of such notice, a claim for lien, setting forth that he has been employed by such principal contractor or subcontractor to perform or furnish, and has performed or furnished, such work, labor or materials, with a statement of the labor performed or the materials furnished, the amount owing therefor from such principal contractor or subcontractor, and that he claims the lien given by this chapter. The thirty-day notice herein required to be given to the owner by any person, firm, corporation or association other than the principal contractor who performs any work or labor or furnishes any materials shall not be construed to mean that any laborer or mechanic employed by any principal contractor or subcontractor shall be required to give said notice, and such laborer or mechanic may have such right of lien provided by this chapter, if he shall within sixty days after the performance of the last work or labor file in the office of the clerk of the circuit court of said county his claim for a lien in the manner herein provided.

Section 3329. Any person who shall, *by himself or by his beast of burden*, do or perform any labor or services in cutting, hauling, running, felling, piling, driving, rafting, booming,

cribbing, towing, sawing, peeling or manufacturing into lumber or timber any logs, timber, stave bolts, heading, staves, pulp wood, cordwood, firewood, railroad ties, piling, telegraph poles, telephone poles, fence posts, paving timber, tan or other barks or in preparing wood for or manufacturing charcoal shall have a lien upon such materials for the amount due or to become due for any such labor or services, which lien shall take precedence of all other claims, liens or incumbrances thereon or sales thereof, whether such claims, liens, incumbrances or sales are made, created or accrued before or after the time of doing such work, labor or services.

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

Approved July 1, 1919.

No. 15, A.]

[Published July 7, 1919.

CHAPTER 485.

AN ACT to amend subdivision (e) of subsection 7 of section 1770b of the statutes, relating to annual reports of foreign corporations.

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

SECTION 1. Subdivision (e) of subsection 7 of section 1770b of the statutes is amended to read: (Section 1770b) (7) (e) The proportion of the *authorized* capital stock represented in the state of Wisconsin by its property located and business transacted therein during the preceding year. In determining the proportion of *authorized* capital stock employed in the state, the same shall be computed by taking the gross business in dollars of the corporation in the state and add the same to the full value in dollars of the property of the corporation located in the state. The sum so obtained shall be the numerator of a fraction of which the denominator shall consist of the total gross business in dollars of the corporation, both within and without the state, added to the full value in dollars of the entire property of the corporation, both within and without the state. The fraction so obtained shall represent the proportion of the *authorized* capital stock represented within the state. The secretary of state may demand, as a condition precedent to the filing of such report, such further figures, information and statements as he may deem proper in order to determine the accuracy of the reports submitted; the additional information so obtained shall not become a matter of record in the department of state. The corporation shall pay a fee of two dollars for filing such report.