

No. 632, A.]

[Published July 10, 1907.]

**CHAPTER 478.**

AN ACT to create section 4432<sub>g</sub>-1, statutes of 1898, relating to labeling stock foods.

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

SECTION 1. There is added to the statutes of 1898, a new section to read:

\* \* \* \* \*

SECTION 2. This act shall take effect and be in force from and after May 1, 1908.

Approved July 9, 1907.

No. 731, A.]

[Published July 10, 1907.]

**CHAPTER 479.**

AN ACT to create section 1347m of the statutes; to repeal subsection 29 of section 1038 of the statutes, relating to the use of wide-tired wagons on public highways.

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

SECTION 1. There is added to the statutes a new section to read:

\* \* \* \* \*

SECTION 2.

\* \* \* \* \*

Approved July 9, 1907.

(In effect from and after date of publication.)

and vital statistics, in addition to other appropriations provided by law, the sum of six thousand dollars or so much thereof as may be necessary to enable the said board to carry out the provisions of this act, to be paid by the state treasurer on the certification of the president and secretary of such board.

(Ch. 469, 1907.)

**Repeal.** [SECTION 1038.] Subsection 29, section 1038 of the statutes is repealed.

(Ch. 479, 1907.)

**Encampments and assemblies: grounds and buildings exempt from taxation.** [Section 1038.] 39. (a) The lands not exceeding ten acres, together with the buildings thereon, not being within the limits of any incorporated city or village, owned by corporations organized under the laws of this state for moral, religious and educational purposes and used by them exclusively for the holding of annual encampments or assemblies, for moral, religious and educational purposes, are hereby exempted from taxation.

**If not money-making.** (b) The benefits of this subsection shall cease to be enjoyed by any such corporation if it shall at any time appear that a dividend has been declared on its stock, or that a division of profits has been made, in any manner, among all or any of its members.

**But certain buildings taxable.** (c) The maintenance on such grounds by such corporation of cottages or other structures for the use and accommodations of persons attending such encampments or assemblies shall not deprive such corporation of the exemption privilege hereby granted, but such exemption shall not extend to buildings on such grounds owned by persons other than such corporation.

(Ch. 543, 1907.)

**Automobiles: taxation.** [SECTION 1050.] 16a. *The number and value of all automobiles and other motor vehicles.*

(Ch. 436, 1907.)

**Tax assessment of realty; mineral valuation.** SECTION 1052. Real property shall be valued by the assessor from

and such owner, so long as he shall maintain such trees, replacing such as die, shall receive an annual bounty of \* \* \* *three* cents for each rod of highway along which such trees are planted on one side and \* \* \* *six* cents if on both sides, to be credited upon his highway taxes. For the protection of such trees while growing such owner may, by leave of the superintendent, inclose the same by a fence.

(Ch. 18, 1907.)

**Wagons on highways: tax rebates for wide tire users.**

SECTION 1347m. 1. Every person who, during the year ending the first day of June, 1908, and each succeeding year thereafter, uses on public highways of this state only wagons or vehicles for hauling loads exceeding one thousand pounds in weight, with wheels the tires of which are not less than three inches in width, shall receive a rebate of one-half of his assessed town, city or village highway tax for each such year, which rebate shall not exceed in any year two dollars or its equivalent in labor if such tires shall be more than three and less than three and one-half inches in width, nor shall it exceed three dollars or its equivalent in labor if such tires are more than three and one-half inches in width.

2. The right to such rebate shall not be affected by the use upon the public highways of any vehicles carrying a weight not exceeding one thousand pounds.

3. Upon making an affidavit showing that he has complied with the provisions of this act during any such year such person shall be credited by the superintendent of highways for the road district in which he resides or is assessed, or by the town, city or village treasurer, with such rebate. Such affidavits may be taken before any superintendent of highways or any town, city or village treasurer, each of whom is hereby authorized to administer such oath.

(Ch. 479, 1907.)

**Application of chapter 552, 1907.** SECTION 1347t. In any county organized as a road district, the provisions of this chapter are in force, except in so far as the county board designate for improvement any road or bridge.

(Ch. 552, 1907.) Made "Sec. 1347t," by Sec. 17, Ch. 676, 1907.

\* \* \* The provisions of this act shall not apply to counties having a population of one hundred and fifty thousand or more.

(Sec. 9, Ch. 552, 1907.)