

appeal, to the governor. Upon the filing of such proceedings with the governor, the said board of review shall fix a time and place for hearing such appeal, and shall notify the applicants and the commissioner of banking thereof. The proceedings shall be reviewed by said board of review, and the board shall make an order either affirming or reversing the order of the commissioner of banking. Within three days after such determination by the board of review, all records and proceedings pertaining to such application shall be remitted to the commissioner of banking and the decision and determination of the said board of review shall be final and conclusive, and shall govern the future action of the commissioner of banking.

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

Approved July 23, 1915.

No. 614, S.]

[Published July 26, 1915.

CHAPTER 442.

AN ACT to amend section 4816 of the statutes, relating to furnishing of recognizance or bail bond in criminal cases.

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

SECTION 1. Section 4816 of the statutes is amended to read: Section 4816. In all cases where a recognizance or bail bond with sureties is required by the court or other magistrate, of any person for his appearance to answer any criminal charge *except murder* or as a witness, the person so required to enter into the same with sureties, may, in lieu of such sureties, *furnish a recognizance or bail bond executed by any surety company authorized to do business in this state, using the usual form for that purpose, which undertaking, when filed, shall be accompanied with the certificate of the commissioner of insurance or a copy thereof duly certified by him, as provided in section 1966—34 of the statutes, or such person may enter into his own personal recognizance or bond without sureties, upon depositing with the court the amount thereof in money, which on the forfeiture of such recognizance or bond, shall be paid into the county treasury in discharge thereof, but which in the case of a witness, shall be refunded to the person depositing the same, upon his appearance according to the terms of such recogniaznee or bond; and which in the case of a person accused of crime, shall be applied by the magistrate or court before whom the accused is tried, in satisfaction of so much of the judgment*

as is required by the payment of money, rendering the surplus money, if any there be, to the person depositing the same; and if such money is deposited with a justice of the peace or other magistrate, it shall be paid over with the return of such recognition, to the clerk of the court to which he is bound to appear.

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

Approved July 23, 1915.

No. 618, S.]

[Published July 26, 1915.

CHAPTER 443.

AN ACT to amend subsection 1 of section 1666a of the statutes, relating to the capacity of bottles used for the sale of milk and cream.

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

SECTION 1. Subsection 1 of section 1666a of the statutes is amended to read: (Section 1666a) 1. Bottles used for the sale of milk and cream shall be of the capacity of half gallon, three pints, one quart, one pint, half pint, one gill filled full to the bottom of the * * * *cap seat, stopple or other designating mark.* The following variations on individual bottles or jars may be allowed, but the average contents of not less than twenty-five bottles selected at random from at least four times the number tested must not be in error by more than one quarter of the tolerances; six drams above and six drams below on the half gallon; five drams above and five drams below on the three-pint; four drams above and four drams below on the quart; three drams above and three drams below on the pint; two drams above and two drams below on the half pint; two drams above and two drams below on the gill. *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 sixty-eight degrees Fahrenheit (twenty degrees Centigrade).* *The state superintendent of weights and measures shall prescribe and adopt such rules and regulations as he may deem necessary to carry out the provisions of this section.* Bottles or jars used for the sale of milk or cream shall have clearly blown or otherwise permanently marked in the side of the bottle, the