No. 321, S.]

[Published May 29, 1941.

## CHAPTER 133.

AN ACT to amend 29.578 (1) of the statutes, relating to deer farms.

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

Subsection (1) of section 29.578 of the statutes is amended to read:

(29.578)(1)The owner or lessee of any lands within the state of Wisconsin suitable for breeding and propagating of deer shall have the right upon complying with the provisions of this section to establish, operate, and maintain a deer farm for the purpose of breeding, propagating, killing, and selling deer on such lands, the acreage and size of which shall be determined by the conservation commission. Such deer farm must be completely inclosed by a fence. Any streams whether meandered or not, flowing into or out of an inclosed deer farm, and of a swampy, marshy, or boggy character and not navigable in fact at all times of the year by ordinary boats or pleasure craft, and which are not of any substantial beneficial use to the public, shall not be considered navigable so as to prevent erection and maintenance over them, of the type of fence prescribed and permitted by this section.

Approved May 27, 1941.

No. 424, A.]

[Published May 29, 1941.

## CHAPTER 134.

AN ACT to create 108.04 (5) (h) of the statutes, relating to the eligibility for unemployment benefits of a person engaged in employment as a pin boy.

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

SECTION 1. Paragraph (h) of subsection (5) of section 108.04 of the statutes is created to read:

(108.04) (5) (h) In no case shall any employe employed by any bowling alley proprietor as a pin boy be eligible to receive any benefits for unemployment during the months of

May, June, July, and August of any calendar year.

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

Approved May 27, 1941.

No. 766, A.]

[Published May 29, 1941.

## CHAPTER 135.

AN ACT to create 157.125 of the statutes, relating to the perpetual care of cemeteries.

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

Section 157.125 of the statutes is created to read:

157.125 Trustees for the Care of Cemeteries or CEMETERY LOTS. Where a trust is created for the perpetual care of a burial place or grave but no trustee is named in the will to administer the trust, the county court having jurisdiction thereof may name the county treasurer of the county in which the burial place or grave is situated as such trustee. If not contrary to the terms of the trust the county treasurer may contract with the person in charge of the burial place or grave for its care and pay to such person the income from the trust property or such part of the income that may be necessary for such purpose, and if there is no person in charge of the burial place or grave then such income shall be paid to the city, village or town, in which the burial place or grave is situated, and for the purposes of this section the governing body of such municipality shall have the duty of such care to the extent of money received for such purpose. The county treasurer shall annually render an account to the county court as provided in chapter 323 and the person or municipality receiving money for such care shall also render an annual accounting to the county court showing the amount received and in detail the purposes for which expended.

Approved May 27, 1941.