No. 465, A.]

[Published June 20, 1945.

CHAPTER 325.

AN ACT to amend 143.07 (1) and (10) of the statutes, relating to venereal disease and laboratory examinations therefor.

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

Section 1. 143.07 (1) of the statutes is amended to read:

143.07 (1) Any person afflicted with gonorrhea, chancroid or syphilis in its communicable stage is declared a menace to the public health. A physician called to attend a person so afflicted shall report to the state board of health in writing, on blanks furnished by said board and as it directs, his age, identifying symbol, sex and conjugal condition and the name of the disease.

Section 2. 143.07 (10) of the statutes is amended to read: 143.07 (10) The state laboratory of hygiene and branch and co-operative laboratories shall make microscopical examinations for the diagnosis of gonorrhea, and the psychiatric institute the necessary examinations of blood or secretions for the diagnosis of syphilis, for any physician in the state, without charge and shall report the positive results of such examinations to the state board of health with the name of the physician to whom reported. All laboratories making blood tests for syphilis or examinations for gonorrhea shall report all positive tests to the state board of health, with the name of the physician to whom reported.

Approved June 18, 1945.

No. 547, A.]

[Published June 20, 1945.

CHAPTER 326.

AN ACT to amend 51.02 (2) of the statutes, relating to proceedings to determine sanity and procedure in cases where the person is a war veteran.

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

51.02 (2) of the statutes is amended to read:

51.02 (2) If a jury trial be not awarded as provided in section 51.03, the judge may proceed at the time and place specified in such notice, or if such notice be not given because of lack of

mentality, then upon the receipt of the physicians' report, make such further investigation as may seem to him necessary and proper, and if he shall be satisfied, from a personal observation of the alleged insane or senile person, and from all the evidence adduced, that said person is insane or senile, he may order him to be committed to a hospital or asylum for the insane or to the senile ward as provided in section 51.05, stating in such order whether or not such order was made without personal notice to the person adjudged insane or senile, and if no notice was given, the reasons in brief for failure to give such notice. In each such application the judge shall investigate and determine whether or not such person is a war veteran. If it is so determined that such person is a war veteran, the judge shall promptly notify the state veterans recognition board, and in the event of commitment, the nearest United States Veterans Administration facility thereof.

Approved June 18, 1945.

No. 234, S.]

[Published June 20, 1945.

CHAPTER 327.

AN ACT to renumber 189.29 (2) to be 189.29 (2) (Introductory paragraph); to amend 189.08 (1) (f) (Introductory paragraph) and 189.29 (2) (Introductory paragraph), as renumbered, and to create 189.07 (16) and (17), 189.13 (12) and 189.29 (2) (a) and (b) of the statutes, relating to the securities law.

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

Section 1. 189.07 (16) and (17) of the statutes are created to read:

189.07 (16) The sale of warrants or rights to subscribe to or purchase any security provided the sale of the securities which may be acquired by the exercise of such purchase warrants or rights would be in compliance with this chapter.

(17) The issue of temporary or interim certificates, except by a dealer, provided the sale of the security represented by such temporary or interim certificates would be in compliance with this chapter.