

No. 600, A.]

[Published July 26, 1945.]

CHAPTER 499.

AN ACT to amend 94.20 (1) of the statutes, relating to noxious weeds.

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

94.20 (1) of the statutes is amended to read:

94.20 (1) The term "noxious weeds" as used herein shall include the following: Class I, Canadian thistle, marijuana that is not grown or cultivated for lawful commercial purposes, English charlock, or wild mustard, field bindweed, commonly known as "creeping Jenny," goatsbeard, quack or quitch grass, and *harmful barberry*; Class II, field dodder, Indian mustard, oxeye daisy, snapdragon or butter and eggs, and perennial sow thistle. Every person shall destroy or cut upon all lands which he shall own, occupy or control, all weeds named in Class I at such time and in such manner as shall effectually prevent them from bearing seed or spreading to adjoining property. In case of weeds having underground rootstocks and where the destruction of weeds in standing crops will result in the sacrifice of the crops, the department may determine the time and method of eradication. *All locations of harmful barberry shall be reported to the director of the state department of agriculture.*

Approved July 23, 1945.

No. 624, A.]

[Published July 26, 1945.]

CHAPTER 500.

AN ACT to grant to the city of Marinette certain reclaimed lands therein described lying along the shores of Green Bay on the east frontage of said city.

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

SECTION 1. All of the right, title and interest in and to the following described land in the county of Marinette, state of Wisconsin, is hereby ceded, granted, quitclaimed and conveyed to the city of Marinette in fee, to wit:

All that part of fractional section 9, township 30 north, range

24 east, formed by accretion and reliction and lying east of blocks 51, 52, 53, 54 and 55 in section "A" of the Menominee River Lumber Company's First Addition to the Village of Menekaune (now a part of the city of Marinette) and between the north line of said block 55 extended east and the south line of said block 51 extended east, except all that land lying between the north and south lines of lot 1 of said block 53 extended east, together with all additions thereto by virtue of accretion and reliction.

SECTION 2. The commissioners of public lands are hereby authorized, empowered and directed to and shall execute and deliver to the said city of Marinette a patent for said described land.

Approved July 23, 1945.

No. 110, S.]

[Published July 27, 1945.

CHAPTER 501.

AN ACT to create 58.41 of the statutes, relating to the establishment of a diagnostic center near the Wisconsin general hospital to be administered by the department of public welfare in cooperation with the university.

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

58.41 of the statutes is created to read:

58.41 DIAGNOSTIC CENTER; ESTABLISHMENT; PURPOSES. (1) There shall be constructed near the Wisconsin general hospital a hospital type building to be known as the "Wisconsin Diagnostic Center" which shall be equipped and serviced for the temporary residence and diagnosis of persons committed to the services or institutions under the jurisdiction of the state department of public welfare, except those patients committed to the state hospital for the insane at Mendota and the state hospital for the insane at Winnebago. The diagnostic center and its services shall be administered by the state department of public welfare and shall be staffed in its diagnostic services by professionally qualified persons appointed from the teaching staff of the medical school of the university by the dean of the medical school of the university.