

way adulterated, or milk from which any cream has been taken, or milk commonly known as skimmed milk, or whoever shall keep any part of the milk commonly known as strippings, or whoever shall knowingly bring or supply milk to any cheese manufactory that is tainted, or partly sour, from want of proper care in keeping pails, strainers or any vessel in which said milk is kept, clean and sweet, after being notified of such taint or carelessness, or any cheese manufacturer who shall knowingly use or direct any of his employees to use for his or their individual benefit, any cream from the milk brought to said cheese manufacturer, without the consent of all the owners thereof, shall, for each and every offense, forfeit and pay a sum not less than twenty-five dollars, nor more than one hundred dollars, with costs of suit, to be sued for in any court of competent jurisdiction, for the benefit of the person or persons, firm or association or corporations, or their assigns, upon whom such frauds shall be committed.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved February 28, 1866.

CHAPTER 7.

[*Published March 2, 1866.*]

AN ACT to authorize certain towns to transfer moneys from the general fund to the school fund.

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

SECTION 1. The boards of supervisors of those towns which have not raised, by order of the county boards of supervisors, a sum sufficient to entitle them to an apportionment of school moneys for the year 1866, are hereby authorized and directed to transfer from the general fund to the school fund of their respective towns, the amounts in which said towns are deficient; and upon the receipt by the state superintendent of public instruction of the certificate of any town clerk, that the requisite amount has been thus transfer-

Certain moneys may be transferred from general to school fund.

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red, he shall apportion to said towns the full sum of school moneys to which such towns would have been entitled, provided the county boards of supervisors had levied upon such towns the amounts required by law.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved February 28, 1866.

CHAPTER 8.

[Published March 2, 1866.]

AN ACT to provide for the payment of state tax on suits, in certain cases.

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

State tax to be collected by justices.

SECTION 1. In all cases where a justice of the peace is required to certify an action to the circuit court, wherein a question of title to real estate is raised, in accordance with the provisions of section sixty-four [fifty-four] of chapter one hundred and twenty of the revised statutes, it shall be the duty of such justice of the peace to collect of the plaintiff in said action the sum of one dollar, for the state tax on suits now required to be paid on the commencement of civil actions in the circuit courts of this state, and return the same, with the papers in said action, to the clerk of the circuit court, as he is now required by law to do in appeal cases.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved February 28, 1866.