

case shall said attorney's fees exceed the sum of twenty-five dollars. In cases for the recovery of the possession of personal property the value of the property as proved, if judgment be for the plaintiff, shall be taken as the basis upon which to compute the attorney fee, and if judgment be for the defendant the value of the property alleged in the complaint shall be taken as the basis upon which to compute the attorney fees; and in all other civil actions not herein provided for, an attorney fee of ten dollars shall be allowed the party in whose favor judgment shall be rendered; provided, that no attorney's fee shall be allowed unless the party in whose favor judgment is rendered shall appear by attorney of a court of record.

Stationery,
blanks and
dockets to be
furnished by
Lincoln
county.

SECTION 16. All needful stationery and blanks required by said court in criminal examinations, and the judge's dockets required by law, shall be furnished by and at the expense of Lincoln county.

SECTION 17. This act shall take effect and be in force from and after its passage and publication.

Approved April 1, 1887.

[No. 342, A.]

[Published April 25, 1887.]

CHAPTER 240.

AN ACT to prevent deception in the sale of cheese.

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

To prevent de-
ception in sale
of cheese.

SECTION 1. Every person who shall, at any cheese factory in this state, manufacture any cheese, shall distinctly and durably stamp or mark upon each and every box, case, or package of cheese manufactured and sold, the name and location of the cheese factory at which the same was made, together with the grade of the same, as "full cream," "half cream" or "skim-milk," or as the case may be. And if any manufacturer of cheese shall sell or dispose of any cheese without such stamp or mark, or shall falsely stamp or

mark the same, he shall forfeit and pay to any person who shall prosecute for the same, the sum of twenty dollars for every box, case or package of cheese sold or disposed of without being marked as prescribed in this act, or with a false mark thereon, to be recovered in a civil action in any court having jurisdiction of the person and subject matter, one-half of such penalty to be paid into the county treasury of the county in which such action is brought, to be by said treasurer paid to the state treasurer for the benefit of the school fund.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 1, 1887.

[No. 269, A.]

[Published April 28, 1887.]

CHAPTER 241.

AN ACT to provide that the mortgagor of a stock of goods or stock in trade, shall be required to file an inventory of sales and additions to his stock every sixty days.

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

SECTION 1. The mortgagor of any stock of goods or stock in trade retained in possession, out of which the mortgagor is permitted to make sales and apply the proceeds upon an indebtedness existing between the mortgagor and mortgagee, shall file a statement in writing of sales made and the amounts to be applied on such mortgage debt, and the total valuation of stock added every sixty days from the date of such mortgage, with the town or city clerk or other public custodian of such mortgage.

Mortgagor to file statement of sales.

SECTION 2. Any such statement referred to in the preceding section shall be verified by the mortgagor, his agent or attorney, that the same is a true and correct statement of all sales made of the stock of goods covered by such mortgage,

To be verified.