corporation from filing [filling] with any substance, commodity or product for the sale therein of such substance, commodity or product any can, tub, firkin, box, bottle, cask, barrel, keg, carton, tank, fountain, vessel or container, so marked or distinguished as aforesaid, or from buying, selling, using, or disposing of or trafficing in the same, or from defacing, erasing, obliterating, covering up or otherwise removing any such name, brand, design, trade mark, device or other marks or ownership thereon, for the purpose of destroying or removing the evidence of the ownership of such article, and all courts having equity jurisdiction shall have power to grant injunctions according to the course and principles of courts of equity, to restrain such filing [filling] for sale or such buying, selling, giving away, using or disposing of, or trafficing in or such defacing, erasing, obliterating, covering up, or otherwise removing or the violation of any right acquired under the provisions of this act, and upon a decree being rendered in any such case against the defendant, the complainant shall be entitled to recover the damages the complainant may have sustained by reason of the said acts of the defendant and the court shall assess the same or cause the same to be assessed under its direction.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved May 13, 1901.

No. 413, S.]

[Published May 16, 1901.

CHAPTER 361.

AN ACT to amend section 2 of chapter 356 of the laws of Wiconsin for 1899, relating to negotiable instruments.

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

Correcting an error. Section 1. Section 2, of chapter 356 of the laws of Wisconsin for 1899 is hereby amended by striking out the figures "4143" found in the fourth line of said section 2, and substituting in each place thereof the figures "4193," so that said section 2 shall, when so amended, read as follows:

Section 2. Section 176, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683 and 1684, of the statutes of 1898 are hereby repealed. Sections 1944, 1945, 4193, 4194, 4425 and 4458 of said statutes are not affected by this act, and nothing herein shall be deemed to repeal any part of such sections. All other provisions inconsistent with this chapter are repealed.

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

Approved May 13, 1901.

No. 407, S.]

[Published May 16, 1901.

CHAPTER 362.

AN ACT to amend sub-chapter 12 entitled "water works and lighting" of chapter 40a of statutes of 1898 to provide for issuing certificates and improvement bonds for laying water pipes in cities operating under the general charter law.

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

Laying of water pipes; duty of board of public works as to bids; terms of contract. Section 1. Sub-chapter 12 entitled "water works and lighting" of chapter 40a of statutes of 1898 entitled, "of the organization and government of cities under general law," is hereby amended by adding after section 925—99 thereof the two following sub-sections: Section 925—99a. After the council shall have ordered the laying of any water pipe, the board of public works, shall advertise for and receive bids to do the work so ordered, having first procured to be carefully propared and put on file in the office of the board, for the examination and guidance of bidders, plans and specifications describing the work to be done and the kinds and qualities of materials to be used, as directed by the council, and shall let the contract to the lowest responsible and reliable bidder; provided, however, that the board shall have the right to reject all bids and re-advertise for proposals if they believe none of the bidders are responsible or that any agreement has been entered into between bidders to prevent competition; and provided further, that the