more than ten dollars rendered in favor of an estate against a person presenting a claim, may be docketed in the office of the clerk of the circuit court in the judgment docket kept in his office in the same manner as judgments in the circuit court are docketed, upon the filing of a transcript of such judgment of the county court, stating the names of the parties and the court where judgment was rendered, the date of the judgment, the amount of the damages and costs and the name of the attorney for the judgment creditor, certified by the county judge to be correct and true. Such judgment when so docketed shall be a lien upon the real estate of the judgment debtor in the same manner and for the same length of time as judyments rendered and docketed in the circuit courts of this state. When execution shall issue from the county court upon such judgment, in case the same has been docketed as aforesaid, it shall recite the time of docketing.

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

Approved April 29, 1905.

No. 123, S.]

÷

[Published May 1, 1905.

CHAPTER 138.

AN ACT to amend section 4607 and section 4607a of the statutes of 1898, relating to the adulteration of dairy products.

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

Sale of impure milk. SECTION 1. Section 4607 of the statutes of 1898 is hereby amended so as to read as follows: Section 4607. Any person who shall sell or offer for sale, furnish or deliver, or have in his possession with intent to sell or offer for sale or furnish or deliver to any creamery, cheese factory, corporation or person, any adulterated milk or any adulterated cream shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars or be imprisoned in

209

the county jail not less than thirty days nor more than sixty days.

Terms "adulterated milk" and "adulterated cream" de-SECTION 2. Section 4607a of the statutes of 1898 is fined. hereby amended so as to read as follows: Section 4607a*. In all prosecutions under the preceding section, or any other section of these statutes, or laws amendatory thereof or supplementary thereto, relating to the sale of adulterated milk or adulterated cream, the term adulterated milk shall mean: Milk containing less than three percentum of milk fat, or milk containing less than eight and one-half percentum of milk solids not fat, or milk drawn from cows within eight days before or four days after parturition, or milk from which any part of the cream has been removed, or milk which has been diluted with water or any other fluid, or milk to which has been added or into which has been introduced any coloring matter or chemical or preservative or deleterious or filthy substance or any foreign substance whatsoever; or milk drawn from cows kept in a filthy or unhealthy condition, or milk drawn from any sick or diseased cow or cow having ulcers or other running sores, or milk drawn from cows fed unwholesome food, or milk in any stage of putrefaction, or milk contaminated by being kept in stables containing cattle or other animals. The term adulterated cream shall mean cream containing less than eighteen percentum of milk fat, or cream taken from milk drawn from cows wthin eight days before or four days after parturition, or cream from milk to which has been added or introduced any coloring matter or chemical or preservative or deleterious or filthy substance or any foreign substance whatsoever, or cream from milk drawn from cows kept in a filthy or unhealthy condition, or cream from milk drawn from any sick or diseased cow or cow having ulcers or other running sores, or cream from milk drawn from cows fed unwholesome food, or cream contaminated by being kept in stables containing cattle or other animals, or cream to which has been added or into which has been introduced any coloring matter or chemical or preservative or deleterious or filthy substance or any foreign substance whatsoever, or cream in any stage of putrefaction; provided, that nothing in this act shall be construed to prohibit the sale of pasteurized milk or cream to which viscoaen or sucrate of lime has been added solely for the purpose of restoring the viscosity, if the same be distinctly labeled in such manner as to advise the purchaser of its true character; and providing that nothing in this act shall be construed as prohibiting

1

210

[&]quot;The entire section is rewritten.

the sale of milk commonly known as "skimmed milk," when the same is sold as and for "skimmed milk." Milk drawn from cows within eight days before or four days after parturition, or milk to which has been added or into which has been introduced any coloring matter or chemical or preservative or deleterions or filthy substance or milk drawn from cows kept in a filthy or unclean condition, or milk drawn from any sick or diseased cow or cow having ulcers or other running sores, or milk drawn from cows fed unwholesome food, or milk contaminated by being kept in stables containing cattle or other animals and cream from any such milk, or cream in any stage of putrefaction are hereby declared to be unclean and unsanitary milk or unclean and unsanitary cream, as the case may be.

SECTION 3. This act shall take effect and in be in force from and after its passage and publication.

Approved April 29, 1905.

No. 156, A.]

٠.

[Published May 4, 1905.

CHAPTER 139.

AN ACT amendatory of subdivision 7 of section 731 of the statutes of 1898, relating to sheriff's fees.

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

Sheriff's fees. SECTION 1. Subdivision 7 of section 731 of the statutes of 1898 is hereby amended, so as to read as follows: 7. Collecting and paying over all sums upon execution, writ or process for the collection of money, five per cent on the first three hundred dollars; two and one-half percent on the next three hundred dollars or any part thereof and one and one-half per cent on any excess over six hundred dollars; but in no case shall the whole percentage exceed thirty dollars.