No. 431, S.]

[Published May 27, 1909.

CHAPTER 201.

AN ACT to amend section 3021 of the statutes, relating to contribution when lands of several are sold.

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

SECTION 1. Section 3021 of the statutes is amended to read: Section 3021. When lands and tenements in the hands of several persons shall be liable to satisfy any *final* judgment and the whole of such judgment or more than a due proportion thereof shall be *paid by one of such persons or shall be* levied upon the lands of any one or more of such persons, the persons so aggrieved or their personal representatives may compel a just and equal contribution by all the persons whose lands and tenements ought to contribute to the satisfaction of such judgment.

Approved May 26, 1909.

No. 747, A.]

[Published May 27, 1909.

CHAPTER 202.

- AN ACT to amend sections 4600 and 4601 of the statutes, relating to foods and drugs and to prevent the adulteration thereof, and providing a penalty therefor.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 4600 and section 4601 of the statutes are amended to read: Section 4600. Any person who shall, by himself, his servant or agent, or as the servant or agent of any other person, sell, exchange, deliver or have in his possession, with intent to sell, exchange, offer for sale or exchange any drug or article of food which is adulterated, cr any candy containing intoxicating liquor, shall be fined not less than twenty-five dollars, nor more than one hundred dollars, or be imprisoned in the county jail not less than thirty days nor more than four months. The term "drug." as used in this section, shall include all medicines for internal or external use, antiseptics, disinfectants and cosmetics. The term "food." as used herein shall include all articles used for food or drink or condiment by man, whether simple, mixed or compound, and all articles used or intended for use as ingredients in the composition thereof or in the preparathereof.

Section 4601. An article shall be deemed to be adulterated within the meaning of the preceding section:

1. In the case of drugs: First, if, when sold, or offered or exposed for sale or had in possession with intent to sell, under or by a name recognized in the United States pharmacopoeia or national formulary, it differs from the standard of strength. quality or purity laid down in the latest * * edition thereof, current at the time when such drug is sold or offered or exposed for sale or had in possession with intent to sell; second, * * if its strength, quality or purity falls below the professed standard under which it is sold; third, if it contains wood alcohol except when intended for cxternal use only and so labeled.

2. In the case of food: First, if any substance or substances have been mixed with it, so as to lower or depreciate or injuriously affect its strength, quality or purity; second, if any inferior or cheaper substance or substances have been substituted wholly or in part for it; third, if any valuable or necessary ingredient has been wholly or in part abstracted from it, or if it is below that standard of quality, strongth or purity represented to the purchaser or consumer: fourth, if it is an imitation of, or sold or offered or exposed for sale under the name of another article; fifth, if it consists of or is manufactured, wholly or in from a diseased, contaminated, filthy, decompart. posed, tainted or rotten animal or vegetable substance or any animal or vegetable substance produced, stored, transported, or kept in a condition that tends to render the article diseased. contaminated or unwholesome, or if it is any part of the product of a diseased animal, or the product of an animal that has died otherwise than by slaughter; sixth, if it is mixed, colored, coated, * * * powdered, or stained, whereby damage or polished. inferiority is concealed, or so that it tends to deceive or mislead the purchaser or consumer, or if by any means is is made to appear better or of greater value than it really is, or if it is colored or flavored in imitation of the genuine color or flavor of another substance; seventh, if it contains any added substance or ingredient which is poisonous, injurious, or deleterious to health, or any deleterious substance not a necessary ingredient in its manafacture; provided. that * * * any article of food which is not adulterated under the provisions of the fourth, fifth, sixth and seventh specifications of this section, and which does not contain any filler or ingredient which debases without adding food value, shall not be deemed adulterated in the case of mixtures or compounds sold under their own distinct names or under coined names, if the same be so labeled, branded or tagged as plainly to show their true character and composition. And provided further, that nothing in this act shall be construed as requiring or compelling proprietors or manufacturers of proprietary foods to disclose their trade formulas, except as far as may be necessary to secure freedom from adulteration, imitation or fraud.

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

Approved May 26, 1909.

No. 775, A.]

[Published May 28, 1909.

CHAPTER 203.

AN ACT to legalize the acts of the board of supervisors of the town of Ahnapee, Kewaunee County, Wisconsin.

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

SECTION 1. All acts of the town board of supervisors of the town of Ahnapee in Kewaunee county, Wisconsin, in erecting and creating school district number seven of said town and in making a division of the school property of districts number three and number four in favor of said district number seven as provided in sections 420 and 421 of the statutes, are hereby legalized and declared valid in all particulars.

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

Approved May 27, 1909.

No. 740, A.]

[Published May 28, 1909.

CHAPTER 204.

AN ACT to amend subsection 5 of section 404 and section 405 of the statutes, relating to normal schools.

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

SECTION 1. Subsection 5 of section 404 of the statutes is amended to read: Section 404. 5. To prescribe the courses of study and the various books to be used in such schools. But when any state normal school shall offer a course for the express purpose of training teachers for country schools, the completion of which shall entitle one to the certificate mentioned in