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

Approved April 28, 1909.

No. 8, S.]

[Published April 29, 1909.

CHAPTER 79.

AN ACT to amend section 1492e-19 of the statutes, relating to the practice of veterinary medicine and surgery.

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

SECTION 1. Section 1492e—19 of the statutes is amended to * * No person shall be pro-Section 1492e-19. # read : hibited by sections 1492e-1 to 1492-18, inclusive, of the statutes, from castrating domestic animals, from applying the tuberculin test to cattle, from dehorning cattle, from treating fistula, spavins, sprains, cuts, or other ordinary minor injuries to which domestic animals are subject; nor shall said sections be construed to prohibit any person from treating diseases of domestic animals for compensation at any place within this state which shall be ten or more miles distant from the office or place of business of a duly licensed veterinarian authorized to practice under the provisions of said sections 1492c-1 to 1492-18, inclusive, of the statutes.

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

Approved April 28, 1909.

No. 506, S.]

[Published Apr'l 29, 1909.

CHAPTER 80.

AN ACT to make an additional appropriation for conducting the investigation provided for in Joint Resolution No. 3, S.

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

SECTION 1. There is hereby appropriated out of any money in the treasury not otherwise appropriated a sum not to exceed six thousand five hundred dollars in addition to the sum heretofore appropriated to cover and defray the expenses which may be incurred by the Joint Committee on Investigation appointed pursuant to Joint Resolution No. 3, S., heretofore adopted in carrying out the provisions of said resolution, SECTION 2. All accounts for expenses incurred by virtue of said resolution shall be audited and paid in the same manner as provided by section 127 of the statutes for the payment of witnesses.

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

Approved April 29, 1909.

No. 155, A.]

[Published April 30, 1909.

CHAPTER 81.

AN ACT to amend section 1079 of the statutes, relating to the assessment of taxes.

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

SECTION 1. Section 1079 of the statutes, is amended to read: Upon the receipt of the certificate of the appor-Section 1079. tionment from the county clerk said town clerk shall, upon a uniform percentage, calculate and carry out in one item opposite to each valuation in said tax roll the amount required to be raised upon such valuation to realize in his town the whole amount of state, county, school and other taxes so certified, together with such town and other local taxes, except taxes to pay judgments, as are to be levied uniformly upon all the taxable property in the town; and all other taxes, if any, including taxes to pay judgments, in separate columns opposite the valuation of the property to be charged. In an additional column he shall enter opposite each valuation five per centum upon the sum of all the taxes charged thereto as a collection fee. Under the head of "taxes unpaid for previous year" he shall enter opposite each tract of land so returned to him as aforesaid by the county clerk the year for which such tax remains unpaid. He shall enter upon said roll a statement showing the several amounts of taxes levied upon said town or any part thereof and for what purpose; provided, in case the board of supervisors of any county shall so order, said town clerk shall calculate and carry out in separate items the several amounts of taxes as are to be levied uniformly upon all the taxable property of the town in separate columns on such roll, the form of which may be prescribed by such county board.

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

Approved April 29, 1909,