Section 2894—37. Within the first five days of each and every month and at such other times as may be required by the industrial accident board, every employer of four or more persons and every easualty insurance company, mutual corporation, benefit seciety, or other person which indemnifies any employer against liability for or on account of injury to an employee, shall furnish a report to the industrial accident board, which shall centain a copy of every entry made in said record book during the preceding month, and such other facts in regard to the employees as may from time to time be required by said industrial accident board.

Section 2394—38. Such record book shall be open at all times to the industrial accident board or any member thereof, or any examiner appointed thereby. Any statement contained in any such record or report shall not be admissible as evidence in any action arising out of the death or accident reported.

Section 2394—39. Every employer and every casualty insurance company, mutual corporation, benefit society, or other person which indemnifies any employer against liability for or on account of any injury of an employee, shall, upon request, be furnished by the industrial accident board with a book in which such record may be kept, and blanks for making the reports hereinbefore specified.

Section 2394—40. Any person, casualty insurance company, mutual corporation, or benefit society that violates any of the provisions of this act or neglects or tails to furnish reports required to be furnished under this act, shall forfeit the sum of fifty dollars for each such violation or neglect or failure to furnish such report.

(Am. 1911, ch. ((4, s. 92.)

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

Approved June 27, 1911.

No. 29, S.]

|Published June 29, 1911.

CHAPTER 470.

AN ACT to amend section 1936j of the statutes, relating to overcrowding employees, safeguards for machinery, etc.

The people of the State of Wisconsin; represented in Senate and Assembly, do enact as follows:

Section 1. Section 1636j of the statutes is amended to read: Section 1636j. I. No person or corporation shall employ and put to work in any factory, workshop, or other place where

labor is performed, or in any part of such place, a larger number of persons than can be kept at work there without doing violence to the laws of health. The local board of health shall have power to determine any question arising under this provision, and its written determination shall be conclusive upon all parties to any action or proceeding under the same. owner or manager of every place where persons are employed to perform labor, shall surround every stationary vat. pan, or other vessel into which molten metal or hot liquids are poured or kept, with proper safeguards for the protection of his employees, and all saws, belting, shafting, gearing hoists, fivwheels, elevators, any revolving appliances, and drums therein which are so located as to be dangerous to employees in the discharge of their duty shall be securely guarded or fenced. Any person or corporation which shall neglect for thirty days after receipt of written notice from the state factory inspector to provide a suitable place for the persons employed by him to work in or who shall fail to make and maintain such safeguards as this section requires and as said inspector shall specify, shall forfeit not to exceed twenty-five dollars for each offense, and every day's neglect or failure, after a conviction hereunder, shall constitute a separate offense.

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

Approved June 28, 1911.

No. 102, S.}

[Published June 29, 1911.

CHAPTER 471.

AN ACT to amend sections 2265 and 2266 of the statutes, relating to the vacation of recorded plats.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 2265. * * * Upon the application of the proprietor or proprietors of any recorded plat of lands, whether made under the provisions of this chapter or under the provisions of any law of this state heretofore in force, and whether the same shall have been heretofore designated as a city or village plat or addition thereto, or otherwise, or upon the application of the proprietor or proprietors of any part of any such plat or of any lot therein, the Circuit Court may alter or vacate such plat or any part thereof except such parts thereof as have been dedicated to and accepted by the public for use as a street or highway or as streets or highways. Such application shall be made to the circuit court