

Spring lake and the upper mill lake in the village and in the town of Palmyra in Jefferson county, in the Big Slough in Lewiston, Columbia county, Wisconsin; *on Devils lake and Mears lake and tributary streams in Sauk county; on waters known as "Koenig's Millpond," situated in sections seven, eight, seventeen and eighteen of township nine north of range six east, town of Prairie du Sac, and Mirror lake in Sauk county*, before the first day of March, A. D. 1917; or to spear fish in any manner during any season of the year in Lake Mason, commonly known as Briggsville pond, or the inlet, outlet or marshes adjacent to the same, *or in Pine Lake in town of Hancock, and Fish lake in towns of Hancock and Deerfield, Waushara county*, or in the Chain of Lakes, Mirror or Shadow lakes, in the towns of Farmington, Dayton and the city of Waupaca and the town of Waupaca, Waupaca county, Wisconsin, *or in Devils lake in Sauk county, or in waters known as "Koenig's Millpond," situated in sections seven, eight, seventeen and eighteen of township nine north of range six east, town of Prairie du Sac, and Mirror lake in Sauk county.*

(See c. 96.)

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

Approved June 5, 1913.

No. 596, A.]

[Published June 7, 1913.]

CHAPTER 432.

AN ACT to amend subdivision (2) of section 1240 of the statutes, relating to a limitation upon the amount of highway taxes in towns.

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

SECTION 1. Subdivision (2) of section 1240 of the statutes is amended to read: (Section 1240) (2) The residue of the highway taxes, to an amount of not less than one nor more than seven mills on the dollar, shall be assessed on the valuation of the real and personal property in each town or superintendent district; provided, that in addition to such amount there may be assessed any additional amount which shall have been authorized by the last preceding annual town meeting, not exceeding fifteen mills on the dollar of such valuation; provided further, that no town containing less than five hundred inhabitants shall levy or collect in any year a highway tax of more than two thousand dollars, including the amount voted by any town meeting and the amount levied by the supervisors, *not including the amount voted*

and levied under sections 1317m—1 to 1317m—15, inclusive, of the statutes; and that no town containing two congressional townships or more and less than five hundred inhabitants shall levy or collect a highway tax, exclusive of that first authorized herein, not including any amount raised under the provisions of section 1317m—1 to 1317m—15, inclusive, of the statutes, of more than three thousand dollars in any year.

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

Approved June 5, 1913.

No. 627, A.]

[Published June 7, 1913.

CHAPTER 433.

AN ACT to amend subsection 3 of section 1494aa and section 1494ac of the statutes, relating to the Babcock milk and cream test; to amend section 4601a of the statutes, relating to canned goods; to amend subdivision (12) of section 4601—4a of the statutes, relating to rice, and providing a penalty.

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

SECTION 1. Subsection 3 of section 1494aa of the statutes is amended to read: (Section 1494aa) 3. Every person, corporation or company operating a creamery when using the Babcock test as a standard and manufacturing butter to determine the value of any milk or cream received or bought by such person, corporation or company * * *, shall, when paying for such milk or cream, include in every statement or check issued to any patron in payment thereof a statement of the number of pounds of butter fat and the number of pounds of butter made for the period of time for which payment is made.

SECTION 2. Section 1494ac of the statutes is amended to read: Section 1494ac. It shall be unlawful for * * * any person, by himself, his servant or agent or as the servant or agent of another to falsely manipulate or underread or overread or make any false determination by the Babcock test or any other contrivance used for determining the quality or value of milk or cream delivered to a creamery, cheese factory, or condensed milk factory, or when sold or purchased. * * *

SECTION 3. Section 4601a of the statutes is amended to read: (Section 4601a) 1. Any person who shall, himself, or by 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, or exchange or expose for sale, or offer for sale or exchange