

geon, giving such inducement or advice, who shall, as compensation therefor, or as compensation for assistance in the case, demand, receive or retain any money or other consideration directly or indirectly from the physician or surgeon treating or operating upon the patient so induced or advised, shall be guilty of a criminal fraud and upon a conviction thereof shall be punished by a fine of not more than one hundred dollars or by imprisonment in the county jail not exceeding six months. Such conviction shall operate also as an annulment of the license held by the convicted person to practice as such physician or surgeon.

SECTION 2. There is added to section 4431b of the statutes a new subsection to read: (Section 4431b.) 2a. Any physician, surgeon, nurse, anaesthetist, or medical assistant or any medical or surgical firm or corporation who shall render any medical or surgical service or assistance whatever or give any medical, surgical or any similar advice or assistance whatever to any patient for which a charge is made from such patient receiving any such service, advice or assistance, shall render an individual statement or account of his charges therefor directly to such patient, distinct and separate from any statement or account by any other person, firm or corporation having rendered or who may render any medical, surgical or any similar service whatever or who has given or may give any medical, surgical or any similar advice or assistance to such patient. Any violation of this provision shall be punishable by the penalty prescribed in subsection 1 of this section.

SECTION 3. This act shall take effect upon passage and publication.

Approved July 29, 1915.

No. 800, A.]

[Published July 31, 1915.

## CHAPTER 470.

AN ACT to amend section 172—34 of the statutes, making appropriations for the grain and warehouse commission.

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

SECTION 1. Section 172—34 of the statutes, is amended to read: Section 172—34. \* \* \*

\* \* \* All moneys collected or received by each and every person for or in behalf of the grain and warehouse commission, shall be paid within one week of receipt into the general fund of the state treasury. All moneys so deposited are appropriated for said commission to carry into effect the powers, duties and functions provided by law for the grain and warehouse com-

mission. *Any balance in excess of twenty-five thousand dollars standing to the credit of said commission on July first of any year shall revert to the general fund.*

SECTION 2. This act shall take effect as of July 1, 1915.

Approved July 29, 1915.

No. 166, S.]

[Published July 31, 1915.

## CHAPTER 471.

AN ACT to amend subsection 1 of section 94—12 of the statutes, relating to the solicitation of contributions from candidates or committees and to written statements or pledges by candidates.

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

SECTION 1. Subsection 94—12 of the statutes is amended to read: (Section 94—12) 1. No person, firm, corporation, association or committee therefor or member thereof, shall demand, solicit, take, invite or receive from any candidate, from any personal campaign committee or member thereof, or from any party committee or member thereof, any payment or contribution or obligation, express or implied, for payment or contribution of money or thing of value for any religious, charitable or fraternal cause or organization, except for personal campaign committees or regular party committees *nor shall any candidate by himself, or through or by his personal campaign or a regular party committee, sign, issue or give any written statement or pledge upon present laws or future legislation that may be proposed or upon legislative or administrative policies pertaining in any way to his acts as a public official in the office for which he is a candidate, except by publication in a newspaper or other periodical, unless a copy of such statement or pledge, verified by the candidate, together with the name of the person or officers of any organization who solicited or requested the same, if solicited or requested, and of the person or organization to whom the same is to be delivered, is first filed as a public record with the county clerk, if such candidate is voted for only by electors wholly within a county, or with the secretary of state, if such candidate is voted for by electors residing in more than one county. The county clerk and secretary of state shall keep all such copies so filed as public records for a period of at least one year and shall charge no fee for receiving or filing the same.*

SECTION 2. This act shall take effect upon passage and publication.

Approved July 29, 1915.