proportion as to the commission may seem just and equitable; and the commission shall in its order prescribe the terms and conditions for securing the payment of such cost. The foregoing provision for the alteration, restoration and connection of any such track serving an industry or industries, shall apply to any order of the commission heretofore made, under which order work has not been completed at the time of the passage of this act; provided, that demand therefor is made within ninety days after the passage of this act. The provisions of this subsection are not intended to and shall not affect in any manner pending litigation.

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

Approved August 20, 1915.

No. 864, A.]

[Published August 26, 1915.

## CHAPTER 609.

AN ACT making sundry appropriations for the departments of agriculture, insurance, printing board and treasury agent; for the payment of bounties on wild animals, for executing the judgment of the Supreme Court in the Forestry case with respect to the accounting; for compensation of persons injured in the state service, and for other purposes; and repealing appropriations for the department of agriculture, for the various departments superseded by the department of agriculture and for other departments and purposes; and relating to the distribution of state aid for certain classes of schools; relating to other fiscal and administrative matters; and correcting defects in the statutes and session laws of this and previous sessions relating to finance and appropriations.

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

Section 1. Subsection 1 of section 1492ab, subsection 2 of section 1494—10b, section 1494—10w and subsection 1 of section 172—29 of the statutes, are amended to read: (Section 1492ab.) 1. There is created in the department of agriculture a state live stock sanitary board to consist of five members, three ex officio, namely, the commissioner of agriculture, the bacteriologist of the state agricultural college and the state veterinarian, and two members to be appointed by the commissioner of agriculture for two-year terms, except that of the two members first so appointed one shall hold for one year and the other for two years. Vacancies in the office of an appointive

member shall be filled by the commissioner of agriculture for the unexpired term.

(Section 1494—10b.) 2. In case the owner or person in charge of such premises shall refuse or neglect to carry out the orders of the inspector within ten days after receiving written notice, the inspector may proceed to treat or destroy the infested or infected plants or plant material. The expense thereof shall be assessed, collected and enforced against the premises, upon which such expense was incurred, as taxes are assessed, collected and enforced and shall be paid into the state treasury.

Section 1494—10w. A fee not to exceed five dollars may be collected for the examination or analysis of each sample of insecticide or fungicide submitted by any manufacturer, wholesaler, jobber or dealer. Such fees shall be paid into the state treasury within one week of receipt.

(Section 172-29.) 1. There is annually appropriated, beginning July 1, \* \* 1915, not to exceed fifteen thousand dollars, payable from any moneys in the general fund not otherwise appropriated, for the \* \* \* department of agriculture. This appropriation shall be subject to the provisions of subsections 1 to 4, inclusive, of section 1463.

Section 2. Subsections 6 and 7 of section 1492ab of the statutes are renumbered to be subsections 5 and 6, respectively, of said section; subdivision (4) of subsection 17 of section 170 of the statutes is renumbered to be subdivision (6) of said subsection; and subdivision (2) of section 1458—3 of the statutes is renumbered to be paragraph "a" of subdivision (2) of said section.

Section 3. Subsection 5 of section 1492ab of the statutes is renumbered to be subdivision (4) of subsection 17 of section 170 and is amended to read: (Section 170.17) (4) Each member of the live stock sanitary board of the department of agriculture shall be reimbursed his actual and necessary expenses incurred in the performance of his official duties.

SECTION 4. Sections 172—26, 172—33, 172—73 and 172—89 and subsection 3 of section 1494—10h and Section 5 of Chapter 413, Laws of 1915, are repealed.

Section 5. There are added to the statutes one new section, seven new subsections, one new subdivision and one new paragraph, to be numbered and to read: Section 1492e—20. For the purpose of carrying out the provisions of section 1492e—8 to 1492e—19, inclusive, the veterinary examiners appointed by the commissioner of agriculture shall have power to administer oaths, issue subpoenas, compel the attendance of witnesses and

the production of papers, books, accounts, documents and testimony. In case of disobedience on the part of any person to comply with any order of the examiner or any one thereof, or any subpoena issued in behalf of them, or on the refusal of any witness to testify to any matters regarding which he may be lawfully interrogated, it shall be the duty of the circuit court of any county or the judge thereof, on application of one of the examiners, to compel obedience by attachment proceedings for contempt as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein. A record of all hearings had under the provisions of this section shall be kept in the office of the veterinary examiners. When acting under the provisions of this section the commissioner of agriculture shall act as chairman in such hearings.

(Section 172—29.) 3. There is annually appropriated such sums as may be necessary, payable from any moneys in the general fund not otherwise appropriated, as a special emergency appropriation for the department of agriculture to be used, subject to the approval of the governor, to meet deficits incurred in the operation of the state fair.

- 4. All moneys collected or received by each and every person for or on account of the operation of the state fair are appropriated to the department of agriculture for the operation of the state fair. The state treasurer, who shall be in attendance at the state fair each year, shall receive such moneys and immediately pay them into the general fund of the state. The secretary of state shall also be in attendance at the state fair, and shall audit such necessary claims incurred in the conduct of the fair as are properly presented to him for payment by the department of agriculture. Upon the presentation and audit of such claims, the secretary of state shall draw his warrants on the general fund of the state in favor of the several claimants, but in no case in excess of the amount certified by the state treasurer as having been paid into the said general fund under the provisions of this section.
- 5. There is annually appropriated beginning July 1, 1915, fifty thousand dollars, payable from any moneys in the general fund not otherwise appropriated for the department of agriculture for administrative purposes in carrying into effect the powers, duties and functions of said department in all its bureaus, branches or divisions.
- 6. There is annually appropriated such sums as may be necessary, payable from any moneys in the general fund not otherwise appropriated, for the state live stock sanitary board of the

department of agriculture for the payment of indemnities for slaughtered animals.

- 7. All fees, from examination of persons desiring to practice veterinary medicine and surgery, collected or received by each and every person, for or in behalf of the department of agriculture under the provisions of sections 1492e—7 to 1492e—19, inclusive, shall, within one week of receipt, be paid into the general fund of the state treasury. All moneys so deposited are appropriated for the said department to carry into effect the provisions of said sections.
- 8. All fees paid into the state treasury under the provisions of section 1494—10w are appropriated to the department of agriculture to carry into effect the provisions of sections 1494—10o to 1494—10w, inclusive.
- 9. Moneys paid into the state treasury to compensate for state expense in treating or destroying infected plants as provided in subsection 2 of section 1494—10b are appropriated to the department of agriculture to carry into effect the provisions of sections 1494—1 to 1494—10i, inclusive.

(Section 170.17) (5) Deputies of the state entomologist shall receive not to exceed five dollars per diem and in addition their actual and necessary traveling expenses while engaged in the discharge of their duties.

(Section 1458—3.) (2) b. The commissioner of the department of agriculture shall have full jurisdiction and control of the state fairgrounds during all such exhibitions, so far as may be necessary to exclude therefrom all exhibitions, booths, stands, or other temporary places for the retail sale of any kind of spirituous or fermented liquors or other articles he might deem objectionable. The commissioner or in his absence any deputy acting in his stead, may appoint at any time any necessary policemen to assist in preserving the peace and to enforce the regulations upon the grounds, who, for such purposes, shall have all the powers of constables and such policemen, other than those upon the police force of any city, shall be entitled to fees of constables.

SECTION 6. Any indebtedness incurred under the authority of either of the appropriations provided in sections 172—26, 172—33, 172—73 and 172—89, subsection 1 of section 172—29 and Section 5 of Chapter 413, Laws of 1915, prior to July 1, 1915, shall be paid from the proper appropriation above cited.

SECTION 7. The balance in the agricultural fund of the state treasury at the time of passage and publication of this act, shall be transferred to the general fund and is appropriated to the

department of agriculture for the operation of the state fair.

Section 8. The balance remaining to the credit of the appropriation provided in section 172—89 at the time said appropriation became inoperative, plus moneys paid into the state treasury pursuant to said section, between said time and the passage and publication of this act, are appropriated to the department of agriculture to carry into effect the provisions of sections 1492e—7 to 1492e—19.

Section 9. Sections 1492e-7 to 1492e-13, inclusive, and 1492e-17 of the statutes are amended to read: Section 1492e-7. Every unlicensed person who was engaged in the practice of veterinary medicine and surgery in this state continuously for a space of ten years or more prior to the first of January, 1909, may continue such practice without examination, providing such person produces indorsements of his qualifications as a skilled and competent veterinary physician and surgeon, subscribed and sworn to by two hundred and fifty freeholders and owners of live stock residing in the county in which such veterinarian lives, and provided further that such person makes application for license to the \* \* department of agriculture within thirty days after the passage and publication of this act, and upon the payment of three dollars for his first license, and annually thereafter causing his name and residence to be registered by \* \* the said department which shall keep a book for that purpose.

Section 1492e—8. A fee of one dollar annually shall be charged for such reregistration. All persons licensed by the department shall annually register in like manner. A certified list of all persons registered from each county shall be furnished the clerk thereof by the department and the names on such list shall be registered by said clerk in a book kept for that purpose.

Section 1492e—8a. The said • • department of agriculture may, upon the recommendations of the veterinary examiners appointed under the provisions of subdivision (4) of section 1458—3 of the statutes, revoke any license heretofore existing or granted or which may hereinafter be granted for any professional misconduct or breach of duty by any licensed practitioner of veterinary medicine and surgery. Provided, however, that the said • • department before the revocation of said license shall notify the said licensed practitioner of the hearing, and give to said licensed practitioner at least twenty days' notice in writing of the hearing for the revocation of the license.

Section 1492e—9. Each registration shall expire on the first April following its entry. Any person who had secured a license under this act, who may discontinue for a time, may appear before the \* \* \* department and be reëxamined. A fee of five dollars shall be charged for such reëxamination.

Section 1492e—10. Any person who may desire a license to practice veterinary medicine and surgery in this state may appear before the said \* \* veterinary examiners of the department of agriculture at such times and places as the department may fix and be examined in reference to his skill and knowledge in veterinary medicine and surgery.

Section 1492e—11. If such examination shall prove satisfactory to said \* \* \* veterinary examiners, and to the commissioner of agriculture, he shall issue to such person a license to practice veterinary medicine and surgery in this state in accordance with the provisions of sections \* \* 1492e—7 to 1492e—19, inclusive.

Section 1492e—12. All licenses shall be signed by the commissioner of agriculture.

Section 1492e—13. Every license shall be prima facie evidence of the rights of the licensee to practice veterinary medicine and surgery in this state in accordance with the provisions of sections \* \* \* 1492e—7 to 1492e—19, inclusive.

Section 1492e—17. Said \* \* \* department of agriculture may charge each person applying for a license to practice veterinary medicine and surgery in this state who is not registered as a veterinary prior to the passage of this act whether such applicant passes such examination or not a fee of five dollars which in no case is returnable and shall charge for each annual registration a fee of one dollar.

SECTION 10. Sections 1492e—1 to 1492e—6, inclusive, and 1492e—18 of the statutes are repealed.

SECTION 11. There are added to the statutes two new sections and one new subsection to read: Section 172—127. There is annually appropriated such sums as may be necessary, payable from any moneys in the general fund not otherwise appropriated, to pay bounties on wild animals as provided in sections 1626, 1628 and 1630.

Section 172—128. There is annually appropriated such sums as may be necessary, payable from any moneys in the general fund not otherwise appropriated, for compensation of persons injured while in the state service as is provided for in sections 2394—1 to 2394—31, inclusive.

(Section 172—14.) 4. There is annually appropriated such sums as may be necessary, payable from any moneys in the gen-

eral fund not otherwise appropriated, for examination of insurance companies provided in sections 1897t, 1916, 1959 and 1968, provided that the total amount expended under this appropriation in any one fiscal year shall not exceed the total amounts charged to such companies for examinations during such fiscal year which amounts shall, within one week of receipt, be paid into the state treasury for state account generally.

Section 12. There is appropriated such sums as may be necessary, payable from any moneys in the general fund not otherwise appropriated, to pay the costs and expenses, as the same may be adjusted by the supreme court, of executing the judgment, respecting the accounting, in the case of State of Wisconsin ex rel Walter C. Owen vs. John S. Donald, Secretary of State.

Section 13. Subsection 51 of section 170 of the statutes is amended to read: (Section 170.) 51. The mileage and salary of each member of the legislature shall be paid out of the treasury. The speaker of the assembly shall receive the same compensation, except mileage, allowed to other members of the legislature for his services as speaker, in addition to his pay as a member; but in case of an extra session of the legislature, no extra compensation shall be allowed. Salaries, compensations and mileage herein referred to shall be payable at the beginning of each session of the legislature.

SECTION 14. There is added to the statutes a new section to read: Section 172—38. There is annually appropriated such sums as may be necessary, payable from any moneys in the general or other proper fund as the case may require not otherwise appropriated, for refund of moneys paid into the state treasury in error but no such refund shall be made except upon the written approval of the governor, secretary of state, state treasurer and attorney-general.

Section 15. There is added to the statutes a new section to read: Section 172—73. The balance in, or belonging to, the teachers' insurance and retirement fund as of July 1, 1915, and all moneys received under the provisions of sections 460—1 to 460—20, inclusive, and all donations or legacies for said fund and all moneys received for said fund from any legal source of increment on or after the above mentioned date, are appropriated to the board of trustees of the teachers' insurance and retirement fund and shall constitute a special fund to be used in carrying into effect the provisions of sections 460—1 to 460—20, inclusive. The state treasurer shall annually set aside from that portion of the common school fund known as the seven-

tenths mill tax, or from any other general state tax levied for the support of said schools ten cents for each person of school age in this state, and the sum so set aside is appropriated to the board of trustees of the teachers' insurance and retirement fund for the purposes above set out.

Section 16. Subsection 5 of section 460—14 of the statutes is amended to read: (Section 460—14.) 5. Payments from the fund shall be made from the income thereof and in addition thereto, when necessary, from the principal of moneys received under sections 460—8 and \* \* \* 460—9, and under the state tax provided for in section 172—73.

Section 17. Subsection 9 of section 460—9 and sections 460—10 and 460—11 of the statutes are repealed.

Section 18. Subsection 10 of section 460—9 of the statutes is renumbered to be subsection 9 of said section.

SECTION 19. Section 172—124 of the statutes is renumbered to be subsection 1 of said section and subsection 2 of section 172—124 created by Chapter 486, Laws of 1915, is hereby reënacted so far as the same was superseded or repealed by Chapter 510, Laws of 1915.

Section 20. Section 172—63 of the statutes is renumbered to be subsection 1 of said section and section 2 of Chapter 635, Laws of 1913, is renumbered to be subsection 2 of section 172—63.

SECTION 21. Distribution of state aid to county schools of agriculture and domestic science for the school year ending June 30, 1915, shall be according to the terms of subsection 3 of section 553l of the statutes as said subsection appears in the Wisconsin Statutes of 1913, prior to the passage of Chapter 482, Laws of 1915.

Section 22. Subsection 4 of section 172—22 of the statutes is repealed.

Section 23. The deficiency appropriation provided for in an act of the legislature of 1915, which act was Bill No. 653, S., shall be available to pay indebtedness incurred by the state board of agriculture on or before June 30, 1915.

Section 23a. Section 1069a of the statutes is amended to read: Section 1069a. \* \* \* Whenever in the opinion of the governor, secretary of state and state treasurer, or a majority of them, the public interest requires it, they may apply the surplus in the treasury, or so much thereof as may be by them deemed proper, as a portion of the state tax levy in each year, and the balance thereof, after deducting the amount above provided for, shall be apportioned in the same manner as now pro-

vided for under the provisions of section 1070. For the purpose of ascertaining the financial condition of the state at the end of each calendar year the governor is authorized to employ such expert accountants and other assistants as he shall deem necessary for that purpose.

Section 24. Subsection 2 of section 172—14 of the statutes is amended to read: (Section 172—14.) 2. There is annually appropriated, beginning July 1, \* \* 1915, \* \* two thousand dollars, payable from any moneys in the general fund not otherwise appropriated, as a contingent appropriation for the commissioner of insurance to carry into effect the powers, duties and functions provided by law for the said commissioner.

Section 24a. There is added to the statutes a new section to read: Section 172a. There is annually appropriated such sums as may be necessary, payable from any moneys in the general fund or other available funds not otherwise appropriated. as an emergency appropriation to meet operating expenses of any state institution, department, board, commission or other body for which sufficient money has not been appropriated to properly carry on the ordinary regular work. No moneys shall be paid out under this appropriation except upon the certification of the governor, secretary of state and state treasurer that such moneys are needed to carry on the ordinary regular work of the institution, department, board, commission or other body for which the moneys are to be used and that no other appropriation is available for that purpose. Any moneys so required beyond the regular appropriation shall appear on the books of the secretary of state as an additional cost of operating the institution, department, board, commission or other body as the case may be.

SECTION 25. Sections 169c, 169f, 172, 563 and 172—131 of the statutes are repealed.

Section 26. There are added to the statutes two new sections to read: Section 172—131. It shall be unlawful for any state officer, department, board, commission, committee, institution or other body, or any officer or employe thereof, to contract or create, either directly or indirectly, any debt or liability against the state or for or on account of any state officer, department, board, commission, committee, institution or other body, for any purpose whatever, without authority of law therefor, or prior to an appropriation of money by the state to pay the same, or in excess of an appropriation of money by the state to pay the same. It shall also be unlawful for any of the above mentioned persons or bodies to authorize, direct or approve the diversion, use

or expenditure, directly or indirectly, of any funds, money or property belonging to, or appropriated or set aside by law for a specific use, to or for any other purpose or object than that for which the same has been or may be so set apart. Nothing herein contained shall be construed to prevent the employment of the inmates or ordinary laborers at any institution to aid in the prosecution of work for which appropriations have been made. Any person who shall offend against or violate any of the provisions of this section shall be punished by a fine of not less than two hundred dollars nor more than one thousand dollars or by imprisonment in the county jail not less than one month nor more than six months or by both such fine and imprisonment.

Section 169c. Office hours for the departments of state government shall begin at eight-thirty o'clock A. M. and close at five o'clock P. M. with intermission from twelve to one-thirty o'clock, except Saturday afternoons when such hours may be observed as the heads of departments may think proper. Heads of departments may, in their discretion, grant to each clerk or other person employed upon a yearly salary two weeks' leave of absence in each year without loss of pay. The provision relating to leave of absence shall apply from and after January 1, 1916, and shall not be construed as in any manner cutting off any leave of absence which, under departmental rulings, may accrue prior to that date.

Section 27. Subsection 57 of section 170 of the statutes is amended to read: (Section 170.) 57. Clerks detailed to perform services under the provisions of subdivision (8) of section 111g shall receive a compensation not exceeding five dollars a day, provided that the whole expense for the work under said subdivision shall not exceed \* \* \* two hundred and twenty-five dollars for the assembly and seventy-five dollars for the senate.

Section 28. Subsection 1 of section 172—12 and subsection 1 of section 172—35 of the statutes are amended to read: (Section 172—12.) 1. There is annually appropriated beginning July 1, \* \* 1915, four thousand \* \* dollars, payable from any moneys in the general fund not otherwise appropriated, for the state treasury agent to carry into effect the powers, duties and functions provided by law for the said agent.

(Section 172—35.) 1. There is annually appropriated, beginning July 1, \* \* \* 1915, \* \* \* \* twelve thousand \* \* \* dollars, payable from any moneys in the general fund not otherwise appropriated, for the printing board to cover the general administrative cost of such board.

Section 29. The balance of the appropriation heretofore pro-

vided in subsection 1 of section 172—35 which remained unexpended at the close of business on June 30, 1915, shall revert to the general fund.

Section 30. The balance of the appropriation heretofore provided in subsection 1 of section 172—12 which remained unexpended at the close of business on June 30, 1915, shall revert to the general fund.

SECTION 31. There are added to the statutes three new subdivisions to be numbered and to read: (Section 172—130.)

- (5) Where any appropriation is repealed or any balance of an appropriation is caused to revert, any indebtedness incurred under the authority of such appropriation or balance prior to the time as of which such repeal or reversion of balance is to take effect, shall be paid from the appropriation or balance thus repealed or reverted as the case may be unless otherwise specifically provided by law.
- (6) No appropriation shall be available for payment of any indebtedness incurred prior to the time as of which such appropriation is to take effect or for any other purpose than that for which it is made unless otherwise specifically provided by law
- (7) In any case where a continuing, nonlapsible appropriation is amended either as to amount or purpose, the balance shall go forward as if the same had not been amended and shall be available for the purposes and subject to the conditions or limitations set out in the appropriation as amended unless otherwise specifically provided by law.

Section 32. Subsection 5 of section 170 of the statutes is repealed.

Section 33. There is added to section 170 of the statutes, a new subsection to read: (Section 170.) 5. The state superintendent shall receive an annual salary of five thousand dollars. The assistant state superintendent and the various assistants or inspectors, other than the assistants for industrial education, and other employes under the said superintendent shall receive such salary or compensation as shall be fixed by him. The assistants for industrial education shall receive such salary or compensation as shall be fixed by the superintendent with the approval of the state board of industrial education. The said superintendent, his assistants, inspectors and other subordinates shall receive their actual and necessary traveling expenses incurred in the discharge of their official duties. Such salaries, compensations and expenses shall be charged to the appropriation for the superintendent of public instruction.

Section 34. Sections 172—55 and 560g—1 of the statutes are repealed.

Section 35. Section 560m of the statutes is renumbered to be section 172—55 of the statutes.

Section 36. There is added to the statutes a new subsection to be numbered and to read: (Section 553p—6.) 5. If the appropriation provided for in section 172—49 of the statutes is not sufficient to pay the approved claims in any one year under the provisions of subsection 4 of this section, then the funds available shall be distributed among the towns, villages and cities entitled to aid in the proportion that the amount due any town, village or city, bears to the total amount of aid demanded in any one year by all the towns, villages and cities entitled to aid under the provisions of sections 553p—1 to 553p—9, inclusive, and 553p—15 of the statutes.

SECTION 37. No state aid shall be paid for county board of education districts for the school year ending June 30, 1915, such districts having already received in 1914 one full year's payment although said boards, under the provisions of section 702—8, were not organized until the first Tuesday in May, 1914.

There is added to the statutes a new section to SECTION 38. read: Section 698-1. The county clerk in each county in the state is hereby authorized and directed to draw warrants on the county treasurer for the payment of all legal expenses and obfigations authorized and incurred under the provisions of section 702-1 to 702-13, inclusive, as they appear in the printed statutes of 1913 and the county treasurer in each of said counties is directed and authorized to pay such orders from the fund created under the provisions of subsection 13 of section 702-10 and section 702-11, as they appear in the printed statutes of 1913, and each county board of supervisors in the state is hereby empowered and directed at the annual meeting in November. 1915, to make such levy as may be necessary to carry out and pay all legal obligations incurred under the provisions of section 702-1 to 702-13, inclusive, as they appear in the printed statutes of 1913, and to be incurred under sections 698 and 704 of the statutes.

SECTION 39. Subsection 6 of section 172—27 and subdivision (4) of subsection 11 of section 170 of the statutes are repealed. SECTION 40. There is added to the statutes a new subdivision and a new section to be numbered and to read: Section 172—25. Moneys paid into the state treasury prior to the time Chapter 438, Laws of 1915, went into effect, as examination fees for nurses' licenses, less the total cost of administering the functions of the committee of examiners of registered nurses of the state

board of health as determined upon by the accountant of the joint committee on finance of this legislature, are appropriated or the board which is charged with the duty of licensing nurses and such moneys shall be used to pay the expense of administering those provisions of law relating to the examination and licensing of registered nurses.

(Section 170.11) (4) The marshal and the messenger such sums as may be specified by the court and the crier two dollars for each day's actual attendance.

Section 41. Any indebtedness of the department of state supervisor of inspectors of illuminating oils remaining unpaid at the time of passage and publication of chapter 535, laws of 1915, shall be paid from any moneys in the general fund not otherwise appropriated.

Section 42. The first paragraph of section 1421j of the statutes is amended to read: (Section 1421i.) (First paragraph) Every deputy inspector shall demand and receive from the owner or other person for whom or at whose request he shall examine or test any oil, gasoline, benzine, naphtha or such other like products of petroleum or sample thereof an inspection fee of seven cents for every single cask, barrel, package, or sample he shall test, and the said fees shall constitute a lien on the products so inspected, and when collected shall be paid into the state treasury and \* \* are hereby appropriated for the purpose of defraying the expenses incident to such inspection. Any balance remaining in the \* \* appropriation herein provided \* \* shall at the end of each fiscal revert to the general fund and any deficit in appropriation existing at the end of such fiscal year shall be paid from the general fund, and a sum sufficient for that purpose is hereby appropriated.

Section 43. Appropriations and repeals of appropriations or of balances, made in this act, shall take effect as of July 1, 1915; all other provisions shall take effect upon passage and publication; provided, that where the subject matter of any provision clearly indicates the time when it is to take effect, such time of taking effect shall govern but in no case shall such time be later than passage and publication of this act.

Approved August 23, 1915.