owned by the state of Wisconsin, in Grant county, state of Wisconsin, described as follows, to wit: A continuous strip of land one hundred feet wide and approximately four thousand feet long lying and abutting on the east side of the right-of-way of the Chicago, Burlington and Quincy Railroad Company and lying and being in sections eighteen, nincteen and thirty, township six north, range six west.

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

Approved August 23, 1915.

No. 520, A.]

[Published August 26, 1915. CHAPTER 617.

AN ACT to create section 1636-70 of the statutes, relating to permits to milk and cream agents or buyers and to the cleansing of milk containers and providing penalties.

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

SECTION 1. There is added to the statutes a new section to read: Section 1636—70. 1. No person, either for himself or as agent or employe of another, shall establish or maintain a receiving station or depot in any town, village or city in this state and engage therein in buying or receiving and shipping milk or cream unless he shall have first received a permit to engage in such business from the board of health of such town, village or city; but this section shall not apply to the gathering or collecting of milk or cream by wagon or other similar vehicle or by automobile or other similar motor vehicle or to the distribution of milk or cream to the ultimate consumer.

2. Permits to engage in buying or receiving and shipping milk or cream as provided in subsection 1 of this section shall be issued only to persons who shall present satisfactory evidence to the board of health that they are qualified and competent to conduct such business in a clean and sanitary manner and that the utensils, cans, vessels, rooms or buildings or other equipment, facilities, or premises used in conducting such business are and will be maintained in a clean and sanitary condition or in any condition that will not tend to produce or promote unhealthfulness or disease.

3. Each applicant for such permit shall pay five dollars to such beard of health before such permit shall be issued to him. All such permits shall expire on the thirty-first day of December of the year in which issued. All money received under the provisions of this section shall be paid into the treasury of the

924

town, village or city in which the permit for conducting such business is issued.

4. The board of health of any town, village or city may at any time revoke any permit issued by it whenever the grantee shall conduct such business in an unclean and unsanitary manner, shall keep the utensils, cans, vecsels, rooms or buildings, or other equipment, facilities or premises used in conducting such business in an unclean or unsanitary condition or in any condition tending to produce or promote unhealthfulness or disease. or shall be convicted of violating any of the laws of this state or the rules or regulations of the state board of health of such town, village or city, relating to sanitation.

5. Any person violating any of the provisions of subsection 1 of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars or by imprisonment in the county jail not less than thirty days nor more than six months or by both such fine and imprisonment.

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

Approved August 23, 1915.

No. 556, A.]

[Published August 26, 1915. R 618

CHAPTER 618.

AN ACT to amend sections 1391, 1392, 1393, 1395, 1396 and 1397 of the statutes, relating to partition fences.

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

SECTION 1. Sections 1391, 1392, 1393, 1395, 1396 and 1397 of the statutes are amended to read: Section 1391. The respective occupants of adjoining lands, used and occupied for farming purposes, and the respective owners of adjoining lands when the lands of one of such owners is used and occupied for farming purposes, shall keep and maintain partition fences between their own and next adjoining premises in equal shares so long as * * * *either party* continues to so occupy the same, and such fences shall be kept in good repair throughout the year unless the occupants of the lands on both sides otherwise mutually agree. And owners of lands who do not maintain and keep in repair lawful partition fences shall not be entitled to recover any damages whatever for trespasses by the animals of owners of any adjoining lands with whom partition fences might have been maintained if such lands had been enclosed.