• • • expended annually, on approval of the governor, to defray the expenses of the state participating in the annual national rifle competition between the several states and the army and navy of the United States. • • •

SECTION 6. Paragraph (c) of subsection (1) of section 20.03 is amended by striking out the section number "639a" and inserting in place thereof the section number "21.46"; paragraph (d) of subsection (1) of section 20.03 is amended by striking out the section number "641m" and inserting in place thereof the section number "21.08"; and paragraph (L) of subsection (1) of section 20.03 is amended by striking out the section number "649s" and inserting in place thereof the section number "649s" and inserting in place thereof the section number "22.07".

SECTION 7. Subsection (3) of section 20.03, and sections 617, 624, 628, 635, 636, 638, 649-29a, 649-32, 649-37 of the statutes are repealed.

SECTION 8. This act shall take effect upon passage and publication.

Approved June 29, 1917.

No. 557, S.]

[Published June 30, 1917.

CHAPTER 538

AN ACT to amend sections 31.19 and 31.20 of the statutes, relating to the inspection of dams and inspection fees.

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

SECTION 1. Section 31.19 of the statutes is amended to read: Section 31.19. The railroad commission shall examine at least once in each year each dam having a theoretical horse power capacity of seven hundred fifty horse power or more and which is maintained or operated in or across navigable waters, and in addition thereto and upon complaint in writing from the mayor of any city, supervisor of any town, or the president or trustee of any village, that any dam maintained or operated in or across whether navigable or nonnavigable. or any waters any reservoir is in an unsafe condition, or from any person that his property or any property under his control is endangered by a dam or reservoir, the commission shall investigate or cause an investigation to be made of such complaint, or the commission may, upon its own motion, examine any dam or reservoir, and, in any case, if it shall find that any dam or reservoir is not sufficiently strong, or is unsafe, and dangerous to life or property, it shall determine what alterations, additions or repairs are

necessary to be made and shall order the owner, or person having control of such dam or reservoir to cause such alterations or repairs to be made within a time to be limited by the order; and the commission may cause to be drawn off, in whole or in part, the water in said reservoir or impounded by said dam, when it shall determine that such action is necessary to prevent impending danger to persons or property.

SECTION 2. Section 31.20 of the statutes is amended to read: INSPECTION FEE. Every owner, excepting municipalities, 31.20 of a dam heretofore or hereafter constructed in or across navigable waters shall pay to the commission annually, on or before the first day of February, for the purpose of defraying the actual expenses of the commission incurred in inspecting and supervising the construction or maintenance, or both, of such dam and equipment, an inspection fee of not to exceed ten cents per theoretical horse power capacity of such dam at an ordinary stage of water, said fee however, not to be less than twenty-five dollars in any case, if such actual expenses of the commission shall equal that amount. The amount of such fee shall be determined annually by the commission, and notice of the amount due shall be forwarded by mail to each such owner, or the agent thereof, not later than December first of each year. Inspection fees received by the commission shall be paid into the state treasury.

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

Approved June 28, 1917.

No. 631, S.]

[Published June 30, 1917 CHAPTER 539

AN ACT to amend sections 2339n-4, 2339n-5, 2339n-6, 2339n-7, 2339n-10, 2339n-15, 2339n-18, 2339n-19 and 2339n-23 of the statutes, relating to the regulation of marriage and marriage licenses and providing penalties.

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

SECTION 1. Sections 2339n-4, 2339n-5, 2339n-6, 2339n -7, 2339n-10, 2339n-15, 2339n-18, 2339n-19, 2339n-23 of the statutes are amended to read: Section 2339n-4. No license shall be issued unless both of the contracting parties shall be identified to the satisfaction of the proper county clerk, who shall further require of the parties, either separately or together, a statement under oath relative to the legality of the contemplated