## LAWS OF WISCONSIN-Ch. 648.

SECTION 3. A new subsection is added to section 20.57 of the statutes to read: (20.57) (2) Annually for two years, beginning July 1, 1917, twelve thousand dollars as an emergency fund for the execution of the additional work of the industrial commission due to intensified labor and industrial conditions caused by the existence of war. Said sums shall become available to said commission in such amounts and at such times as may be from time to time approved by the governor.

SECTION 4. This act shall take effect upon July 1, 1917. Approved July 12, 1917.

No. 685, A.]

[Published July 14, 1917. CHAPTER 648

- AN ACT to amend subsections (1) and (2) of section 20.59; to renumber sections 1636-61, 1636-62, 1636-63 and 1636-64, to renumber and amend section 1636-65, to renumber section 1636-66, to amend subsections 1, 2, 4 and 5 of section 1636-66, to renumber and amend section 1636-67, and to renumber section 1636-67m, to amend subsection 3 of section 1636-67m, and to create subsection 2a of section 1410d-6, of the statutes, relating to the dairy and food commissioner, and making an appropriation.
- The people of the State of Wisconsin, represented in Senute and Assembly, do enact as follows:

SECTION 1. Subsections (1) and (2) of section 20.59 of the statutes are amended to read: (2059) (1) • • • Annually, beginning July 1, • • • 1917, sixty-three thousand • • • thirty-two dollars, for the execution of his functions. Of this there is allotted to said commissioner and superintendent an annual salary of three thousand dollars. All license fees collected by the dairy and food commissioner under the provisions of sections 1410d—1 to 1410d—8, inclusive, of the statutes, shall be paid into the general fund and fifteen hundred dollars thereof is appropriated therefrom and added to this appropriation.

(2) On July 1, 1913, five thousand dollars for the purchase of new apparatus to be used in the enforcement of the laws relating to weights and measures. On July 1, 1917, seven hundred twenty dollars, for the purchase of two Ford automobiles.

SECTION 2. Sections 1636—61, 1636—62, 1636—63 and 1636—64 of the statutes are renumbered to be sections 1410d—1, 1410d—2, 1410d—3 and 1410d—4.

SECTION 3. Section 1636-65 of the statutes is renumbered

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to be section 1410d-5, and amended to read: Section \* • 1410d-5. 1. If in the opinion of the \* \* \* dairy and food commissioner it is necessary to have some action taken or that alterations, additions, or changes are required in or upon any premises occupied and used, or for which application for license to be occupied and used as bakeries or confectioneries. has been filed, in order to conform to the provisions of law for the regulation of bakeries and confectionery establishments, he shall serve a written notice, either personally or by registered mail upon the owner of, manager, or officer operating such bakery or confectionery establishment, requiring such action to be taken or such alterations, changes, or additions to be made within thirty days. Provided, however, that if the required alterations cannot be made with reasonable diligence within thirty days, the • • • dairy and food commissioner shall extend the time for making such alterations, changes, or additions such reasonable time as may be required to complete the additions, changes, or alterations if due diligence is used, such extension of time in no case to exceed ninety days from receipt of notice, however.

2. It shall be the duty of every occupant, whether owner or lessees of any premises used as a bakery or confectionery establishment for the manufacture of food products to carry out the provisions of sections • • 1410d-1 to 1410d-8, inclusive, and make. or cause to be made, all changes, additions, and alterations necessary therefor.

SECTION 4. Section 1636-66 of the statutes is renumbered to be 1410d-6, and subsections 1, 2, 4 and 5 of said section are amended to read: Section • • • 1410d-6. 1. It shall be the duty of the \* \* \* dairy and food commissioner and boards of health, both state and local, to see that the provisions of sections • • • 1410d-1 to 1410d-8, inclusive, are enforced. The \* \* \* dairy and food commissioner, his agents and inspectors shall inspect and ascertain the sanitary condition of the bakery and confectionery establishments of the state and of such rooms, buildings. or apartments for which application for license to establish or operate a bakery or confectionery establishment therein has been filed, and shall examine such plans and specifications for buildings, rooms, or apartments to be occupied and used as bakery or confectionery establishments, as may be submitted to \* \* \* them with reference to the laws for their sanitary regulation, and shall require such action to be taken as may be needed to have bakery

and confectionery establishments conform to the provisions of law. It is further provided that the dairy and food commissioner and the state board of health may employ jointly experts, inspectors or other assistants.

2. No building, room, or apartment shall be used for the purpose of establishing or operating a bakery or confectionery establishment for the manufacture of bread and other food products, unless a license is secured as provided in sections 1410d-1 to 1410d-8, inclusive. Application for a license shall be made to the \* \* \* dairy and food commissioner, by any person, firm, or corporation desiring to establish or conduct a bakery or confectionery for the manufacture of bread, confectionery, and other food products of such establishments. Such application shall be made in such form as the • • dairy and food commissioner may determine, and shall be accompanied by a license fee as provided in subsection 2a of this section. Blank applications therefor shall be prepared and furnished by the • • • dairy and food commissioner. Said application shall describe the construction and condition of the building, rooms, or apartments in regard to the provisions of law for the regulation of such bakery and confectionery establishments in which it is desired to establish or operate such bakery or confectionery establishment; and if said building or room conforms to the provisions of law, the \* dairy and food commissioner shall grant a license permitting the use of such building, room, or apartments for the purpose of establishing and conducting a bakery and confectionery therein to the person, firm, or corporation having made application. The license so issued shall be deemed void, and shall be surrendered to the ۰ dairy and food com-\* ۰ missioner, when the person, firm, or corporation to whom it was granted discontinues using the building, room, or apartment to which it applied as a bakery or confectionery establishment, or when another person, firm, or corporation becomes owner, manager, or operator of such bakery or confectionery establishment. Such license may also be revoked by an order of the court upon a second or any subsequent conviction of any violation of or failure • • • 1410d—1 to to comply with any provisions of sections 1410d-8, inclusive. All licenses shall expire on the twentyeighth day of February following the date of issue and shall be renewed upon the application of the licensee and the payment of the fee as provided in subsection 2a of this section.

4. The term "new bakery" as used in chapter 230 laws of

1903, and acts amendatory thereof, is defined to be a bakery established in a room not theretofore used for baking purposes, or in a room constructed for baking purposes after the passage and publication of sections • • • 1410d-1 to 1410d-7, inclusive, of the statutes; providing that any bakery or bake-shop established before the passage and publication of chapter 486 laws of 1907, the ceiling of which is less than eight feet high from the floor, and which has not been out of use continuously for a period of over six months, need not be altered so as to make the ceiling eight feet from the floor.

5. The terms "confectionery" and "confectionery establishment" as used in sections " \* 1410d—1 to 1110d—7, inclusive, of the statutes, are defined to be any room or place where candy, sweetmeats, or any other food products, of which sugar, molasses, chocolate, or nut meats are the principal ingredients, are prepared, mixed, cooked, dried. formed, coated, or cooled to be sold as food, and any room or place where food, the principal ingredients of which are sugar, milk, cream, or fruit are chilled or frozen or prepared or mixed for chilling or freezing, and any room used for any process incidental thereto.

SECTION 5. Section 1636-67 of the statutes is renumbered to be 1410d-7 and amended to read: Section • • • 1410d-7. 1. Any person who shall use any room, building, or apartment for the purpose of establishing or operating a bakery or confectionery establishment therein without first securing a license permitting him so to do, as provided by sections • • 1410d-1 to 1410d-7, inclusive, shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than twenty dollars nor more than one hundred dollars, or by imprisonment in the county jail for not more than ninety days, or both.

2. Any person operating, a bakery or confectionery establishment for the manufacture of bread and other food products. who, by himself or his servant or agent, or as the servant or agent for any firm or corporation, shall violate or fail to comply with any of the provisions of section • • • 1410d-1. \* \* \* subsection 1, 2 or 3 of section or of 1410d-2, or of \* \* \* subsection 2 of section 1410d-5, or of section \* \* \* 1410d-3, thirty days after notice in writing shall have been served upon him personally. or sent through registered mail to him by the \* \* \* dairy and food commissioner, requiring such person to take such action or to make or cause to be made such changes, repairs, or alter-

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ations in such bakery or confectionery establishment as may be necessary to have such bakery or confectionery establishment conform to the provisions of law for their sanitary regulation; or if the required changes, repairs, or alterations could in the exercise of reasonable diligence not be made or completed within thirty days, after such additional time as may have been necessary to complete the required action, change, repairs, or alterations has expired, not to exceed ninety days, however, from the receipt of notice in any case; and any person, who by himself or his servant or agent, or as the servant or agent of any firm or corporation shall violate or fail to comply with the provisions of section \* \* \* 1410d-4 after one day's notice in writing has been served upon such person by \* \* \* the dairy and food commissioner herein mentioned to discontinue his employment in or about such bakery or confectionery establishment; and any person who by himself or his servant or agent, or as the servant or agent of any firm or corporation, shall violate or fail to comply with the provisions of subsections 4 and 5 of section 1410d-2. shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than twenty, nor more than one hundred dollars, or by imprisonment in the county jail for not more than ninety days, or both.

SECTION 6. Section 1636---67m of the statutes is renumbered to be section 1410d---8, and subsection 3 of said section is amended to read: (Section • • 1410d---8) 3. The • • inspectors and agents of the dairy and food commisioner shall have authority and • • • are authorized to inspect any place where any such products are sold or offered for sale and • • • are charged with the duty of enforcing the provisions of this section.

SECTION 7. There is added to section 1410d—6, a new sub section to be numbered and to read: (Section 1410d—6) 2a The license fee for establishing or operating a bakery shall be five dollars for every bakery equipped with a stove or stoves. oven or ovens, or other baking device or devices having more than twenty square feet and less than fifty-one square feet of baking surface, and ten dollars for every bakery equipped with a stove or stoves, oven or ovens, or other baking device or devices having fifty-one or more square feet of baking surface. No fee shall be required for the use or operation of a stove, oven or other baking device having less than twenty square feet of baking surface; five dollars for every cone bakery and every macaroni bakery; ten dollars for every confectionery establishment manufacturing candy or ice cream for wholesale trade; two dollars for every confectionery establishment manufacturing candy or ice cream for their own retail trade only.

SECTION 8. This act shall take effect upon July 1, 1917. Approved July 12, 1917.

No. 693, A.]

## [Published July 14, 1917. CHAPTER 649

AN ACT to amend section 20.19 of the statutes, relating to the commissioners of public lands, and making appropriations.

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

SECTION 1. Section 20.19 of the statutes is amended to read: 20.19 There is appropriated from the general fund to the commissioners of public lands.

(1) Annually, beginning July 1, \* \* \* 1917, four thousand \* \* \* seven hundred fifty-five dollars, for the execution of their functions.

(2) On July 1, 1917, not to exceed five hundred dollars, for rebinding dilapidated records, to properly arrange, file and index the official records and documents in their custody.

SECTION 2. This act shall take effect upon July 1, 1917. Approved July 12, 1917.

No. 697, A.]

[Published July 14, 1917. CHAPTER 650

AN ACT to amend subsection 7 of section 1548 of the statutes. relating to the sale of intoxicating liquors.

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

SECTION 1. Subsection 7 of section 1548 of the statutes is amended to read: (Section 1548) 7. (a) Nor shall any such license be granted for the sale of any such liquors within a distance of two and one-half miles of the grounds of the Wisconsin veterans' home in the town of Farmington, county of Waupaca, nor to any person who is the owner or keeper, directly or indirectly, of a house of ill fame or house of prostitution. Nor shall any license be granted for the sale of any such liquors to be drank on the premises within a distance of three thousand two hundred feet of the main building of any state university; nor shall any such license be granted for the sale of any such

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