No. 363, A.]

[Published June 7, 1919.

CHAPTER 281.

AN ACT to amend section 694e of the statutes, relating to condemnation of lands by county boards.

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

Section 1. Section 694e of the statutes is amended to read: The commissioners shall, at the time fixed in said notice, proceed to view and examine said lands and determine the value thereof; and they, or a majority of them, shall make a report of their valuation to the circuit court of said county in writing, under their hands, and file the same with the clerk thereof within ten days after their appraisal. In case no appeal shall be taken from such valuation a judgment may be entered thereon by said court. Either party may appeal to the circuit court from such valuation, within thirty days after the filing thereof, by filing in the clerk's office a written notice of appeal. Thereupon such appeal shall be considered an action pending in said court, in which the landowner shall be plaintiff and the county defendant; and all proceedings in such action shall be taken in the manner provided in sections 1849, 1850 and 1855, so far as said sections are applicable. The title to all lands so taken, upon payment of the compensation finally awarded, shall vest in the county in fee simple. In case the county.board shall not deem it for the best interest of the county to take the same at the price fixed by said commissioners, or by a jury upon appeal from the award of said commissioners, the said board may, within thirty days after the filing of the award of said commissioners, or within thirty days after assessment of damages by said jury, discontinue such proceedings upon such terms as to the court shall seem equitable and just.

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

Approved June 4, 1919.

No. 433, A.]

[Published June 7, 1919.

CHAPTER 282.

AN ACT to amend subsection 1 of section 1494—32, sections 1494—37 and 1494—38 of the statutes, relating to the department of agriculture.

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

SECTION 1. Subsection 1 of section 1494—32, sections 1494—37 and 1494—38 are amended to read: (Section 1494—32) 1.

In order to obtain the enrollment certificate provided for in sections 1494—31 to 1494—39, inclusive, the owner of each stallion shall have the said stallion examined in a careful and thorough manner by a legally qualified veterinarian who shall charge for this service a just and reasonable fee not in excess of five dollars for each stallion examined, and shall forward to the department of agriculture, two dollars and an affidavit of soundness signed by the said legally qualified veterinarian, on a blank form furnished by said department, together with the original studbook certificate of registry of the pedigree of the said stallion and any other necessary papers required to prove his breeding, identity and ownership. * *

Section 1494—37. A fee of two dollars shall be paid to the department of agriculture for the examination and enrollment of each pedigree and for the issuance of a certificate of enrollment, in accordance with the breeding of the stallion as above provided; and all enrollment certificates shall expire on the first of January of each year, following date of issuance, and must be renewed annually before the first of April following, and a fee of * one dollar shall be paid to the department of agriculture for said renewal of certificates.

Section 1494—38. Upon a transfer of the ownership of any stallion or jack enrolled under the provisions of sections 1494—31 to 1494—39, inclusive, the certificate of enrollment may be transferred to the transferee by the department of agriculture upon submittal of satisfactory proof of such transfer and upon payment of the fee of fifty cents; and a fee of * * * one dollar shall be paid for a duplicate license certificate issued where proof is given of loss or destruction of the original certificate.

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

Approved June 4, 1919.

No. 490, A.]

[Published June 7, 1919.

CHAPTER 283.

AN ACT to amend subsection (3) of section 40.28 of the statutes, relating to length of school month.

The people of the state of Wisconsin, represented in senate and Assembly, do enact as follows:

SECTION 1. Subsection (3) of section 40.28 of the statutes is amended to read: (40.28) (3) Twenty days of teaching including legal holidays for schools shall constitute a school month unless * * * otherwise specified in the contract, and all legal school holidays, * * occurring on the usual