cribbing, towing, sawing, peeling or manufacturing into lumber or timber any logs, timber, stave bolts, heading, staves, pulp wood, cordwood, firewood, railroad ties, piling, telegraph poles, telephone poles, fence posts, paving timber, tan or other barks or in preparing wood for or manufacturing charcoal shall have a lien upon such materials for the amount due or to become due for any such labor or services, which lien shall take precedence of all other claims, liens or incumbrances thereon or sales thereof, whether such claims, liens, incumbrances or sales are made, created or accrue before or after the time of doing such work, labor or services.

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

Approved July 1, 1919.

No. 15, A.]

[Published July 7, 1919.

CHAPTER 485.

AN ACT to amend subdivision (e) of subsection 7 of section 1770b of the statutes, relating to annual reports of foreign corporations.

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

SECTION 1. Subdivision (e) of subsection 7 of section 1770b of the statutes is amended to read: (Section 1770b) (7) (e) The proportion of the authorized capital stock represented in the state of Wisconsin by its property located and business transacted therein during the preceding year. In determining the proportion of authorized capital stock employed in the state. the same shall be computed by taking the gross business in dollars of the corporation in the state and add the same to the full value in dollars of the property of the corporation located in the state. The sum so obtained shall be the numerator of a fraction of which the denominator shall consist of the total gross business in dollars of the corporation, both within and without the state, added to the full value in dollars of the entire property of the corporation, both within and without the state. fraction so obtained shall represent the proportion of the authorized capital stock represented within the state. The secretary of state may demand, as a condition precedent to the filing of such report, such further figures, information and statements as he may deem proper in order to determine the accuracy of the reports submitted; the additional information so obtained shall not become a matter of record in the department of state. The corporation shall pay a fee of two dollars for filing such report.

In case said report shows that said corporation employs in this state a proportion of its authorized capital stock in excess of twenty-five thousand dollars, said corporation shall pay to the secretary of state, at the time of the filing of said report, an additional fee of one dollar for each one thousand dollars of such excess, except that the said corporation shall receive a credit for the proportion of its authorized capital stock already paid for in excess of twenty-five thousand dollars.

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

Approved July 2, 1919.

No. 527, S.]

[Published July 9, 1919.

CHAPTER 486.

AN ACT to amend paragraph (a) of subsection (11) of section 20.61 of the statutes, relating to agricultural fairs, and making appropriations, being chapter 98, laws of 1919.

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

Section 1. Paragraph (a) of subsection (11) of section 20.61 of the statutes is amended to read: (20.61) (11) (a) To each such organized agricultural society, association, or board in the state, eighty per cent of the total amount of premiums paid by it at its annual fair upon live stock, articles of production, educational exhibits, agricultural implements and tools, domestic manufacturers, mechanical implements and productions, for which published premiums have been offered; but no one premium so paid shall exceed the sum of thirty-five dollars to a single person, or fifty dollars for the township or other community group premium; and the amount of state aid so payable shall not exceed five thousand dollars each to the Northern Wisconsin state fair, the La Crosse inter-state fair association, or the Douglas county fair association, and three thousand dollars to any other agricultural society, association, or board. After July 1, * * * 1920, state aid shall be paid to but one such society, association, or board for or in any county, except that societies, associations, and boards which received aid hereunder for fairs held during the calendar * * 1919 may, upon substantial compliance with the conditions prescribed by law, continue to receive such aid until otherwise provided by law.

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

Approved July 2, 1919.