executor or trustee, or the acts or defaults of such corporation in reference to such estate, with the same effect as if it existed in this state and had been lawfully served with process therein, and shall also have filed in the office of such commissioner a copy of its charter, articles of organization and all amendments thereto certified to by the secretary of state or other proper officer of said foreign state under the seal of office together with the post-office address of its principal office and shall further have complied with the provisions of section 2024—77j of the statutes.

- 2. No such foreign corporation, having authority to act as executor or trustee under the last will and testament of any person, shall establish or maintain directly or indirectly any branch office or agency in this state or shall in any way solicit directly or indirectly any business as executor or trustee therein. If any such foreign corporation violates this provision, such foreign corporation shall not thereafter be appointed or act as executor or trustee in this state.
- 3. The provisions of this section are only intended to supersede any existing laws insofar as said laws may be inconsistent with the provisions of this section.

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

Approved July 16, 1919.

No. 657, A.]

[Published July 23, 1919.

CHAPTER 586.

AN ACT to create three new paragraphs of subsection (8) of section 20.38 of the statutes, relating to the board of normal regents, and making appropriations.

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

SECTION 1. The unexpended balance in the appropriation heretofore made by paragraph (d) of subsection (11) of section 20.38 of the statutes, for the normal school at Whitewater, is reappropriated on July 1, 1919, for the same purposes.

SECTION 2. There is appropriated from the general fund to the state board of normal school regents for the normal school at Stevens Point the sum of one thousand five hundred ninety-four dollars and fifty-two cents for the payment of architect's fees incurred prior to July 1, 1918.

SECTION 3. There are added to subsection (8) of section 20.38 of the statutes three new paragraphs, to be numbered and to read: (20.38) (8) (g) On July 1, 1919, sixteen thousand dollars

for the purchase of land adjoining the present school lands, and buildings thereon. Any moneys received from the sale of any buildings on such land may be used for the purchase of additional land, or for land improvements on the land so purchased.

- (h) On July 1, 1919, twelve thousand dollars, for purchase of S. A. T. C. barracks and equipment, and general remodeling thereof.
- (i) On July 1, 1919, two thousand dollars, for educational apparatus and one thousand dollars for machinery.

Section 4. This act shall take effect upon passage and publication.

Approved July 16, 1919.

No. 513, A.]

[Published July 23, 1919.

CHAPTER 587.

AN ACT to amend subsection (2) of section 20.60 and subsection 3 of section 1492b, of the statutes, relating to the Wisconsin department of agriculture and indemnities for slaughtered animals, and making an appropriation.

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

Subsection (2) of section 20.60 of the statutes is Section 1. amended to read: (20.60) (2) * * * On July 1, 1919, not to exceed two hundred thousand dollars, and on July 1, 1920, not to exceed two hundred twenty-five thousand dollars, for payment of indemnities to the owners of diseased animals condemned and slaughtered by order of the live stock sanitary board, subject to the conditions prescribed in sections 1492b and 1492j, as follows: For each animal condemned and ordered slaugh-* * the department of agriculture may on behalf of the state authorize the payment to the owner of a sum equal to the amount received for the salvage of the animal after the freight and cost of handling is deducted, plus one-fourth of the difference between the net amount of salvage and the amount at which the animal is appraised. In no case shall the payment made additional to the net salvage exceed twenty dollars for grade animals and forty-five dollars for pure bred animals. For animals reacting to the test and not coming under the joint cooperative agreement, the owner shall receive from the state a sum equal to the amount received for the carcass or live weight plus one-half the difference between the net amount of salvage and the amount at which the animal is appraised. When in the opinion of the state veterinarian, an animal is of sufficient value