

as follows: (Section 1495—30) (Paragraph 1) Nothing in the provisions of section 1495—30 shall be construed as conflicting with the duties of county agricultural representatives or with their administration as defined in section 59.87 of the statutes. It shall be the duty of the commissioner of markets to advise and consult with the duly authorized representative of the Board of Regents of the University of Wisconsin, before requesting the assistance of such county agricultural representatives in carrying out the provisions of sections 1495—1 to 1495—30. Such service shall be in accordance with a plan mutually acceptable to both parties.

SECTION 3. Any unexpended balance remaining in the following appropriations at the close of the fiscal year ending June 30, 1921, shall revert to the general fund: chapter 122, laws of 1917, relating to campaign badges; chapter 503, laws of 1915, relating to the drainage committee; chapter 457, laws of 1911, relating to Perry's Victory Centennial Committee; chapter 1, laws of 1919, relating to the Joint Finance Committee; chapter 155, laws of 1919, relating to the senate committee on public debt; chapter 562, laws of 1919, relating to the superintendent of public property; and by section 20.69 of the statutes.

SECTION 4. This act shall take effect upon July 1, 1921.

Approved July 5, 1921.

No. 554, S.]

[Published July 11, 1921.

CHAPTER 482.

AN ACT to amend section 4375 of the statutes, relating to robbery, and providing a penalty.

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

SECTION 1. Section 4375 of the statutes is amended to read: Section 4375. Any person who shall assault another and shall feloniously rob, steal or take from his person any money or other property which may be the subject of larceny, such robber being armed with a dangerous weapon, with intent, if resisted, to kill or maim the person robbed, or being so armed, who shall wound or strike the person robbed, shall be punished by imprisonment in the state prison not less than three years nor more than * * * *thirty* years.

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

Approved July 5, 1921.

No. 555, S.]

[Published July 11, 1921.

CHAPTER 483.

AN ACT to amend section 6 of chapter 218, laws of 1899, authorizing the district court of Milwaukee county to fix bail in all felony cases pending in said court for preliminary examination.

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

SECTION 1. Section 6 of chapter 218, laws of 1899, is amended to read: (Chapter 218, laws of 1899) Section 6. No justice of the peace, court commissioner, police justice or other committing magistrate in said county of Milwaukee, shall exercise any jurisdiction in any criminal cases, except as hereinafter provided, but all such jurisdiction is vested in said district judge; and all examinations, recognizances and commitments for trial in said district court in criminal cases, not otherwise triable before a justice of the peace, shall be certified, returned and made to the municipal court of the city and county of Milwaukee instead of the circuit court, at or before the time fixed for the appearance of the accused. All such cases shall thereafter be prosecuted and tried in said municipal court as provided by law in similar cases in the circuit court, and the general provisions of law relating to criminal actions, proceedings and examinations before justices of the peace shall apply to said district court as far as applicable. *The judge of the district court shall have power to fix bail in all felony cases, including murder, when said cases are pending before said district court for preliminary examination.*

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

Approved July 5, 1921.