No. 142, A.]

[Published June 7, 1927.

CHAPTER 195.

AN ACT to amend subsection (8) of section 20.43, sections 158.01, 158.02, 158.04, 158.06, 158.08, 158.10, 158.11 and to create subsection (3) of section 158.07, and subsection (2) of section 158.08 of the statutes, relating to barbers.

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

Section 1. Subsection (8) of section 20.43, and sections 158.01, 158.02, 158.04, 158.06, 158.08, 158.10 and 158.11 of the statutes are amended to read: (20.43) (8) All money received by the state board of health and vital statistics under sections 158.07 and 158.08 shall be paid, within one week after receipt, into the general fund, and are appropriated therefrom for the examination, licensing and regulation of barbers as provided in sections 158.01 to 158.11, inclusive. Of this there is allotted to each member of the committee of examiners a per diem not exceeding * * ten dollars per calendar day for the actual number of days served by such member in the performance of his duties as such; but in addition thereto he shall be reimbursed his actual expenses necessarily incurred in the performance of his duties.

158.01 Barbering is shaving, trimming the beard, cutting the hair, shampooing, scalp or face massage of * * * any person for payment. Cutting, singeing, shampooing or dyeing hair, or * * massaging the face or scalp of any person for payment may be performed by a person licensed under either chapter 158 or chapter 159 of the statutes.

158.02 (1) The state board of health shall prescribe and enforce rules and regulations governing barber schools and for the examination and licensing of barbers, for the sanitary regulation of barber shops and barber schools, and may enter a barber shop or barber school during business hours for inspection. If a shop or barber school be found insanitary or if a barber working therein has been charged with imparting a communicable disease, the board shall immediately notify the local health officer and the shop or barber school shall be quarantined, and the barber so charged shall not practice until the quarantine is removed. Upon complaint that a barber shop or barber school is in an insanitary

condition or that a communicable disease has been imparted the board shall investigate and enforce this chapter.

(2) The board shall furnish a copy of this chapter to anyone upon request, and may charge only such fees as are in this chapter specifically provided, which shall be paid to the secretary. The board shall keep a register of all licensed apprentices, journeymen and master barbers, open to public inspection. The board shall keep a record of its proceedings, shall show whether an applicant was licensed or rejected, and such records shall be prima facie evidence of the facts recorded. The fiscal year shall close on June thirtieth, and the board shall file with the governor annually in July an itemized report of receipts and expenditures and of its proceedings.

158.04 The state board of health shall appoint and may remove three barbers, each of whom shall have been engaged in barbering for at least five years in this state, as examiners. They shall be exempt from civil service. One of the appointive members shall be selected from a list of ten names recommended by the Wisconsin united master barbers' association and one from a list of ten names recommended by the Wisconsin federation of barbers. Not more than two persons shall be recommended from any one county.

158.06 An apprentice barber or a student in a barber school shall apply for an apprentice * * * permit, and upon approval an apprentice * * * permit shall be issued permitting him to practice as an apprentice or student under a licensed master barber for two years from the date thereof, when he * * must apply for a journeyman's license. Application for an apprentice permit shall be accompanied by a fee of one dollar.

158.08 (1) Master's license shall be issued only to one having journeyman's license, the requisite skill to properly perform all the duties thereof including ability in the preparation of the tools, shaving, beard-trimming, haircutting, and all the duties and services incident thereto, and sufficient knowledge concerning the common diseases of the face and skin to avoid aggravation and spreading thereof in the practice. When the applicant passes examination he shall pay two dollars and the board shall issue a master's license. Masters' licenses shall expire on June * * twentieth, next succeeding issuance and be renewed upon application on or before * * * June twentieth and

payment of two dollars. If application for renewal is not made by June twentieth, annually, the fee is three dollars. Renewal may be refused if application be not made at that time.

158.10 The board may revoke a license for (a) conviction of crime, (b) habitual drunkeness, (c) having imparted a communicable disease, (d) violation of the law or any sanitary * * rule or regulation prescribed under this chapter, (e) gross incompetency, or (f) fraudulent advertising. The holder shall have notice in writing of the charge, a public hearing upon at least five days' written notice, opportunity to present testimony, and to confront witnesses. After ninety days he may apply to have his license regranted and this shall be done upon satisfactory proof that the disqualification is removed.

158.11 An owner, proprietor or manager of a barber shop or college who contracts to teach anyone the barber trade and accepts money in payment or who sells or rents or offers to sell or rent such barber shop to one who has not a master barber's license without first explaining the provisions of this chapter, and anyone who shall practice barbering without a license, aid or abet any person in violating the law or obtaining a license fraudulently, employ an unlicensed barber, * * * falsely pretend to be licensed, or violate * * the law or any sanitary rule or regulation shall be fined not less than ten nor more than one hundred dollars, or imprisoned not less than ten nor more than ninety days, or both.

Section 2. New subsections are added to sections 158.07 and 158.08 of the statutes to read: (158.07) (3) No apprentice or journeyman barber shall practice barbering unless under the supervision and direction of a licensed master barber and cannot be the owner, manager, director or lessee of a barber shop in which he is working or have any interest therein other than as an employe in the capacity of apprentice or journeyman barber. Not more than one apprentice shall be employed in any one shop to each five or less master barbers. Any shop employing more than one apprentice to five master barbers must be classified and advertised as a school.

(158.08) (2) After July 1, 1927, no master barber's license shall be issued to anyone not possessing qualifications provided in subsection (1) and who is not a citizen of the United States and has not the equivalent of an eighth grade education. Provided, however, that this paragraph shall not apply to any ap-

prentice or journeyman barber licensed in this state prior to June 30, 1927.

SECTION 3. This act shall take effect on July 1, 1927. Approved June 4, 1927.

No. 183, A.]

[Published June 7, 1927.

CHAPTER 196.

AN ACT to amend subsection (2) of section 29.57 of the statutes, relating to wild game refuges.

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

Section 1. Subsection (2) of section 29.57 of the statutes is amended to read: (29.57) (2) Within thirty days after the date of such order the owner or owners of the said lands shall * * * post or erect signs or notices, as required and furnished by the state conservation commission, proclaiming the establishment of said refuge.

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

Approved June 4, 1927.

No. 206, A.]

[Published June 7, 1927.

CHAPTER 197.

AN ACT to amend subsection (26) of section 60.29 of the statutes, relating to powers of town boards.

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

Section 1. Subsection (26) of section 60.29 of the statutes is amended to read: (60.29) (26) (a) The town board of any town may cause any highway, street or alley, or any part thereof, to be graded, paved or otherwise improved, including the construction of curbs and gutters, upon a petition therefor in writing signed by at least a majority of all the owners of real estate bounding both sides. If such highway, street or alley abuts on platted property the board shall assess benefits and damages