

as the servant or agent of any firm or corporation, manufacture for sale or exchange, sell, exchange, offer for sale or exchange, or have in possession with intent to sell or exchange any cheese or process cheese which contains more than the permitted amount of moisture as provided in subsection (9) of section 352.03, *and any firm or corporation who shall, by themselves, their servant or agent, and any person who shall, by himself, his servant or agent, or as the servant or agent of another person, or as the servant or agent of any firm or corporation, remove, or in any way divert, any milk fat from milk to be made into cheese known as American or Cheddar cheese, or cheese known as Brick cheese, or cheese known as Muenster cheese, or cheese known as Limburger cheese, or who shall mix with or add to such milk any milk from which all or part of the milk fat originally contained therein has been removed, shall be guilty of a misdemeanor and shall be fined not less than twenty-five dollars nor more than one hundred dollars, or be imprisoned in the county jail not less than thirty days nor more than four months.*

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

Approved July 30, 1929.

No. 605, A.]

[Published August 1, 1929.]

CHAPTER 341.

AN ACT to create section 343.342 of the statutes, relating to records to be kept by operators of cheese factories.

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

SECTION 1. A new section is added to the statutes to read: 343.342 (1) Every person, firm or corporation licensed to operate a cheese factory shall keep accurate records of the number of pounds of milk received, and, when milk is bought upon a fat basis, of the average test of such milk, the number of pounds of milk used in the manufacture of cheese, the number of pounds of cheese and the kinds thereof made from such milk and of its sale or disposition, and also the number of pounds of whey cream and milk fat sold, obtained or diverted from milk made into cheese. Such records shall include the names and addresses of all persons to whom whey cream or milk fat in any form obtained

or diverted from milk made into cheese, was sold, the number of pounds sold, the tests of same and the date of sale. Such records shall be in a form approved by the dairy and food commissioner and shall be open and accessible to the dairy and food commissioner, his inspectors and agents, and farmer patrons of such cheese factory at all reasonable times.

(2) Any person, firm or corporation licensed to operate a cheese factory refusing or failing to keep the aforesaid records, or to have them accessible to the dairy and food commissioner or farmer patrons of such cheese factory at all reasonable times, or who shall keep false or misleading records, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than twenty-five dollars, nor more than one hundred dollars, and upon a second or any subsequent conviction the license issued may be revoked.

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

Approved July 30, 1929.

No. 775, A.]

[Published August 1, 1929.

CHAPTER 342.

AN ACT to amend subsection (5) of section 56.08 of the statutes, relating to contracts by sheriffs for the employment of prisoners.

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

SECTION 1. Subsection (5) of section 56.08 of the statutes is amended to read: (56.08) (5) The sheriff shall make contracts in writing, *subject to the approval of the court*, for the employment of all such prisoners, if not employed in doing work for the county, and shall make all needful regulations for their profitable employment and the collection of their earnings. *Each such contract shall be executed in duplicate and a copy thereof shall be filed with the court.* For unreasonably neglecting or refusing to carry out the provisions of this section the sheriff shall be subject to a fine of not to exceed one hundred dollars; and for a repetition of such neglect or refusal he shall, in addition to such fine, be removed from office.

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

Approved July 30, 1929.