

and markets for the development of a centralized system of marketing dairy and other farm products through co-operative marketing associations; provided that no sum in excess of twenty-five thousand dollars shall be paid during any fiscal year under this appropriation, except with the approval of the governor.

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

Approved September 17, 1929.

No. 329, A.]

[Published September 18, 1929.

CHAPTER 507.

AN ACT to repeal subsection (9) and paragraph (f) of subsection (13) and to amend subsection (17) and to create subsection (9), paragraph (f) of subsection (13) and subsection (20) of section 169.01 of the statutes, relating to state athletic commission.

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

SECTION 1. Subsection (9) and paragraph (f) of subsection (13) of section 169.01 of the statutes are repealed.

SECTION 2. Subsection (17) of section 169.01 of the statutes is amended to read: (169.01) (17) Any contestant who shall participate in any sham or fake boxing or sparring match or violate any rule or regulation of the commission shall be penalized in the following manner: For the first offense he shall be restrained by order of the commission for a period of not less than * * * *two* months nor more than one year in the discretion of the commission, such period to begin immediately after the occurrence of such offense, from participation in boxing to be held or given by any club or * * * *organization*, duly licensed to give or hold such boxing or sparring match or exhibition; for a second offense, he shall be totally disqualified from further admission or participation in any boxing contest, held or given by any club, corporation or association duly licensed for such purpose in this state, *and in addition thereto, for each such offense, shall forfeit such amount, out of the share or purse agreed to be paid to such contestant for such boxing or sparring match or exhibition as this commission shall determine, such forfeit to be paid into the public school fund income of the state of Wis-*

consin. The commission, upon determining the amount of such forfeit, may pay the same out of any guarantee deposited with it for delivery to such contestant or may order the same paid to the commission by the club, corporation or association employing such contestant out of the purse or share agreed by it to be paid such contestant. The commission shall not determine or order any such forfeit except after due hearing thereon held upon reasonable notice duly served upon such contestant or his manager and upon the club, corporation or association by whom he is employed; provided, however, that any member of the commission, the secretary or any inspector of the commission may order and require the club, corporation or association to hold the share or purse of such contestant in its possession pending the hearing and determination of the commission. For its failure to obey any order of the commission or the secretary or any inspector of the commission given under this paragraph the license of the club, corporation or association may, in the discretion of the commission, be suspended, cancelled or revoked.

SECTION 3. Two new subsections are added to section 169.01 and a new paragraph is added to subsection (13) of said section of the statutes to be numbered and to read: (169.01) (9) Any club or organization may hold or conduct strictly amateur boxing and sparring matches and exhibitions on the payment of the annual license fee of twenty-five dollars in cities of not more than fifty thousand inhabitants; fifty dollars in cities of not more than one hundred thousand inhabitants; seventy-five dollars for all cities having a population over one hundred and fifty thousand inhabitants, upon the compliance and in accordance with all the provisions of section 169.01 with respect to obtaining a license and sanction from the state athletic commission and subject to all the rules and regulations of such commission. Amateur contests and exhibitions within the meaning of this subsection are defined to mean and include only contests or exhibitions in which the participants are bona fide amateurs and receive no money, compensation or reward for their participation in any such contest or exhibition, except that watches, medals, articles of jewelry, silverware, trophies or ornaments suitably inscribed to show that it is given for participation in an amateur boxing contest or exhibition, may be given, but the value of such article given to any contestant must not exceed the sum of thirty-five dollars. No other prize or reward shall be given or awarded

or accepted by any boxer unless authorized in writing by the commission. No amateur bout or match in any such exhibition or contest shall exceed three three-minute rounds with one minute intermission between each round. The referee may order an additional round in case of a draw. In any event no more than four rounds of amateur boxing are permissible. The commission may accept membership in a recognized amateur athletic association as evidence of the amateur standing of any contestant, and in case of dispute, may determine upon any competent evidence the amateur status of any contestant.

(13) (f) The commission may in its discretion allow or provide for decisions upon contests or exhibitions held under this chapter to be made by the referee or by the referee and two judges appointed by the commission for that purpose under such regulations as the commission may prescribe.

(20) Nothing in this section shall be construed to apply to amateur boxing or sparring matches or exhibitions conducted by or held under the auspices of any university, college, normal school, or high school of the state.

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

Approved September 17, 1929.

No. 621, A.]

[Published September 19, 1929.

CHAPTER 508.

AN ACT to create section 29.578 of the statutes, relating to the establishment of deer farms and providing a penalty.

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:
29.578 (1) The owner or lessee of any lands within the state of Wisconsin suitable for breeding and propagating of deer shall have the right upon complying with the provisions of this section to establish, operate and maintain a deer farm for the purpose of breeding, propagating, killing and selling deer on such lands, the acreage and size of which shall be determined by the conservation commission. Such deer farm must be completely inclosed by a fence.