

SECTION 2. Sections 230.13 and 230.15 of the statutes are amended to read: 230.13 Future estates are either vested or contingent. They are vested when there is a person in being who would have an immediate right, *by virtue of it*, to the possession of the lands upon the ceasing of the intermediate or precedent estate. They are contingent whilst the person to whom, or the event upon which, they are limited to take effect remains uncertain.

230.15 The absolute power of alienation shall not be suspended by any limitation or condition whatever for a longer period than during the continuance of a life or lives in being at the creation of the estate and thirty years thereafter, * * * except when real estate is given, granted or devised to a charitable use or to literary or charitable corporations which shall have been organized under the laws of this state, for their sole use and benefit, or to any cemetery corporation, society or association, nor shall this section apply to gifts, grants, devises or bequests, absolute, limited or in trust, for the advancement of medical science, to a state society of physicians and surgeons incorporated under the laws of this state.

SECTION 3. This act shall take effect upon passage and publication.

Approved April 29, 1931.

No. 169, S.]

[Published May 1, 1931.

CHAPTER 73.

AN ACT to amend section 327.21 of the statutes, relating to the inspection of private writings, products and merchandise and the taking of copies and samples thereof.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 327.21 of the statutes is amended to read: 327.21 The court before which an action or proceeding is pending, or a judge thereof, may, in discretion and upon due notice, order either party to give to the other, within a specified time, an inspection and copy or permission to take a copy of any books, papers and documents in his possession or under his control containing evidence relating to the action or proceeding *and may in the same manner order either party to give to the other, within a specified*

*time, an inspection and right to take samples of any products, merchandise or property, in his possession or under his control, in any action or proceeding in which any question involving the manufacture, use or sale of such products, property or merchandise may be an issue. If compliance with the order be refused, the court * * * shall exclude the paper, product, property or merchandise or testimony relative to the same from being given in evidence or punish the party refusing, or both.*

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

Approved April 29, 1931.

No. 173, S.]

[Published May 1, 1931.]

CHAPTER 74.

AN ACT to amend paragraph (a) of subsection (5), subsections (7), (8) and (10) of section 30.085 of the statutes, relating to harbor improvements.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Paragraph (a) of subsection (5), subsections (7), (8) and (10) of section 30.085 of the statutes are amended to read: (30.085) (5) (a) Said board shall have power to make plans for the improvement of all waterways of the harbor of such city, providing for the construction of such docks, wharves, warehouses, piers, slips, basins or other structures to care for the needs of commerce and shipping, as it may deem necessary, and also to make plans for railway tracks and belt railways connecting such docks, wharves, warehouses, piers, slips, basins or other structures and the harbor facilities with all railway lines in such city, and also to make plans for such cranes, dock apparatus and other wharf and harbor machinery and equipment as may be necessary for the efficient handling of all freight and passenger traffic between the said waterways and railways or between said railways and waterways. *The said board may also plan air ports, air fields and other facilities needed for the proper operation of airplanes, hydroplanes, amphibian planes, air ships and all other forms of air craft.*

(7) Said board shall have exclusive charge and control over such docks, wharves, warehouses, piers, slips, basins or other structures