Section 2. The provisions of the act shall be retroactive and apply to all estates now pending in probate as well as to those hereafter instituted.

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

Approved June 28, 1933.

No. 666, A.]

[Published June 30, 1933.

## CHAPTER 336.

AN ACT relating to a lease of the merchants and manufacturers' building on the state fair grounds to Theodore Stark & Company.

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

Section 1. The department of agriculture and markets is authorized to lease the merchants and manufacturers' building on the state fair grounds, at a nominal sum for a period not exceeding five years, after said building passes into the complete ownership of the state in 1934, to Theodore Stark, Robert Stark, L. E. Stark and R. J. Stark, co-partners doing business under the firm name and style of Theodore Stark & Company, the assignees of the contract, pursuant to which this building was constructed.

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

Approved June 28, 1933.

No. 801, A.]

[Published June 30, 1933.

## CHAPTER 337.

AN ACT to amend subsection (1) of section 29.22 of the statutes, relating to the possession of firearms on the waters of the state prior to the open season for aquatic game birds.

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

Section 1. Subsection (1) of section 29.22 of the statutes is amended to read: (29.22) (1) No person shall hunt game with any means other than the use of a gun held at arm's length and discharged from the shoulders or a bow and arrow; or place, spread or set any net, pitfall, snare, spring gun, pivot gun, swivel gun, or other similar contrivance for the purpose of catching or

which might catch, take or ensnare game; or use or have in his possession or under his control any ferret, rat, weasel, or guinea pig while hunting; and no person shall carry with him in any vehicle or automobile, any gun or rifle unless the same is unloaded, and knocked down or unloaded and inclosed within a carrying case. No person while hunting or in possession of firearms shall have in possession or under control any light used for the purpose of shining deer. No person shall shoot with a rifle at wild ducks, coot, mud hens, wild geese or brant when any such birds are on the surface of the water or ice of any lake. No person shall, except on his own land have in possession or under his control any rifle or shot gun on any of the inland waters of the state or in places where aquatic fowl are to be found from the fifteenth day of August to the opening date for hunting aquatic game birds, nor shall any person have in possession any firearms in territory wherein there is an open season for deer for a period of five days prior to the opening date for deer hunting unless in either case the game gun or rifle is unloaded or knocked down, or unloaded and within a carrying case.

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

Approved June 28, 1933.

No. 822, A.]

[Published June 30, 1933.

## CHAPTER 338.

AN ACT to amend subsection (3) of section 43.49 of the statutes, relating to comfort stations.

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

Section 1. Subsection (3) of section 43.49 of the statutes is amended to read: (43.49) (3) Every village and city \* \* \* may provide and maintain a sufficient number of suitable and adequate public comfort stations for both sexes. The state board of health shall establish regulations governing their location, construction, equipment and maintenance and may prescribe minimum standards that shall be uniform throughout the state. The board or council may establish further regulations.

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

Approved June 28, 1933.