returned to the county after such sale by the county. Such agreement may provide that the county may sell any land, to which it has taken tax deed thereunder, at private or public sale. The county or the local municipality in which the land is situated may purchase such land when sold by the county pursuant to such agreement.

(4) APPLICABILITY. This section shall be controlling and operative only in respect to delinquent general property taxes and special assessments which were authorized prior to July 1, 1943, by the proper governing body to be imposed against lands, whether heretofore or hereafter returned delinquent, and the provisions hereof shall be applicable to such assessments and taxes, the general statutes to the contrary notwithstanding, but all provisions of the general statutes not in conflict herewith shall be applicable, except that it does not repeal any of the provisions of the general statutes nor affect the applicability thereof to situations not covered herein.

Approved June 22, 1943.

No. 616, A.]

[Published June 23, 1943.

CHAPTER 362.

AN ACT to repeal and recreate 95.495 (1) and (3); to renumber 95.495 (4) and (5) to be 95.495 (6) and (7); and to create 95.495 (4) and (5) of the statutes, relating to Bang's disease.

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

Section 1. 95.495 (1) and (3) of the statutes are repealed and recreated to read:

- 95.495 (1) Where the words "tuberculosis", "tuberculin test" and "tuberculin" appear in sections 95.38, 95.39 and 95.41 to 95.49, for the purposes of Bang's disease prevention and eradication they shall be deemed to be substituted by the words "Bang's disease", "Bang's test" and "any biological product containing Brucella organisms", respectively.
- (3) Sections 95.30 to 95.35, 95.36 (1) to (7) and (9), and 95.37 shall be applied in carrying out this section, but indemnity shall be denied on steers, on cattle over 8 months of age treated

after April 1, 1939, with any biological product containing Brucella organisms, on any cattle vaccinated in a manner contrary to law or regulation of the department, and on cattle as provided in subsection (4), for a period of 18 months after vaccination.

Section 2. 95.495 (4) and (5) of the statutes are renumbered to be 95.495 (6) and (7).

Section 3. 95.495 (4) and (5) of the statutes are created to read:

- 95.495 (4) (a) Animals under the age of 8 months may be vaccinated against Brucellosis by approved veterinarians on permit issued by the department. Such veterinarians shall use only vaccine approved by the department, shall tattoo and tag the vaccinate in the manner prescribed by the department, and shall record in triplicate on forms prepared by the department such information as it may require. The veterinarian shall transmit one copy of such record to the department within 5 days, one copy to the owner of the animal vaccinated, and shall preserve one copy for his own file. Only records of such vaccination so prepared by veterinarians shall be accepted by the department.
- (b) Cattle vaccinated as provided in paragraph (a) shall not be subject to identification by reactor tag or brand during the period of 18 months after such vaccination.
- (c) It shall be unlawful for any person other than an approved veterinarian to treat any bovine animals other than those owned by him with any biological product containing Brucella organisms.
- (5) Animals vaccinated against Brucellosis shall not be sold, transferred to other herds, moved from one part of the state to another, or placed on exhibition with cattle other than those of the owner unless such animal shall have passed a complete negative Bang's test within 30 days and is accompanied by an official Bang's test record as required by the department; provided, that animals vaccinated as provided in subsection (4) (a) may be transferred to other herds containing vaccinates during the period of 18 months after vaccination.

Approved June 22, 1943.