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waters, any dynamite or other explosives or poisonous or stupefying substances or devices for the purpose of taking, catching or killing fish. Violations of this subsection shall be punished by a fine of not less than \$200 nor more than \$500, or by imprisonment in the county jail not less than 9 months nor more than one year, or by both such fine and imprisonment.

Approved May 22, 1947.

No. 237, A.]

[Published May 24, 1947.

CHAPTER 167.

AN ACT to create 370.01 (50) of the statutes, relating to a definition of "chiropractor".

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

370.01 (50) of the statutes is created to read:

370.01 (50) CHIROPRACTOR. "Chiropractor" means a person holding a license issued by the state board of examiners in chiropractic.

Approved May 22, 1947.

No. 244, A.]

[Published May 24, 1947.

CHAPTER 168.

AN ACT to amend 29.09 (1) of the statutes, relating to hunting licenses.

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

29.09 (1) of the statutes is amended to read:

29.09 (1) Except as expressly provided, no person shall (a) hunt with a gun any wild animal, or (b) trap any game, or (c) take, catch or kill fish or fish for fish in inland water of this state unless a license therefor has been duly issued to him which shall be exhibited to the conservation commission or its deputies on demand. Such licenses shall be issued to and obtained by only natural persons *lawfully entitled thereto*, and in case of resident hunting, trapping or fishing licenses, shall be issued

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only to persons who shall present to the county clerk or issuing agent definite proof of his identity, and that he is a legal resident of this state. No more than one of the same series shall be issued to the same person in any year. No person shall transfer his license or deer tag to or permit the use thereof by any other person, nor shall any person while hunting, trapping or fishing use or carry any license, tag or badge, issued to another. No hunting or trapping license or deer tag shall be obtained by any person for another nor shall such a license or tag be issued or obtained by any person who is not a citizen of the United States. *No hunting license shall be issued to any person under the age of 12 years.* Any person between the ages of 12 and 16 years may hunt only when accompanied by a parent or guardian. Indians hunting, fishing or trapping off Indian reservation lands are subject to all provisions of this chapter. * * *

Approved May 22, 1947.

No. 301, A.]

[Published May 24, 1947.

CHAPTER 169.

AN ACT to repeal and recreate 98.13 (1) of the statutes, relating to the Babcock milk fat test and providing a penalty.

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

98.13 (1) of the statutes is repealed and recreated to read: 98.13 (1) In the use of the Babcock test all persons shall use only the standard Babcock testing glassware, which complies with the following specifications, to-wit:

(a) Milk pipettes shall have a capacity of 17.6 cubic centi-

(b) Milk test bottles shall have a calibrated neck with a capacity equivalent to 0.2 cubic centimeters for each one per cent marked thereon; and after January 1, 1948, only bottles with a total per cent graduation of 8 shall be used.

(c) Cream test bottles shall receive a charge of either 9 grams or 18 grams. The 9 gram bottle shall only be used with a 9 gram charge and the 18 gram bottle shall only be used with an 18 gram charge. The calibrated neck of the 9 gram bottle shall have a capacity equivalent to 0.1 cubic centimeters for each one per