subsection (5) (a) and no other procedure for appeal is specified in chapter 73 or chapter 76, the person feeling aggrieved by such determination shall file with the clerk of the board an original and 4 copies of petition for review within 30 days after such determination, but not thereafter, and the clerk of the board shall forthwith transmit one of the copies to the commissioner of taxation. The provisions of paragraph (a) shall apply insofar as the time for and service of an answer by the commissioner of taxation is required and also with respect to the filing of a reply by the petitioner.

Approved August 18, 1947.

No. 132, S.J

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CHAPTER 563.

AN ACT to amend 25.30 of the statutes, making an appropriation from the reforestation fund to counties and towns within state forests.

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

25.30 of the statutes is amended to read:

25.30 All moneys received from state forest lands as defined in chapter 28 shall be paid into the reforestation fund, and are appropriated to the conservation commission for the * * * improvement of state forests or the purchase of additional lands. One-fourth of the gross income received after July 1, 1946, from the sale of standing timber or forest products cut on state forests shall be apportioned annually to those counties which have areas within the boundaries of state forests. The sum payable to such counties shall be prorated on the basis of state forest acreage in each county as given in the conservation commission land record as of June 30. As soon as feasible after August 1 of each year the conservation commission shall certify to the secretary of state the amount due each county under this section for the preceding fiscal year and the amount so certified shall be paid to the respective counties. The county treasurer shall retain half of such sum for the county and shall apportion and pay the remainder to the several town treasurers on the

basis of state forest acreage owned in each town, as certified to him by the conservation commission.

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No. 183, S.]

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CHAPTER 564.

AN ACT to create 66.05 (10) (o) and (p) and 176.121 of the statutes, relating to the issuance, revocation and suspension of licenses for the sale of malt beverages and intoxicating liquors.

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

Section 1. 66.05 (10) (o) and (p) of the statutes are created to read:

66.05 (10) (o) Revocation on complaint of state treasurer. 1. Upon complaint in the name of the state filed by the state treasurer, or any of his employes employed under section 139.03 (11) as he may designate, with the clerk of any court of record in the jurisdiction in which premises of the licensed person complained of are situated, that any such licensed person therein has at any time violated any provision of this subsection, or keeps or maintains a disorderly or riotous, indecent or improper house, or that he has at any time illegally sold or given away any malt beverages to any minor, or to persons intoxicated or bordering on intoxication, or to known habitual drunkards, or has failed to maintain said premises in accordance with the standards of sanitation prescribed by the state board of health, or in whose licensed premises known criminals or prostitutes are permitted to loiter, or that he has at any time been convicted of a violation of any federal or state law involving moral turpitude or been convicted of any felony or any offense against the laws relating to sale of intoxicating liquors or fermented malt beverages, or that he does not possess the qualifications required by subsection (10) entitle him to a license, the clerk of said court shall issue a summons commanding the person so complained of to appear before it within 20 days after service of the summons, exclusive of the day of service, and show cause why his license should not be revoked or suspended.