SECTION 4. This act shall take effect upon passage and publication.

Approved July 29, 1919.

No. 64, A.]

Published Aug. 2, 1919.

CHAPTER 689.

AN ACT to amend subdivision (4) of section 731 and subdivision (d) of section 2921 of the statutes, relating to costs in courts of record.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivision (4) of section 731 and subdivision (d) of section 2921 of the statutes are amended to read: (Section 731) (4) Making a copy of any bond or undertaking, summons, writ, complaint or other paper served or taken, when required by law or demanded by a party, and when not furnished by a party to the action or his attorney, ten cents per folio.

(Section 2921) (d) For engrossing or copying the same, including all records, writs, returns, pleadings, instruments and all other writings necessarily inserted, including copies furnished for service and actually served, for each folio, twelve cents.

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

Approved July 29, 1919.

No. 261, A.]

[Published Aug. 2, 1919.

CHAPTER 690.

AN ACT to repeal sections 1492b—1, 1492b—4 and subsection 12 of section 1492b, and to amend subsections 1, 7 and 11 of section 1492b and subsection 3 of section 1492c of the statutes, relating to the Wisconsin department of agriculture and contagious and infectious diseases of animals; and to amend section 1492e—19, relating to the practice of veterinary medicine.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Sections 1492b—1, 1492b—4 and subsection 12 of section 1492b of the statutes are repealed.

SECTION 2. Subsection 1 of section 1492b of the statutes is amended to read: (Section 1492b) (1) Whenever the owner shall not exercise the option mentioned in the preceding section, and it shall be deemed necessary by the board to remove or slaughter diseased animals and animals reacting to the tuberculin

test, either on the premises or at some designated abattoir or any other place for demonstration purposes, and the representative of the live stock sanitary board and state veterinarian cannot agree with the owner as to the value of such animal, written notice shall be given to the owner, his agent or the person in charge of such animals, and to a justice of the peace in the county in which the animals may be, of the purpose to order the slaughter thereof, giving the number and description of the animals, and the name of owner.

Section 3. Subsection 7 of section 1492b of the statutes is amended to read: (Section 1492b) (7) It shall be the duty of the state live stock sanitary board to negotiate with packers and slaughtering concerns, for the purpose of disposing of reacting cattle to be disposed of by the department. They shall keep an accurate account of all animals condemned. * each animal was transferred. to whom and what amount was realized for each animal, giv-* * of each animal; * * the price ing the weight realized per pound, live or dressed, . . also the cost of transportation. * * * A copy of such account shall be filed with the secretary of state every thirty days.

Section 4. Subsection 11 of section 1492b of the statutes is amended to read: (Section 1492b) (11) All claims against the state arising from the slaughter or removal of animals shall be made by filing with the secretary of state a copy of the live stock sanitary board's notice to the owner and to the justice of the peace, and the return of the appraisers to the justice, which notice and return shall be certified by such justice, giving the name and place of residence of the owner, the date on which such animals were * * condemned and the tag * In case the representative of number of each animal. the live stock sanitary board and the state veterinarian can agree with the owner of the animal so * * condemned upon the value of such animal, claims against the state arising from the condemnation of animals shall be made in the same manner as hereinbefore provided in this subsection, except that the returns as to the appraisal of animals shall be made by filing with the secretary of state a copy of the live stock sanitary board's notice to the owner and a copy of their appraisal which shall be certified to before a notary public, justice of the peace or other person authorized to administer oaths.

Section 5. Subsection 3 of section 1492c of the statutes is amended to read: (Section 1492c) (3) The state live stock sanitary board or any member thereof or any veterinarian duly

authorized by the commissioner of agriculture and state veterinarian or any duly appointed health officer may enter upon any premises or go into any building or place, where he has reason to suspect there may be diseased animals, and examine the same, and may call to his aid, if necessary, the sheriff or any constable of the county in which such animals may be located and all such officers, when so called upon by the department of agriculture or a duly appointed representative shall assist * * in the enforcement of the provisions of law relating to contagious and infectious diseases of animals.

Section 6. Section 1492e—19 of the statutes is amended to read: Section 1492e—19. No person shall be prohibited by sections 1492e—1 to 1492e—18, inclusive, of the statutes, from castrating domestic animals, except horses and mules, * * * from dehorning cattle, from treating * * * sprains, cuts or other ordinary minor injuries to which domestic animals are subject; nor shall said sections be construed to prohibit any person from treating diseases of domestic animals for compensation at any place within this state which shall be * * five or more miles distant from the office or place of business of a duly licensed veterinarian authorized to practice under the provisions of said sections 1492e—1 to 1492e—18, inclusive, of the statutes.

Section 7. This act shall take effect upon passage and publication.

Approved July 29, 1919.

No. 532, S.]

[Published Aug. 2, 1919.

CHAPTER 691.

AN ACT to renumber chapter 45q of the statutes to be chapter 61, and to renumber, amend and revise the sections thereof relating to villages.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Chapter 45q of the statutes is renumbered to be:

CHAPTER 61.

VILLAGES.

INCORPORATION.

Section 2. Sections 854 and 855 of the statutes are renumbered and amended to read:

61.01 INCORPORATION; AREA AND POPULATION.

* * Any part of any town or towns * * * not in-