of the association provided for in the contract. From and after the date of such filing the same shall constitute notice to any and all persons that an interest in the title to all property so agreed to be sold by the maker of such contract during the term of such contract is vested in the said association. In case of a purchase thereafter of any such property by any party other than the association from any party other than the association, no title of any kind or nature shall pass to such other purchaser, and the said association may recover the possession of such property from any and all such other parties or from any party in whose possession the same may be found, by replevin action, or may sue for an injunction.

Approved July 22, 1947.

No. 567, A.]

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CHAPTER 433.

AN ACT to amend 95.17 and 95.26 (1), (2) and (4) of the statutes, relating to areas for Brucellosis testing and vaccination.

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

Section 1. 95.17 of the statutes is amended to read:

95.17 Whenever it is determined by the department and the state constitutional officers that it is necessary to combat dangerous diseases among domestic animals in this state in cooperation with the bureau of animal industry of the United States department of agriculture and to destroy animals affected with or which have been exposed to any such disease or to destroy property in the disinfection of the premises or to do any other act or incur any other expense reasonably necessary in suppressing or combating such disease, the department may accept, on behalf of the state, the rules and regulations prepared by the United States department of agriculture under authority of an act of congress relating to the suppression of any such disease and co-operate with the authorities of the United States in the enforcement of their provisions; or it may follow such procedure as to inspection, vaccination, condemnation, appraisal, disinfection and other acts reasonably necessary in the suppression of such diseases as may be agreed upon and adopted by the department and the state constitutional officers with the representatives of the United States department of agriculture. Within the amount which may, subsequent to the passage and publication of this act, be appropriated for this purpose, the state shall pay such proportion of the expense incurred in suppressing or combating any such disease and in compensating owners of animals slaughtered under the provisions of this subsection as shall be determined by and mutually agreed upon with the United States department of agriculture.

Section 2. 95.26 (1), (2) and (4) of the statutes are amended to read:

95.26 (1) ** * Areas for Brucellosis testing * * * and vaccination shall be determined by the department in the same manner as provided in section 95.25 except that 75 per cent of the cattle owners in the * * * area shall be required as signers upon such petition. All of the provisions of section 95.25 except subsection (8) shall apply to such work with like effect as though the words "Brucellosis" and "Bang's test" were substituted for the words "tuberculosis" and "tuberculin test". An area may be smaller than a county.

(2) Area testing and retesting shall be discontinued any time after the expiration of one year from the final determination of the sufficiency of the original petition asking for such testing upon filing with the department a petition requesting such discontinuance signed by at least 65 per cent of the cattle owners (as disclosed by last assessment rolls) in such * * * area.

(4) An owner of a herd outside of * * * a tested * * * area may qualify for such indemnity by entering into an agreement to place such herd under the co-operative supervision of the state and federal governments. The terms and form of such agreement shall be prescribed by the department. To protect the work already done in area-tested counties and supervised herds, the department may refuse to accept additional herds for supervision and additional * * * areas for * * * testing at any time when such action appears necessary to limit its program within the appropriations provided for indemnity.

Approved July 22, 1947.