wheat or fine salt; forty-eight pounds for a bushel of barley, or Hungarian grass seed; forty-five pounds for a bushel of timothy seed or rough rice; forty-four pounds for a bushel of hemp seed, parsnips or sea island cotton seed; forty-two pounds for a bushel of turnips; thirty-four pounds for a bushel of barley malt; thirty-three pounds for a bushel of dried peaches; thirty-two pounds for a bushel of oats; thirty pounds for a bushel of upland cotton seed; twenty-five pounds for a bushel of dried apples; twenty pounds for a bushel of bran or shorts; seventy pounds for a bushel of coarse salt or lime; eighty pounds for a bushel of unslacked lime; eight pounds for a bushel of plastering hair, and two thousand two hundred and forty pounds for a cord of hemlock bark.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved March 30, 1901.

No. 165, S.]

[Published April 3, 1901.

CHAPTER 112.*

AN ACT to add a new section to-wit: section 3874a to the Wisconsin statutes of 1898 relating to the sale of the estates of deceased persons, and to amend section 3881 relating to the same subject.

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

Personal property may be sold to pay charges, when. Section 1. There is hereby added a new section to be known as section 3874a to the statutes of 1898 which shall read as follows: Section 3874a. Whenever the personal estate of any deceased person in the hands of his executor or administrator shall be insufficient to pay the amount of the charges of administration, his executor or administrator may mortgage, lease or sell his real estate (except the homestead when it is not subject to the debts and liabilities of the deceased owner), for that purpose on obtaining a license therefor and proceeding therein in the manner provided in this chapter. The petition in such proceeding shall

^{*}See chapter 283.

in addition to the requirements of section 3875 state the amount of the charges of administration.

When court may order mortgaging or sale of real property. Section 2. Section 3881 of the statutes of 1898 is hereby amended by adding at the end thereof a new subdivision to be known as subdivision four and to read as follows:

"4. That the personal estate of the deceased is insufficient for

the payment of the charge of administration."

So that when amended said section shall read as follows: Section 3881. The court shall make no order for the mortgaging, leasing or sale of the real property of the deceased until upon examination it shall appear to said court:

1. That the executor or administrator making such application has fully complied with the preceding provisions of this

chapter;

2. That the debts for the purpose of satisfying which the application is made are justly due and owing;

3. That the personal estate of the deceased is insufficient for

the payment of such debts;

4. That the personal estate of the deceased is insufficient for the payment of the charges of administration.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 30, 1901.

No. 189, S.]

[Published April 3, 1901.

CHAPTER 113.

AN ACT amending chapter 194 of the laws of Wisconsin for 1899 relating to the search and seizure and the unlawful sale of intoxicating liquors.

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

Complaint for violation of excise law, how made; issue of warrant. Section 1. Chapter 194 of the laws of Wisconsin for 1899, is hereby amended by inserting after the figures "1550" as they appear in the eleventh line from the top of page 298, (chapter 194) of the Wisconsin laws for 1899, the following: "or