

provided for in chapters 322, laws of 1903, and 321, laws of 1905; provided, that no such moneys shall be drawn by the Andersonville commission from the Shiloh monument fund until all expenses and liabilities incurred by the Wisconsin Shiloh monument commission shall have been liquidated and paid.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 23, 1907.

No. 227, A.]

[Published April 25, 1907.

CHAPTER 54.

AN ACT to amend sections 7, 8, 11 and 13, chapter 191, laws of 1903, and to make the same sections 1636—24, 1636—25, 1636—28, and 1636—30, relating to the practice of barbering.

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

SECTION 1. Section 7, chapter 191, laws of 1903, is amended and made a section of the statutes of 1898 to read:

(Sec. 1636—24.)

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SECTION 2. Section 8, chapter 191, laws of 1903, is amended and made a section of the statutes of 1898 to read:

(Sec. 1636—25.)

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SECTION 3. Section 11, chapter 191, laws of 1903, is amended and made a section of the statutes of 1898 to read:

(Sec. 1636—28.)

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SECTION 4. Section 13, chapter 191, laws of 1903, is amended and made a section of the statutes of 1898 to read:

(Sec. 1636—30.)

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Annual financial report of board. SECTION. 5. The secretary of the barber's board shall on the first day of July of each year file in the governor's office a detailed, itemized

statement of all receipts and disbursements of said board during the preceding year.

SECTION 6. All acts and parts of acts conflicting herewith are hereby repealed.

Approved April 23, 1907.
(In effect July 1, 1907.)

No. 255, A.]

[Published April 25, 1907.

CHAPTER 55.

AN ACT to amend section 819, statutes of 1898, as amended, relating to town boards.

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

SECTION 1. Section 819, statutes of 1898, as amended by chapter 302, laws of 1901, as amended by chapter 306, laws of 1905, is amended to read:

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

Approved April 23, 1907.

No. 283, A.]

[Published April 25, 1907.

CHAPTER 56.

AN ACT to authorize the city of Elkhorn to sell land used as a cemetery, and to remove bodies buried in said cemetery and monuments therefrom.

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

Authority to sell cemetery. SECTION 1. The city of Elkhorn may sell and convey, at private or public sale, the

be then audited by the county board and the amount thereof paid to the treasurers of the respective towns and villages from any money in the general fund not otherwise appropriated.

(Ch. 364, 1907.)

Barbers' examination test; temporary permit to practice. SECTION 1636—24. Any person desiring to obtain a certificate of registration under this act, shall make application to * * * *such* board therefor, pay to the treasurer of said board an examination fee of one dollar, present himself at the next regular meeting of the board for the examination of applicants, and if he shows that he has studied *and practiced* the trade for * * * *two* years as an apprentice under one or more practicing barbers, or for at least * * * *two* years in a properly appointed *and conducted* barber school, under the instructions of a competent barber, or practiced the trade for at least * * * *two* years in this state or other states, and that he is possessed of the requisite skill in such trade to properly perform all the duties thereof, including his ability in *the* preparation of the tools, shaving, hair-cutting, and all the duties and services incident thereto, and * * * *has* sufficient knowledge concerning the common diseases of the face and skin to avoid the aggravations and spreading thereof in the practice of said trade, his name shall be entered by the board in the register hereafter provided for, and a certificate of registration shall be issued to him authorizing him to practice said trade in this state. All persons making application for examination under the provisions of this act, shall be allowed to practice the occupation of barbering until the next * * * meeting of * * * *the* board, * * * *and the board shall issue him a permit authorizing him to practice the said trade until the next meeting of the board.*

(Ch. 54, 1907.)

Registration of barbers' apprentices. SECTION 1636—
—25. 1. Nothing in this act shall prohibit any person from serving as an apprentice in said trade under a barber authorized to practice the same under this act, or from serving as a student in any *barber* school for the training of *students* in such trade under the * * * *training* of a qualified barber.

2. *Such apprentice or student shall apply to said board to have his name registered with said board in a book which shall be kept by the board for the registering of apprentices or stud-*

ents, and secure a permit to practice as an apprentice or student under the instructions of a qualified barber. After having practiced the trade for two years under a qualified barber such apprentice or student shall be eligible to become a registered barber and present himself at the next regular meeting of the board held nearest to him for the examination of applicants, and pay the fee of one dollar for examination as provided for in section 1636—24, statutes of 1898.

(Ch. 54, 1907.)

Power of barbers' board; quarantine; revocation of certificate. SECTION 1636—28. *Said board shall be authorized to adopt reasonable rules providing for the sanitary regulation of barber shops, subject to the approval of the state board of health, and shall have the power to enter any barber shop during business hours for the purpose of inspection of such shops. If any shop be found in an unsanitary condition, or if * * * any barber working therein has been charged with imparting any contagious * * * diseases, the board shall immediately notify the local health officer thereof, and such shop * * * shall be quarantined, and the barber so charged shall not practice his occupation until such quarantine shall be removed by the health officer. Said board shall have the power to revoke any certificate of registration granted by it under this act, for conviction of crime, habitual drunkenness for six months immediately before a charge duly made, gross incompetency, failure to comply with the sanitary rules approved by the state board of health, or for having * * * imparted any contagious or infectious diseases. Provided, that before any certificate shall be so revoked, the holder thereof shall have notice in writing of the charge or charges against him, and * * * at a day specified in said notice, at least five days after the service thereof, be given a public hearing and be given an opportunity to present testimony in his behalf and to confront the witnesses against him. Any person whose certificate has been revoked, may after the expiration of ninety days, apply to have his certificate regranted, and the same shall be regranted to him upon his giving satisfactory proof that the disqualification has ceased to exist.*

(Ch. 54, 1907.)

Penalties. SECTION 1636—30. Any person practicing the occupation of barber in this state, without having obtained a certifi-

cate of registration, as provided by this act. or wilfully employ a barber who has not such a certificate, or falsely pretending to be qualified to practice such occupation under this act, or * * * *violating* * * * any of the provisions of this act, is guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not less than * * * *ten* dollars * * * *nor* more than one hundred dollars, or by imprisonment in the county jail not less than ten days * * * *nor* more than ninety days.

(Ch. 54, 1907.)

Grinding machines and wheels: blower requirements.

SECTION 1636—39. That all persons, companies or corporations operating any factory or workshop where *grinding machines or grinding wheels*, emery wheels or emery belts of any description are used * * * either solid emery, leather, leather covered, felt, canvas, linen, paper, cotton, or wheels or belts rolled or coated with emery or corundum or cotton wheels used as buffs, shall, when deemed necessary, by the factory inspector, assistant factory inspector, or any officer of the bureau of labor, provide such wheels or belts with blowers or similar apparatus, which shall be placed over, beside or under such wheels or belts in such manner as to protect the person or persons using the same from the particles of the dust produced and caused thereby, and to carry away the dust arising from or thrown off by such wheels or belts while in operation, directly to the outside of the building or to some receptacle placed so as to receive and confine such dust. Provided, that grinding machines upon which water is used at the point of grinding contact and other wheels used for tool grinding shall be exempt from the provisions of this act. * * *

(Ch. 115, 1907.)

Standard suction power of blowers. SECTION 1636—43. It shall be the duty of any person, company or corporation operating any such factory or workshop to provide the necessary fans or blowers to be connected with such pipe or pipes, as above set forth, which shall be running at a rate of speed as will produce a velocity of air in such suction or discharge pipes of * * * *sufficient suction or pressure of air equal to raising a column of water not less than five inches high in a U-shaped tube.* All branch pipes must enter the main trunk pipe at an angle of forty-five degrees or less; the main suction or trunk pipe shall