

No. 514, A. ]

[Published July 7, 1919.

## CHAPTER 482.

AN ACT to create section 1492a—1 and subsection (9) of section 20.60 of the statutes relating to tuberculin test and making an appropriation.

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

SECTION 1. A new section is added to the statutes and a new subsection is added to section 20.60 of the statutes to read: Section 1492a—1. Whenever all persons delivering milk or cream to any one cheese factory or creamery shall file a request with the state department of agriculture asking that all of their cattle over the age of six months and numbering one hundred and fifty or more shall be subjected to the tuberculin test, the said department shall make such test and pay one-half of the cost thereof. Whenever all persons delivering milk or cream to two or more cheese factories or creameries shall file a joint petition with said department of agriculture, showing they own three hundred or more cattle over the age of six months, and desire all their cattle tested, the same shall be done and the state department of agriculture shall bear the entire cost thereof; provided this section shall also apply to any cattle owners in this state residing in a contiguous territory and organized as an association or group.

(20.60) (9) Annually, beginning July 1, 1919, the sum of ten thousand dollars to carry out the provisions of section 1492a—1 of the statutes.

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

Approved July 1, 1919.

No. 425, A.]

[Published July 7, 1919.

## CHAPTER 483.

AN ACT to amend section 1435d of the statutes, relating to licenses to practice massage or hydrotherapy or educational gymnastics.

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

SECTION 1. Section 1435d of the statutes is amended to read: Section 1435d. 1. Subsections 1 and 2 of section 1435a shall not apply to persons who, at the time of the passage and publication of this act, were engaged in the practice of massage \* \* \* or hydrotherapy. Every person who at the time of

the passage and publication of this act was practicing or claiming to practice massage \* \* \* or hydrotherapy within this state shall within \* \* \* two months after such passage and publication make a written application to the Wisconsin state board of medical examiners for registration, such application to be made upon blanks prepared and furnished by said board. Every person so applying shall furnish evidence of good moral and professional character, such reputable practice and good moral and professional character to be attested by the oath of three licensed medical \* \* \* physicians, who will so attest such practice and good moral and professional character of the applicant from personal knowledge. If the evidence of reputable practice and of good moral and professional character of such applicant is satisfactory to the board a certificate of registration shall be issued to the applicant; provided at least \* \* \* a majority of the board consent to the issuance of such certificate; such applicant shall accompany his application with a fee for registration which shall not exceed the sum of fifteen dollars, said fee to be paid to the treasurer of the board.

2. All persons hereafter beginning the practice of massage \* \* \* or hydrotherapy in any of their branches in this state shall apply to the Wisconsin state board of medical examiners for a certificate of registration so to practice and shall present to said board satisfactory evidence of having completed a preliminary education equivalent to graduation from an accredited high school of this state and of having completed in a scientific or professional school or college an adequate course in physiology, *descriptive anatomy, pathology, and hygiene* and submit satisfactory evidence of good moral and professional character. All such applicants shall submit to a written examination in physiology, *descriptive anatomy, pathology and hygiene*, such examination, *as far as practicable*, to be the same as that given by said board to applicants for a license to practice medicine, surgery, and osteopathy; and shall likewise submit to a written examination in the practice \* \* \* of massage \* \* \* or hydrotherapy, such examination in said practice and theory to be conducted under the supervision of the board by \* \* \* three registered practitioners in massage \* \* \* or hydrotherapy, selected by said board, the persons so selected to conduct said examination to receive for said services the same compensation received by the members of the board.

3. After such examination the board shall, if it find the applicant qualified, grant a certificate of registration to said applicant, which certificate shall be granted only by the consent of

at least \* \* \* a majority of the board. The fee for the examination shall be twenty dollars in each case with five dollars additional for the certificate, if issued, such fee to accompany the application and to be paid to the treasurer of the board.

4. All persons receiving a certificate of registration, as in \* \* \* subsections 1, 2 and 3 provided, shall be permitted to practice massage, hydrotherapy \* \* \* or educational gymnastics within this state, but shall not be permitted to treat for a specific disease, except upon the advice of a licensed medical \* \* \* physician.

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

Approved July 1, 1919.

No. 416, A.]

[Published July 7, 1919.

### CHAPTER 484.

AN ACT to amend the first paragraph of section 3314, subsections 1 and 2 of section 3315 and section 3329 of the statutes, relating to liens.

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

SECTION 1. The first paragraph of section 3314, subsections 1 and 2 of section 3315 and section 3329 of the statutes are amended to read: (Section 3314) (First paragraph) Every person who, and firm, corporation or association which, as principal contractor, architect, civil engineer or surveyor who performs *any work or labor by himself or by his beast of burden* or procures to be performed any *such* work or labor, furnishes any materials or prepares any plans, specifications or estimates:

(Section 3315) 1. Every person, firm, corporation or association other than a principal contractor, who performs *by himself or by his beast of burden* any work or labor or furnishes any materials in any of the cases enumerated in the preceding section, shall within thirty days after performing the first work or labor or furnishing the first material give notice in writing to the owner of the property upon which such work or labor is being performed or to which such materials are being furnished either by personal service on the owner or his agent or by letter addressed to such owner or his agent at the last known post-office address of such owner or agent, with postage duly prepaid, stating that he has been employed to perform work or labor or to furnish materials, describing the real estate upon which the same is to be performed or furnished with reasonable certainty so that the owner will not be misled or deceived thereby.