CHAPTER 176

1969 Assembly Bill 512

Date published: October 31, 1969

CHAPTER 176, LAWS OF 1969

- AN ACT to amend 95.11 of the statutes, relating to registration of cattle, horses, sheep or hogs brands on county level rather than on town level.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

95.11 of the statutes is amended to read:

95.11. Every town county clerk shall, on the application of any person residing in his town county, record a description of the marks or brands with which such person may be desirous of marking his horses, cattle, sheep or hogs; but the same description shall not be recorded or used by more than one resident of the same town county. The filing fee shall be \$2 paid to the county clerk. If any person shall mark marks any of his horses, cattle, sheep or hogs with the same mark or brand previously recorded by any resident of the same town county and while the same mark or brand shall be is used by such resident, he shall forfeit for every such offense \$5; if any person shall wilfully mark or brand marks or brands any of the horses, cattle, sheep or hogs of any other person with his own mark or brand he shall forfeit for every such offense \$10; and if any person shall wilfully destroy or alter destroys or alters any mark or brand upon any of the horses, cattle, sheep or hogs of another he shall forfeit \$10 and pay to the party injured double damages.

Approved October 24, 1969.

518