

which said trustees were elected, as provided for in section 4, of chapter 11, laws of 1911, such trustees so elected shall be deemed to have been elected for one year, and each shall hold office from the time he qualified, and hereafter the trustees in such villages shall be elected in accordance with the provisions of said chapter 11, laws of 1911, and divided into two classes as provided in said law.

SECTION 2. All acts or parts of acts so far as they conflict with the provisions of this act are hereby repealed.

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

Approved May 17, 1911.

No. 296, A.]

[Published May 18, 1911.

### CHAPTER 169.

AN ACT to repeal chapter 220, laws of 1887, relating to a register in probate for Dunn county.

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

SECTION 1. Chapter 220, laws of 1887, is repealed.

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

Approved May 17, 1911.

No. 18, A.]

[Published May 20, 1911.

### CHAPTER 170.

AN ACT to create sections 1636—32l, 1636—32m and 1636—32n of the statutes, relating to the ventilation of manufacturing and mercantile establishments.

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

SECTION 1. There are added to the statutes three new sections to read: Section 1636—32l. In factories, mills, workshops, mercantile or mechanical establishments, the windows shall be so arranged that they will permit of the sufficient circulation of fresh air from the outside of the building during working hours, and shall be so constructed as to prevent direct drafts striking the employes working therein. Where the circulation of fresh air cannot be satisfactorily secured through an arrangement of the windows, any system of ventilation may be installed that will keep the air therein free from substances and qualities injurious to the health or comfort of the em-

ployes, if approved by the bureau of labor and industrial statistics.

Section 1636—32m. Every factory inspector and every assistant factory inspector charged with the inspection of factories, mills, workshops, mercantile or mechanical establishments, shall investigate the system of ventilation in every plant inspected, and wherever same is not found to comply with the provisions of this act, written notice thereof shall be given to the owner or owners thereof, or to the officer or officers, if said factories, mills, workshops, mercantile or mechanical establishments be corporations. Whenever the owner or owners of said factories, mills, workshops, mercantile or mechanical establishments, or officer or officers of said plants do not take steps to remedy the system of ventilation, after written notice of defects thereof has been given in accordance with the provisions of this act, said owner or owners thereof, or the officer or officers thereof shall be punished by a fine not less than twenty-five dollars, nor more than five hundred dollars, or by imprisonment not less than thirty days, nor more than six months, or by both such fine and imprisonment.

(Am. 1911, c. 664, s. 15.)

Section 1636—32n. It shall be the duty of the district attorney of every county in this state to prosecute all violations of this act upon complaint of any factory inspector or deputy.

(Am. 1911, c. 664, s. 15.)

SECTION 2. All acts and parts of acts conflicting with the provisions of this act are hereby repealed in so far as they are inconsistent therewith.

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

Approved May 19, 1911.

No. 39, A.]

[Published May 20, 1911.]

## CHAPTER 171.

AN ACT to amend sections 1729m and 1729n of the statutes, relating to hours of labor on public buildings.

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

SECTION 1. Sections 1729m and 1729n of the statutes are amended to read: Section 1729m. 1. Each and every contract hereafter made for the erection, construction, remodeling or repairing of any public building or works, to which the state or any officer or agent thereof is a party, which may involve the