

(a) An amount to cover the actual excess cost (*tuition rate*) for actual attendance during that school year not in excess of \$250 * * * for each pupil residing in that district attending a * * * school or class for the blind, partially seeing, deaf, hard of hearing and defective of speech, an amount not to exceed \$300 * * * for children served through orthopedic school, and an amount not to exceed \$100 for children served through classes for the mentally handicapped.

(b) For each pupil residing outside the district but within the state who is served through such * * * school or class an amount to cover * * * *excess cost during that school year* not to exceed \$400 * * * for children served through the classes for the blind, partially seeing, deaf, hard of hearing and defective of speech, * * * an amount not to exceed \$450 for children served through the orthopedic classes or schools, and an amount not to exceed \$100 for children served through classes for the mentally handicapped.

(c) For each pupil attending any day school or class for handicapped children for less than the regular term or for less than the regular school day * * * *actual attendance shall be in that proportion that the days or time in days of attendance of said pupil is to the regular term.*

Approved June 15, 1943.

No. 264, S.]

[Published June 17, 1943.

CHAPTER 307.

AN ACT to amend 201.04 (5) and (15) of the statutes, redefining liability and automobile insurance.

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

201.04 (5) and (15) of the statutes are amended to read:

201.04 (5) Liability Insurance.—Against loss or damage by the sickness, bodily injury, or death by accident of any person and against loss or damage to the property of any person by accident, for which loss or damage the insured is liable; and against expense (other than loss of time) arising out of sickness,

bodily injury, or death with respect to which the insurer assumes an obligation to pay to (a) persons other than the insured, or (b) to the insured and others, irrespective of the legal liability of the insured for such expense in any case where persons other than the insured are covered, but the provisions of section 204.31 shall not apply to such obligation to pay when assumed as a part of or as supplemental to bodily injury liability insurance.

(15) Automobile Insurance.—Against loss, expense and liability resulting from the ownership, maintenance or use of any automobile, aircraft or other vehicle; and against expense (other than loss of time) arising out of the ownership, maintenance or use of any automobile, aircraft or other vehicle with respect to which the insurer assumes an obligation to pay to (a) persons other than the insured, or (b) to the insured and others, irrespective of the legal liability of the insured for such expense in any case where persons other than the insured are covered, but the provisions of section 204.31 shall not apply to such obligation to pay when assumed as a part of or as supplemental to automobile bodily injury liability insurance.

Approved June 15, 1943.

No. 298, S.]

[Published June 17, 1943.

CHAPTER 308.

AN ACT to amend 59.08 (36) of the statutes, relating to city-county crime commissions in populous counties.

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

59.08 (36) of the statutes is amended to read:

59.08 (36) The county board of any county having a population of 500,000 or more or the common council of any city of the first class however organized in such county, may appropriate money to defray in whole or in part the expenses of a city-county crime commission organized and functioning to determine methods of crime prevention in such county, provided that all items of expense paid out of such appropriation shall be presented and paid on county board vouchers as are claims against counties.

Approved June 15, 1943.