

Amount due each year to be apportioned and paid with state taxes.

SECTION 5. The secretary of state shall each year, until the whole loan be repaid, furnish to the county clerk of said county, the amount which will be due from such town, at the same time that he furnishes to that officer a statement of the state tax. It shall be the duty of the county clerk on receiving such statement, to include the amount due from such town in his apportionment of the state taxes to the town, but it shall be carried out in a separate column, and the town clerk of said town shall charge such amount on his tax roll, and the tax shall be collected by the town treasurer and paid with the state tax to the county treasurer, who shall pay it over to the state treasurer with the state taxes.

Levy and collection of taxes.

SECTION 6. The provisions of section two hundred and sixty-four (264), of the revised statutes, shall apply to any officer required to do any duty in relation to the levy and collection of such tax; and the provisions of section nine hundred and forty-four (944) of said statutes shall also apply to said town, so far as applicable or necessary to be applied.

Surrender of cancelled bonds.

SECTION 7. When said purchase shall have been consummated and said certificate of indebtedness duly executed, received and accepted by said commissioners, they are hereby required to surrender said bonds to said town, first cancelling the same. Said certificate of indebtedness shall be in such form as said commissioners shall prescribe.

SECTION 8. This act shall take effect and be in force from and after its passage and publication.

Approved March 8, 1879.

[No. 170, A.]

[Published March 7, 1879.]

## CHAPTER 162.

AN ACT amending section one thousand nine hundred and seventy-two, chapter eighty-nine, of the revised statutes of 1878, by inserting in the third line of said section, after the words "except millers", the words "town insurance companies."

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

Exemption of town insurance companies from paying fees, etc.]

SECTION 1. Section one thousand nine hundred and seventy-two of chapter eighty-nine of the revised statutes of 1878, is hereby amended by inserting after the word "except," in the third line of

said section, the words, "town insurance companies," so that said section, when so amended, shall read as follows: Section 1972. There shall be paid to the commissioners of insurance by every insurance corporation, person, or agent, to whom this chapter applies, except town insurance companies, millers' and manufacturers' mutual insurance corporations, the following fees; for filing the first declaration or statement with certified copy of charter, twenty-five dollars; for filing the annual statement of any insurance corporation other than life or accident corporations, twenty-five dollars; for filing such annual statement of any life or accident insurance corporation, twenty-five dollars; for each certificate of authority to agents of all corporations doing business in this state, one dollar; for every copy of paper filed in his office, fifteen cents per folio; and for certifying and affixing seal, fifty cents. Millers' and manufacturers' mutual insurance corporations organized under the provisions of section one thousand nine hundred and forty-one, *a, b, c, d, e* and *f*, shall pay the following fees: For filing the first declaration or statement and issuing certificate thereon, ten dollars; for filing annual statement and issuing certificate thereon, three dollars; in case two or more corporations shall combine to effect insurance under a joint policy or policies, each and every such corporation so combining shall pay the fees above provided, the same as if each and every one wrote separate policies.

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

Approved March 3, 1879.

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[No. 133, A.]

[Published March 7, 1879.]

### CHAPTER 163.

AN ACT relating to and amendatory of chapter two hundred and sixty-three of the laws of Wisconsin of the year 1878, entitled an act to incorporate the city of Jefferson.

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

SECTION 1. Chapter two hundred and sixty-three New chapter. of the laws of Wisconsin for the year 1878, entitled an act to incorporate the city of Jefferson, is hereby amended by adding thereto a new chapter, to be known as chapter fifteen, and to read as follows: