[No. 643, A.]

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## CHAPTER 466.

AN ACT to amend section 496, of the revised statutes, as amended by chapter 245, general laws of 1879, chapter 273, laws of 1883, and chapter 420, laws of 1885, relating to free high schools.

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

SECTION 1. Section 496, of the revised statutes

of 1878, as amended by chapter 245, general laws

Amending sec. 496, R. S.

State aid to high schools.

Duty of authorities.

Duty of state superinten-

of 1879, chapter 273, general laws of 1883, and chapter 420, general laws of 1885, is hereby amended to read as follows: Section 496. Any high school district which shall have established a free high school, according to the provisions of these statutes, and shall have maintained the same for not less than three months in any school year, shall be entitled to receive from the general fund of the state, annually, one half the amount actually expended for instruction in the high school of such district, during such school year, over and above the amount required by law to be expended for common school purposes, but not to exceed in one year five hundred dollars to How obtained one district. To obtain such aid, the high school board, or, in cities not under a county superintendent, the president and secretary of the board of education, and the treasurer, shall, on or before the first day of November, report in duplicate to the state superintendent, under their oaths, the amount actually expended for instruction, during the previous school year, specifying the several items thereof, with the date and object of each, fully. Thereupon, the state superintendent shall fix the amount to be paid such high school district, and certify the same to the secretary of state, with one of such reports annexed. On such certificate at any time after the first day of December, the same shall be paid to the district treasurer out of the state treasury. The secretary of state shall annually include and apportion in the state tax

all such sums as shall have been so paid, in addi-Secretary of tion to all other sums to be levied for the year. apportion Hereafter, when by any neglect or omission, any amounts in state tax. free high school shall fail to have apportioned to it, its share of state aid under this act, the state superintendent may, after the time hereinbefore fixed for such apportionment by him, fix an amount ten per cent. less than the amount which when state such free high school would have been entitled to, ent to apporhad it complied with the provisions of this act, tion amount due. and certify the same to the secretary of state, with the report of such district or districts annexed thereto, and the secretary of state shall thereupon draw his warrant for such amount or amounts in favor of such district or districts. The whole amount annually paid under the provisions of Amount to be this section shall not exceed the sum of twenty-paid not to exceed \$25,000. five thousand dollars, and if more be demanded by such districts, they shall be paid proportionally. Provided, however, that if the whole amount authorized to be paid annually in aid of free high schools in towns having no graded schools, by chapter 352, of the general laws of 1885, is not demanded or expended under the provisions of that law, then the unexpended bal- Unexpended ance of the amount therein annually authorized balance, how apportioned. to be paid in aid of free high schools in towns having no graded schools, may be added to and apportioned among the free high schools provided for in sections 490 and 491, of the revised statutes; Limit of but no more than fifty thousand dollars shall be amount apportioned. apportioned to both classes of free high schools in any one year, as now provided by law.

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

Approved April 17, 1889.