

hundred and twelve dollars and sixty-three cents from the proportionate share of the school district tax for the year 1895, chargeable to that part of joint school district number one of the town of Barron and city of Barron, lying in said town of Barron, and apportion the remainder to said part of said district.

City clerk of Barron authorized to add a certain sum to tax roll.

SECTION 2. The city clerk of the city of Barron, in said county, is hereby authorized and directed to add one hundred and twelve dollars and sixty-three cents to the proportionate share of school district tax, for the year 1895, chargeable to that part of said joint school district number one, lying in said city of Barron and apportion said sum to that part of said district lying in said city.

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

Approved April 10, 1895.

No. 197, A.]

[Published April 11, 1895.

## CHAPTER 154.

AN ACT relating to the destruction of noxious weeds, and amendatory of chapter 145, of the laws of 1893.

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

Noxious weeds enumerated.

SECTION 1. Section 1, of chapter 145, laws of 1893, is hereby amended so that the same shall read as follows: Section 1. Every person and corporation shall destroy, upon all lands which he or they shall own, occupy or control, all weeds known as the Canada thistle (*cirsium arvense*), burdock (*lappa officinalis*), white or ox-eye daisy (*leucanthemum vulgare*), snapdragon or toad flax (*linaria vulgaris*),

cockle burr (*zanthium strumarium*), sow thistle (*souchus arvensis*), sour dock and yellow dock (*rumex crispus*), mustard (*sinapis arvensis*), wild parsnip (*thapsium barbinode*), sweet clover (*mellilotus alba* or *mellilotus vulgaris*), and Russian thistle (*salsola kali*), and at such time and in such manner as shall effectually prevent them from bearing seed. In like manner shall he or they destroy any of the above mentioned weeds standing or growing as far as the center of the highways, lanes or alleys, adjoining the lands owned or controlled by him or them.

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

Approved April 10, 1895.

No. 263, A.]

[Published April 11, 1895.

## CHAPTER 155.

AN ACT to amend section 872, of the annotated statutes of Wisconsin, relating to village elections.

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

SECTION 1. Section 872, annotated statutes, is hereby amended so as to read as follows: Section 872. Every election shall be held at a place to be designated by the village board, and the polls shall be open at ten o'clock in the forenoon, and kept open until four o'clock in the afternoon, when they shall be closed; provided, that the village board may, by resolution adopted, and either published in some newspaper published in the village, or by posting in five public places, at least ten days before election, fix an hour, not earlier than seven o'clock in the forenoon, for the opening of the

Village elections—manner of conducting the same