

or such village as aforesaid, where a different course is not directed by its charter) shall make out in a book to be called a tax roll, a complete list of all the taxable real property therein arranged, except as herein directed in regular order as to lots and blocks and sections and parts of sections, by the proper corrected descriptions and having entered opposite in separate columns the name of the person to whom assessed before, and the valuation thereof, ascertained as aforesaid, after such description, and also a complete alphabetical list of all persons in his town having any taxable personal property, with the aggregate valuation of such property ascertained as aforesaid, and the number of the school district in which it is subject to taxation set opposite in separate columns. Whenever the property situate in an incorporated village or unincorporated village, the limits of which have been designated by the town board is embraced in a town tax roll the list of the real property and of persons taxable for personal property as aforesaid shall be entered in a continuous part of the roll and the valuations be separately footed. Public lands sold and not patented and lands mortgaged to the state shall be separately entered under a proper heading.

SECTION 4. This act shall take effect and be in force, from and after its passage and publication.

Approved May 6, 1901.

No. 524, A.]

[Published May 8, 1901.

CHAPTER 303.

AN ACT to re-imburse Joseph M. Hanton for moneys expended in caring for Willie Garling, a ward of the state board of control.

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

Appropriation. SECTION 1. There is hereby appropriated to Joseph M. Hanton out of any money in the state treasury, not otherwise appropriated, for expenses incurred in caring for Willie Garling, a ward of the state board of control, the sum of four hundred and twenty dollars.

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

Approved May 6, 1901.

No. 325, A.]

[Published May 8, 1901.

CHAPTER 304.

AN ACT to amend section 422 of the statutes of 1898, defining joint school districts and relating to the dissolving and alteration of the boundaries thereof.

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

Joint districts, what are; boundaries how changed; duty of boards. SECTION 1. Section 422 of the statutes of 1898 is hereby amended so as to read, when amended, as follows: Section 422. Whenever any school district in this state shall be comprised partly of the territory of any city or an incorporated village and partly of the territory of an adjoining town or towns, it shall be and for all intents and purposes shall be considered as a joint school district which may be dissolved or the boundaries of which may be changed only by the joint action of the city or common council of the city or the trustees of the village as the case may be and the board or boards of supervisors of the town or towns in which any part or parts of said joint school district may be situated and only in the same manner in which any other joint district may be altered or dissolved, but no new joint district embracing a part of any city shall be hereafter formed.

Conflicting laws repealed. SECTION 2. Any and all laws, statutes or acts conflicting in any manner 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 6, 1901.