

No. 542, S.]

[Published June 21, 1907.

CHAPTER 270.

AN ACT to amend section 435 of the statutes, granting school district boards or boards of education the power to authorize the use of the school buildings for public entertainments under the auspices of the school authorities, and charge an admission fee thereto.

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

SECTION 1. Section 435 of the statutes, is hereby amended to read:

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Approved June 19, 1907.



No. 540, S.]

[Published June 21, 1907.

CHAPTER 271.

AN ACT to amend section 4068 of the statutes, relating to the examination of parties, their agents and employes at trial.

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

SECTION 1. Section 4068 of the statutes, is amended to read:

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Approved June 19, 1907.

(In effect July 1, 1907.)

in office in such district shall continue in their respective offices during the full term for which they were elected, and thereafter their offices shall be filled in the manner prescribed by law.

(Ch. 588, 1907.)

District school houses: use for entertainments. SECTION 435. The board shall have the care and keeping of the school-house, books, apparatus and other property of the district, except that especially confided by law to the clerk, and before each annual meeting they shall make and deposit with the clerk of the district an inventory thereof; keep the school-house in good condition and repair, and provide all necessary appendages during the time a school shall be taught therein. They may grant the request of any responsible inhabitant of the district to occupy the school-house for such public meetings as will, in the judgment of the board, aid in disseminating intelligence and promoting good morals; any such licensee shall be answerable, and if there be no responsible licensee, the members of the board shall be personally liable to the district for any injury done to any property and for any expense incurred by, at or in consequence of any such use of the school-house. *They may grant the use of the school-house for the holding of lectures, entertainments and school exercises, provided they are held under the auspices of the school authorities, and are for the benefit of the school, and may permit the charging of an admission fee thereto.*

(Ch. 270, 1907.)

Schools: separate water-closets; tax levy for. SECTION 435a. It shall be the duty of each school district board, or in towns under the township system, the town board of school directors, to provide at least two suitable and convenient outhouses or water-closets for each of the school-houses under its control. Said outhouses or water-closets shall be entirely separated each from the other and shall have separate means of access. The boys' outhouse shall be provided with suitable urinals. Said outhouses and said water-closets if detached from the school-house, shall be placed at least thirty feet apart and separated by a substantial close fence not less than seven feet in height, and where placed on opposite sides of the school grounds shall be suitably screened from view. The board of education shall have said outhouses and water-closets kept in a clean and wholesome condition. If the electors of the district or town