Section 2. All acts or parts of acts in conflict herewith are hereby repealed.

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

Approved June 1, 1909.

No. 413, S.]

[Published June 2, 1909.

## CHAPTER 242.

AN ACT to amend section 1010 of the statutes, relating to statistics of farm products.

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

SECTION 1. (1) Section 1010 of the statutes is amended to read: Section 1010. It shall be the duty of the assessor of each town, village, or city, at the time of making the annual assessment of property, to collect statistics in relation to the principal farm products as follows, to-wit:

(a) Of wheat, corn, oats, barley, rye, flaxseed, potatoes, beans, sugar-beets, cabbages, and cranberries;

(b) The number of acres devoted to the cultivation of each, respectively, for the current year, and also the number of bushels of each, respectively, raised in the preceding year, except sugar-beets and cabbages, which shall be given in tons;

(c) Of apples, the number of acres in orchard, the number of trees of bearing age the current year, and also the number of

bushels raised the preceding years;

(d) Of strawberries, raspberries, blackberries, currants, and grapes, the number of acres of each the current year, and the number of bushels or pounds of each raised in the preceding

(e) Of hops, tobacco, and flax fibre, the number of acres the current year, the number of pounds raised the preceding year:

- (f) Of grasses, cultivated for hay, the number of acres the current year, the number of tons of hav raised the preceding year;
  - (g) Of growing timber, the number of acres;
  - (h) Of milch cows, the number and value;
  - (i) Other cattle than milch cows, number and value;
  - (i) Horses of all ages, number and value;
  - (k) Sheep and lambs, number and value;
  - (1) Swine, four months old or over, number and value;
  - (m) Of clover and timothy, the number of acres of each

harvested for seed the preceding year, and the number of bushels of each obtained therefrom.

- (2) And said assessor shall make duplicate certificates of such statistics, one of which he shall file in the office of the town clerk of his town, and the other with the clerk of his county, on or before the \* \* first day of August of the same year.
- (3) The county clerk shall on or before the fifteenth day of August of each year, forward to the secretary of the state board of agriculture to be kept in his office, a certificate of the aggregate number of acres and the amount of yield of each of said products, in his county, and the number and value of animals, as ascertained and compiled from the certificates of said assessor; and the secretary of the state board of agriculture shall tabulate and publish such statistical reports, each year, in the annual report of such board of agriculture.

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

Approved June 1, 1909.

No. 224, S.]

[Published June 2, 1909.

## CHAPTER 243.

AN ACT to amend subdivision 7 of section 776 of the statutes, relating to the powers of town meeting.

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

Section 1. Subdivision 7 of section 776 is amended to read: 7. To authorize the town board to issue and negotiate bonds of the town, not exceeding five thousand dollars in the aggregate. for the purpose of defraying the expenses of building any bridge over any stream in such town, when the cost thereof shall exceed the sum of two thousand dollars; to authorize the town board to issue and negotiate bonds of the town, not exceeding five thousand dollars in the aggregate, for the purpose of defraying the expenses of building roads. Such bonds may be made payable at different times, not, however, to exceed five years from the date thereof, with interest. The powers conferred by subdivisions 5 and 7 shall not be exercised at any such town meeting unless the town board shall have given notice of their intention to present the proposition to such meeting as is required in ease of special town meetings, nor unless a resolution or order to be voted upon containing the particulars re-