

No. 484, S.]

[Published May 27, 1911.

CHAPTER 194.

AN ACT to amend section 925—136 of the statutes, relating to the assessment and collection of taxes in cities.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 925—136 of the statutes is amended to read: Section 925—136. All property in the city subject to taxation under these statutes, shall be subject to taxation for all purposes authorized by this chapter: but the common council of any city may provide by ordinance for the levy and collection of a poll tax of one dollar and fifty cents each, assessed upon the electors of such city, with such exemptions as provided in * * * subsection 1 of * * * section 1240 of the * * * statutes * * *; and the same proceedings may be had for the enforcement of such ordinance and of judgments rendered for the violation thereof, as in actions for the violation of other city ordinances.

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

Approved May 25, 1911.

No. 76, A.]

[Published May 27, 1911.

CHAPTER 195.

AN ACT relating to the county court of Outagamie county.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. In case of sickness, absence or inability arising from any cause, of the county judge of Outagamie county, or when said judge for any cause deems it improper for him to hear or try any proceeding in said court or before him as judge of said court, he may request the municipal judge of said county to hold court or hear and try any matter or proceeding as a court or as a judge of said court in the Outagamie county court: and the said municipal judge is hereby authorized and empowered, upon such request from the county judge, to hold said county court or perform any act as judge thereof as fully as said county judge is authorized or empowered to do. And said municipal judge when so acting under the request of the county judge shall be designated in such proceeding as "acting county judge."

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

Approved May 25, 1911.

No. 229, A.]

[Published May 27, 1911.

CHAPTER 196.

AN ACT to repeal subsections 1, 2, 3 and 4, of section 2586, of the statutes, and to create three new subsections to be designated (2586) 1, (2586) 2, (2586) 3, relating to admission to the bar.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsections 1, 2, 3 and 4, of section 2586, of the statutes, are repealed.

SECTION 2. There are added to section 2586 of the statutes three new subsections to be designated and to read: Section 2586. 1. Any resident graduate of the law department of the University of Wisconsin shall be admitted to practice in all the courts of this state by the supreme court upon the production of his diploma, and may be so admitted when such court is not in session, by one of the justices thereof upon the production of such diploma, by an order signed by such justice and filed with the clerk of said court.

2. Every person of full age, who is a citizen of the United States and a resident of this state, of good moral character and otherwise qualified, shall be admitted to practice in all the courts of this state, by the supreme court, upon the production of the certificate of the board of law examiners of this state, signed by the president and secretary of the said board, and may be so admitted when such court is not in session, by one of the justices thereof upon the production of such certificate, by an order signed by such justice and filed with the clerk of said court.

3. Any person of full age, who shall have been admitted to practice in the court of last resort of any other state or territory, and who shall have become a resident of this state, and is of good moral character, may be admitted to practice in the courts of this state by the supreme court, upon filing with the clerk of the supreme court his written application therefor, and the certificate of his admission to practice in such court of last resort, in such other state or territory, and satisfactory proof that he is of good moral character, and has been en-