

fied kind of standard, naming it, or material, which in the opinion of the board of public works, or other officers charged with the duty of awarding the contract, shall be equal to the material thus specified; the decision of such board or officers on such question to be conclusive.

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

Approved May 26, 1911.

No. 377, A.]

[Published May 27, 1911.

CHAPTER 204.

AN ACT to amend section 1410h of the statutes, relating to the state board of dental examiners.

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

SECTION 1. Section 1410h of the statutes is amended to read: Section 1410h. 1. After * * * *December 31st, 1911*, no person shall be examined by the board for a license to practice dentistry in this state, who shall not file with the secretary of the board credentials * * * *proving to the satisfaction of the board*, that he has a general education equivalent to that required for graduation from a high school or academy in the state of Wisconsin, having a four-year course beyond that of the elementary school, and who is not a regular graduate of a reputable dental college or dental department of a university, provided, however, that the privileges of such examination are not denied an applicant therefor who holds a license to practice dentistry in some other state than Wisconsin prior to the passage of this act.

2. * * * *Prior to December 31st, 1911*, the board shall admit to such examination any graduate of a reputable dental college or dental department of a university, who shall file with the secretary of the board credentials * * * *proving to the satisfaction of the board*, that he has a general education equivalent to that demanded for entrance to the junior class of an accredited high school. The examination shall be in writing and shall include the subjects properly relating to the science of dentistry. The board shall also require as part of the examination, demonstrations in operative and mechanical dentistry.

3. If such examination shall prove satisfactory to said board, the board shall issue to such person a license to practice dentistry in this state. All licenses shall be signed by the members of the board and be attested by the president and secretary.

4. The state board may, without examination, issue a li-

cense to any applicant therefor, who shall furnish satisfactory proof to said board, that he has been duly licensed to practice dentistry in some state other than Wisconsin, and that he has been lawfully and reputably engaged in said practice for five years next preceding his application, said proof must be deposited in person with the secretary of the state board of dental examiners of this state. * * * *Provided, however, that the state or states in which such applicant has so practiced dentistry requires or require a preliminary education, equal to that required in this state, of all applicants for licenses to practice dentistry in this state, and provided the state or states in which he has so practiced dentistry * * * extend or extends to the dentists of this state, who may remove to said state or states a similar privilege of practicing dentistry without examination; provided, however, that if a dentist who is licensed to practice in this state removes to another state and engages in the practice of dentistry * * * in said state, he shall have his name carried on the list of dentists of this state upon the payment of the annual registration fee while out of this state. The fee for such license shall be twenty-five dollars.*

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

Approved May 26, 1911.

No. 769, A.]

[Published May 27, 1911.]

CHAPTER 205.

AN ACT relating to the ownership and disposition of the property of Universalist churches and to amend chapter 74 of the private and local laws of 1862.

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

SECTION 1. All property of any kind belonging to, or held in trust for any Universalist church, or Universalist church and society, or Universalist society, in this state, incorporated or unincorporated, that has become or shall become extinct by death of all its members or otherwise, shall vest in and become the property of the Wisconsin Universalist Convention, a religious incorporation engaged in religious missionary work, and in fostering weak Universalist churches in this state, and organized under chapter 74 of the private and local laws of 1862 of Wisconsin.

SECTION 2. Any Universalist church, or Universalist church and society, or Universalist society, in this state, incorporated or unincorporated, which has ceased, or failed to maintain religious