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 * * Provided, however, that the examiners of this state. 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

worship, or services, or to use its property for religious worship or services, according to the tenets, usages and customs of Universalist churches in this state, for the space of two consecutive years immediately prior thereto or whose membership has so diminished in numbers, or in financial strength as to render it impossible or impracticable for such church, or church and society, or society, to maintain religious worship or services, or to protect its property from exposure to waste and dilapidation. or to fulfill the purpose for which it was created or organized, may by an order of the circuit court of the county where such property is located be declared extinct or dissolved, and the property of such church, or church and society, or society, or property which may be held in trust for such church, or for such church and such society, or such society, be transferred to, and the title and possession thereof, vested in the said Wisconsin Universalist Convention.

Section 3. An application for such an order and disposition of property may be made by any member or officer of the said Wisconsin Universalist Convention, or by any member of such church, or church and society, or society, when duly authorized thereto by the executive committee of said Wisconsin Universalist Convention, upon a verified petition setting forth the facts authorizing such order and disposition of property. the presentation of such petition to the circuit court of the proper county, such court may proceed in a summary manner, after such notice as the court may prescribe to inquire into the merits of such application; and if upon examination by the court, it shall satisfactory appear, that making of the order and disposition of the property applied for, is necessary or proper for any of the causes mentioned in section 2 of this act, such court shall make a final order, declaring such church, or church and society, or society, extinct, or dissolving the same, and transferring any property and the title and possession thereof, which may belong to such church, or church and society, or society, or held in trust for such church, or church and society, or society, and vest the same in the said Wisconsin Universalist Convention; it being the intent and purpose of this act, to preserve to the Universalist denomination of this state all property owned by or held in trust, for any such church, or church and society, or society, for religious uses. This act shall not affect reversionary interests of any person or persons, in said property, or any valid legal liens of creditors thereon.

Section 4. Section 1, chapter 74, of the private and local laws of 1862, is amended to read: Section 1. T. H. Tabor, A.

C. Whiting, L. Frost, E. Garfield, J. E. Holmes, A. T. Reed, W. D. Bradford, H. M. Buttles and E. D. Gillis, their associates and successors, are hereby made a body politic and corporate, with perpetual succession, by the name of the "Wisconsin Universalist Convention," and by that name it shall be competent to contract and be contracted with, sue and be sued, answer and be answered unto, in all courts of law and equity; to have a common seal, and to change the same at pleasure; to acquire and hold, possess and enjoy, and to sell, convey and dispose of property, both real and personal, * * to be devoted exclusively to the diffusion of the knowledge of christianity, by means of publications, schools, missionary labors, or otherwise.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved May 26, 1911.

No. 492, A.]

[Published May 27, 1911.

CHAPTER 206.

AN ACT to create section 1218—12a of the statutes, relating to returns of taxes to the tax commission.

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

SECTION 1. There is added to the statutes a new section to read: Section 1218—12a. Any mistake discovered in any return, either by omission or otherwise, of any tax reported, or because of failure to report, shall be considered by the commission in fixing the average tax rate for the year following, by adding to or deducting from the total tax returned the amount of such mistake or omission.

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

Approved May 26, 1911.

No. 533, A.]

[Published May 27, 1911.

CHAPTER 207.

AN ACT to amend section 461b of the statutes, relating to county and district superintendents of schools.

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

Section 1. Section 461b of the statutes is amended to read: Section 461b. No county or district superintendent of schools, except in counties where his salary is less than eight hundred dollars, shall engage in teaching during the term for which he