

fronts or abuts in any sewer and the subdivisions thereof are owned by different persons, no subdivisions of such lots not fronting or abutting on such sewer and not owned by the same person who owns the subdivision fronting or abutting on such sewer shall be assessed for the cost of such sewer.

4. *In any city of the second class whenever any sewer is to be constructed in any alley, where the property on one side is platted with the ends of the lots abutting upon the sewer, and on the other side with the side of the lots abutting upon the sewer, there shall be assessed upon the lots so platted abutting lengthwise upon the sewer, such an amount as the assessing board shall determine the property justly benefited under the circumstances in each case.*

5. Before any such assessment shall be made, notice of at least seven days shall be given by said board by publication, in the official paper to the effect that such board will meet at a certain time and place for the purpose of making such assessment, and that all persons interested may appear and be heard upon the matter of the assessment, and the apportionment of the expense herein provided for among the lots in the sewerage district.

6. At least one day prior to such hearing the board shall make and file in its office a plat, report or table intelligibly exhibiting the sums to be assessed on all the lots in the district which plat report or table shall be open to public inspection.

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

Approved June 8, 1911.

No. 534, A.]

[Published June 10, 1911.

CHAPTER 313.

AN ACT to repeal section 4398f of the statutes, and to create section 4398f of the statutes, relating to the manufacture and use of firecrackers and fireworks.

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

SECTION 1. Section 4398f of the statutes is repealed.

SECTION 2. There is created a new section to be designated and read: Section 4398f. 1. No person shall sell or keep for sale or manufacture, or bring into this state for use therein, any skyrockets, fireworks or firecrackers, containing picric acid, picrates, chlorate of potash compound, dynamite, mixture of dynamite or other high explosive mixtures, pellets or tablets

compounded of any of the foregoing or other high explosive mixtures, explosive canes using blank cartridges or explosive paper caps, blank cartridge pistols, or any firecrackers more than three inches in length and one-half of an inch in diameter.

2. Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by fine of not less than fifty dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than six months, or by both such fine and imprisonment.

SECTION 3. This act shall take effect and be in force from and after July 5, 1911.

Approved June 8, 1911.

No. 567. A.]

[Published June 10, 1911.

CHAPTER 314.

AN ACT to create section 1416—20 of the statutes, authorizing cities to regulate and prohibit the emission of dense smoke within the city limits and a distance of one mile therefrom.

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 1416—20. The common council of any city of the first class is hereby authorized and empowered to regulate and prohibit the emission of dense smoke into the open air within the corporate limits of any such city and within a distance of one mile therefrom.

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

Approved June 8, 1911.

No. 602. A.]

[Published June 10, 1911.

CHAPTER 315.

AN ACT to detach certain territory from the town of Meenon in Burnett county, and to create the town of Oakland.

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

SECTION 1. All that certain territory in the town of Meenon in the county of Burnett and state of Wisconsin, described as follows, to-wit: Township forty north, range sixteen west, is hereby detached from the said town of Meenon and is constituted and created a separate town, to be known and designated as the town of Oakland.