No. 504, S.]

[Published June 17, 1911.

## **CHAPTER 363.**

AN ACT to amend sections 258d, 261, and 263 of the statutes, relating to the loaning of school and other trust funds to school districts, towns, villages, cities, and counties.

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

SECTION 1. Section 258d of the statutes is amended to read: Section 258d. All the taxable property in any school district, town, village, city, or county which has obtained or shall obtain any loan from the state or any of its trust funds shall stand charged for the payment of the principal and interest thereof, and the boundaries of such school district, town, village. city, or county shall not be changed or altered so as to exclude therefrom any land included therein at the time of making such loan, until such loan shall be fully paid, without the consent of the commissioners of public lands; \* \* \* and there shall be annually levied upon such taxable property, besides all other taxes, a tax sufficient to pay the annual interest and the installments of principal of such loan as hereinafter provided, and the same shall be a special charge to be paid next after the state tax out of any moneys collected as taxes within said school district, town, village, city, or county.

SECTION 2. Section 261 of the statutes is amended to read: Section 261. Every loan to a school district may be made for such time, not exceeding fifteen years, and of such amount as together with all other indebtedness of such district, shall not exceed five per centum of the last preceding assessed valuation of the property in such district, not less than two-thirds of which valuation shall be on real estate, and not exceeding in any case twenty-five thousand dollars, as may be agreed upon; the principal shall be payable in equal annual installments **\* \*** with interest at a uniform rate of three and one-half per centum per annum, payable annually. No such loan shall be made until proof be filed in the office of said commissioners of the complete performance on the part of such district of each and every act hereinafter required to precede the same.

SECTION 3. Section 263 of the statutes is amended to read: Section 263. \* \* \* Whenever a joint school district shall make any such loan the clerk of such district shall notify in writing the town clerks of the several towns of which such district is composed of such loan and the terms thereof; and thereafter the town clerk of each town shall, on or before the second

Monday of September in each year, until such loan be paid, transmit to the secretary of state a statement certified by him of the valuation of all taxable property belonging to that part of such district which lies in his town according to the last assessment roll, or, if the same shall have been equalized as provided in section 471, such equalized valuation thereof. The secretary of state shall in every year furnish to the county clerk of each county in which lies any school district or part of district from which any such payment is to become due the amount to be levied upon such district, or, if a joint district, upon each such part of such district as lies in any town in such county, at the same time that he furnishes that officer a statement of the state tax. In apportioning such tax to the parts of a joint school district lying in separate towns the secretary of state shall take, as the true valuations, the valuations of the taxable property stated in the application for such loan, until amended by the certified statements aforesaid of the town clerks of all the towns in which such joint district lies. The county clerk, on receiving such statement, shall include the amount due from such district or part of district in his apportionment of state taxes to the town: but it shall be carried out in a separate column, and the district from which it is due shall be specified. The town clerk shall charge and carry out such amount on his tax roll to the district or part of district to which it belongs in a separate colrumn, and the tax shall be collected and paid over with and in the same manner as the state tax.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved June 15, 1911.

No. 41, A.]

[Published June 17, 1911. CHAPTER 364.

AN ACT to create section 17290 - i the statutes, relating to false representation in the imployment of labor.

The people of the State of Wisconsin, represented in Scaute and Assembly, do enact as fullows:

SECTION 1. There is added to the statutes a new section to read: Section 17290. 1. It shall be unlawful for any person, partnership, company, corporation, association or organization of any kind, doing business in this state, directly or through any agent or attorney, to induce, influence, persuade or engage any person to change from one place to another in this state, or to change from any place in any state, territory or county to any