refuse to do and perform any act or acts required of him, it or them to be done and performed by this act, such members of the council or department, and such officer or officers or person or private corporation shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined a sum of not more than five hundred dollars nor less than one hundred dollars for each offense.

(Am. 1911, c. 604, s. 65.)

SECTION 2. It shall be the duty of the attorney-general to act as legal advisor to the board of health, and assist such board in the enforcement of the provisions of this act.

(Am. 1911, c. 664, s. 65.)

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

(Am. 1911. c. 064, s. 65.)

Approved June 20, 1911.

No. 520, S.]

[Published June 21, 1911. CHAPTER 413.

AN ACT to amend that portion of section 2424 of the statutes relating to the fifteenth judicial circuit; relating to judicial circuits and terms of court and to provide for the election of certain judges.

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

SECTION 1. That portion of section 2424 of the statutes prescribing terms of court in the fifteenth judicial circuit is amended to read: (Section 2424.) Fifteenth circuit. In the county of Ashland, on the * * * second Monday in April. and on the * * second Monday * * * in September: in the county of Bayfield, on the * * * fourth Monday in May, and the * * * third Monday in October; in the county of Iron, on the * * * second Monday in * * * June and * * * first Monday in * * * December: in the the county of Price, on the * * * second Monday in May, and the * * * second Monday in November; in the county of Taylor, on the * * * third Monday in * * * March, and the * * * fourth Monday in * * * August.

Any general or extraordinary term of court in said judicial circuit may be adjourned to or over the next general term of court in each county in said circuit, and the jurors summoned * * * to serve or having served at the last term of court or * * * any term of court nearest * * * the date of holding * * * any adjourned general or extraordinary term of court may serve at * * * any adjourned general or extraordinary term of court in the discretion of the * * judge; and * * * jurors summoned * * * or drawn to serve at the * * term of court * * * next ensuing may serve at any adjourned general or extraordinary term of court held in any county in said circuit in the discretion of the judge.

SECTION 3. All acts conflicting with this a t are hereby repealed.

Approved June 20, 1911.

No. 1037, A.]

[Published June 21, 1911. CHAPTER 414.

- AN ACT to create section 959-35r of the statutes, to authorize and validate the issuance and sale of bonds heretofore issued or ordered issued by any city of the third class, for the purpose of constructing any bridge or bridges therein.
- 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 959---35r. When the common council of any city of the third class, however incorporated, shall heretofore have authorized the issuance and sale of the bonds of such city for the purpose of constructing any bridge or bridges therein, in a sum up to, including and in excess of the sum of twenty thousand dollars in any one year, after the question "Shall a special tax be levied for such purpose" has been duly submitted to the electors of such city, and favorably voted upon by a twothirds vote of the electors thereof, voting on such question at an election ordered by resolution of the common council and held for such purpose, the action of such council is hereby authorized and validated and any such bonds executed in such form as has been provided for by ordinance of such city, shall be and they are hereby declared to be authorized, legal and valid, the construction of any such bridge or bridges authorized, and the sale of such bonds is hereby authorized, and any and all such bonds shall be of full force and effect as the legal and binding obligations of such city, negotiable according to the law merchant: provided, that this act shall not apply to any bonds issued in any amount which, with all other indebtedness of such city, shall exceed any debt limit prescribed for cities by the constitution of this state.