

whose license has been revoked may within thirty days after the decision of the board, file with the secretary a written notice of appeal to the circuit court of the county wherein such person resides. Upon the filing of such notice, the secretary shall transmit to the attorney-general a certified copy of the record and transcript of testimony of such proceedings and the attorney-general shall defend said board in the circuit court. Said circuit court shall affirm or overrule the action of the board and such decision shall be final.

19. Nothing in this section shall be construed to apply to physicians and surgeons authorized to practice under the laws of this state, nor to persons who shall sell spectacles *from an established place of business* without attempting to test the eyes.

SECTION 3. The first paragraph of section 20.47 of the statutes is amended to read: (20.47) All moneys collected or received by each and every person for or on behalf of the state board of examiners in optometry, * * * shall be paid, *within one week after receipt*, into the *general fund and are appropriated therefrom for the execution of its functions.* * * * Of this * * * there is allotted:

SECTION 4. This act shall take effect upon passage and publication.

Approved June 8, 1917.

No. 209, A.]

[Published June 12, 1917.

CHAPTER 358

AN ACT to amend section 925m—318 of the statutes, relating to the abandonment by cities of the commission form of government.

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

SECTION 1. Section 925m—318 of the statutes is amended to read: Section 925m—318. 1. Any city which shall have adopted the provisions of sections 925m—301 to 925m—319, inclusive, and shall have operated for * * * *five* or more years, under said provisions, may, upon a petition, as provided for in section 925m—302, hold an election to determine whether or not such city shall return to and operate under the * * * *laws that would govern if it had never adopted said sections.* * * *

2. Such election * * * shall be held as provided in section 925m—302 * * * *except that the question submitted and printed upon the ballot shall be, "Shall the commission form of government be abandoned?"*

3. *If a majority of the votes cast shall be in favor of such abandonment, the next regular city election shall be held and conducted, and officers shall be elected, pursuant to the laws that would govern such election if the city had never adopted sections 925m—301 to 925m—319, inclusive; and when the respective terms of office of the mayor and members of the common council then elected shall commence, government under said sections 925m—301 to 925m—319, inclusive, shall in all things cease, and the government of such city shall thereafter be in all respects under the laws that would be applicable if the city had never adopted said sections.*

4. *The provisions of sections 925m—302 and 925m—303 shall, so far as they are not inconsistent with this section, apply to and govern the abandonment by any city of the commission form of government and the return to its original form of government.*

SECTION 2. This act shall take effect upon passage and publication.

Approved June 8, 1917.

No. 212, A.]

[Published June 12, 1917.

CHAPTER 359

AN ACT to amend section 388 of the statutes, relating to tuition of nonresident students at the university.

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

SECTION 1. Section 388 of the statutes is amended to read:
 Section 388. Any student who shall have been a resident of the state for one year next preceding his first admission to the university, or any student whose parents have been bona fide residents of this state for one year next preceding the beginning of any semester for which such student enters the university, shall be entitled to exemption from * * * fees for tuition, but not from incidental fees in the university. Any student who shall not have been a resident of the state for one year next preceding his first admission to the university, except as above provided, shall not be exempt from the payment of the tuition fees until he shall have attended the university for four academic years; but if he shall have attended the university for one academic year and the next three years shall have been spent as a resident of this state; or if he shall have attended the university for two academic years and the next two years shall have been spent as a resident of this state; or if he shall have attended the university for three academic years and the next year