

No. 212, S.]

[Published June 12, 1919.

CHAPTER 326.

AN ACT to amend subsection (2) of section 40.42 and subsection (3) of section 40.53 of the statutes, relating to tuition of nonresident pupils.

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

SECTION 1. Subsection (2) of section 40.42 and subsection (3) of section 40.53 are amended to read: (40.42) (2) (a) The school board or board of education in any incorporated city maintaining a graded system of schools of at least twelve grades, but no free high school, the four upper grades of which contain substantially the same amount and character of work as adopted and offered in free high schools established according to the provisions of section 40.43, shall admit to the privileges of the four upper grades or high school department of such graded system of schools, whenever the facilities in the four upper grades or high school department will permit, nonresident pupils, whose parents or guardians live in a school district not maintaining a free high school or one equivalent thereto, and who have completed the course of study offered in the home school district which must have been at least equivalent to the course of study provided for the common schools of Wisconsin, and who hold certificates or diplomas to that effect signed by the county superintendent of schools of the county in which the parents or guardians reside. In such cases the school board or board of education of such city school district shall be entitled, and is hereby authorized and directed, to collect from the town or village in which the parents or guardians of such persons reside a sum not to exceed * * * *two* dollars per week as tuition, which shall entitle such persons to all the privileges accorded to the resident pupils of such school district and which shall be in full for all charges for the schooling of such persons. In case any such city school district shall not comply with the provisions of this section it shall be deprived of its right to share in the apportionment of the seven-tenths mill tax for the year in which the provisions of this section were violated.

(b) Said *two* dollars per week tuition shall be collected and paid in the same manner as tuition is now collected and paid to free high school districts for the schooling of nonresident pupils, as provided in section 40.53.

(40.53) (3) Whenever persons not residing in any free high school district and having completed the course of study in the school district in which they reside, or one equivalent thereto,

as herein provided, enter any free high school in Wisconsin, or any free high school in another state, which is nearer to the home of such persons than any free high school in this state, offering a course of study equivalent to the course of study in free high schools in Wisconsin, the free high school board of that district shall be entitled and is hereby authorized to charge a tuition fee for such pupils not exceeding * * * two dollars per week.

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

Approved June 7, 1919.

No. 323, S.]

[Published June 12, 1919.

CHAPTER 327.

AN ACT to amend subsection 1 of section 1952c of the statutes, relating to insurance.

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

SECTION 1. Subsection 1 of section 1952c of the statutes is amended to read: (Section 1952c) 1. The amount of profits, savings, earnings or surplus so ascertained to be due to each such policy, together with the interest earnings and accretions thereto, shall be carried as a distinct and separate liability to such policy and shall, except as otherwise provided in contracts heretofore issued, be paid or applied or be subject to be withdrawn in each policy year, or be paid upon the maturity or termination of the policy; provided, this shall not require the payment of a dividend if none has accrued upon the policy, nor if the policy be changed or terminated other than by maturity prior to the policy anniversary; and provided further that if a dividend is made payable on an anniversary of the policy preceding the third, its payment may be conditioned on the payment of the succeeding year's premium.

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

Approved June 9, 1919.