

SECTION 8. The introductory paragraph of subsection (1) of section 20.17 of the statutes is amended to read: (20.17) (1) (Introductory paragraph) Annually, beginning July 1, * * * 1919, * * * sixty thousand dollars, for general expenditures incurred in the execution of the functions of said board. Of this there is allotted:

SECTION 9. There is added to section 20.62 of the statutes a new subsection to be numbered and to read: (20.62) (2) Annually, beginning July 1, 1919, not to exceed eleven thousand dollars, for the salary of the reporter of the supreme court, the assistant reporter, and such additional help employed by the reporter as the court shall deem advisable.

SECTION 10. There is added to the statutes a new section to be numbered and to read: 20.79 Whenever coal is purchased for any institution of the state, and the same is received and paid for during the fiscal year prior to the time when the same is to be consumed, the department, board or commission under whose authority said coal was ordered, may certify to the secretary of state the facts in relation to said matter, and thereupon the purchase price of said coal and cost of handling same, or so much thereof as may remain unconsumed at the beginning of the succeeding fiscal year, may be charged to the appropriation for operation of such institution, for the fiscal year during which said coal is to be consumed.

SECTION 11. This act shall take effect upon passage and publication.

Approved June 11, 1919.

No. 484, A.]

[Published June 16, 1919.

CHAPTER 356.

AN ACT to create section 1235a of the statutes, relating to the purchase of road machinery in towns having one-man superintendent systems.

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

SECTION 1. A new section is added to the statutes to read: Section 1235a. In any town situated in any county having a population of two hundred thousand or over, wherein the county board at any annual meeting, shall by a majority vote of all members thereof, have adopted a resolution determining that the provisions of chapter 599, laws of 1911, shall apply to such county and in any town where the one-man road superintendent system is in effect, such superintendent may, if he shall deem it necessary, procure and purchase a good and sufficient steam

roller, or roller propelled by gasoline, kerosene, or other fuel; a scarifier; one heavy auto truck; a light auto truck, or more than one of such machines and all necessary equipment therefor, and all necessary small and other tools to equip said road superintendent's force for road work with such equipment as road contractors ordinarily use; and also a water sprinkler, either horse drawn or motor driven, for sprinkling highways of said town; a road oiler, for the purpose of putting oil on roads and also oil or other compounds, or material in such quantities and amounts to be put on highways in said town as may be necessary in the judgment of said superintendent of highways; but all such purchases shall be made and only with the advice and consent of the supervisors of said town and the orders for said machines shall be signed by at least two of said supervisors, in order to make such orders valid. Such machines when thus purchased shall be paid for, either out of the highway tax fund, bridge and road fund or the general fund of said town, and the supervisors shall determine whether or not the machines purchased on such orders meet the specifications and requirements of said town.

SECTION 2. All acts and portions of acts conflicting herewith are hereby repealed.

SECTION 3. This act shall take effect upon passage and publication.

Approved June 11, 1919.

No. 421, S.]

[Published June 16, 1919.

CHAPTER 357.

AN ACT to amend subsections (1) and (3) and to repeal subsections (4) and (5) of section 6.45 of the statutes, relating to the keeping and disposition of poll lists.

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

SECTION 1. Subsections (1) and (3) of section 6.45 of the statutes are amended to read: (6.45) (1) The clerks of election shall keep * * * two poll lists on which shall be entered the full name and postoffice address of each person voting at such election in the order in which their ballots are cast: and on request of the inspectors each elector shall state his full name and post-office address before the ballot shall be received.

(3) On the day following the election, one of said poll lists and one copy of the registry so kept and checked shall be attached together and filed in the office of the proper town, city or village clerk, and * * * one of said poll lists and copy of the registry shall, with all convenient dispatch and within