

2. Any city work done under the direction of commissions appointed by the state shall continue to be done in the manner prescribed by law prior to the reorganization of such city under sections 925n—1 to 925n—14, inclusive.

Section 925n—14. Any city which shall have adopted the provisions of sections 925n—1 to 925n—14, inclusive, and shall have operated for four or more years under such provisions, may upon a petition as provided for in sections 925—3m and 925—3n hold an election to determine whether or not such city shall return to and operate under the charter and laws under which it operated prior to the adoption of sections 925n—1 to 925n—14, inclusive.

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

Approved April 11, 1919.

No. 32, A.]

[Published April 14, 1919.

CHAPTER 76.

AN ACT to amend sections 2561 and 2562 of the statutes, relating to jurors' fees.

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

SECTION 1. Sections 2561 and 2562 of the statutes are amended to read: Section 2561. Every grand and petit juror examined upon any venire shall receive * * * four dollars for each day's actual attendance upon any circuit court, * * * county court or municipal court from either of which an appeal in such action, as may be for trial, must be taken directly to the supreme court, and * * * four cents for each mile actually traveled in going and returning by the most usual route; but shall be paid for no day when the court is not in session unless specially ordered by the presiding judge.

Section 2562. Every talesman, summoned and acting as a juror, shall receive * * * the same compensation as jurors, as provided in section 2561.

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

Approved April 11, 1919.