SECTION 6. The assets and liabilities of the town of State Line, as heretofore constituted, shall be proportioned between and to such town of Maple Grove and State Line according to the provisions of paragraph (5) of section 60.05 Wisconsin Statutes of 1919, and the liability, if any, so proportioned, and the credits and assets, if any, so proportioned, shall be paid according to said paragraph (5) of section 60.05 of the statutes.

SECTION 7. On the thirtieth day of June, 1921, at ten o'clock in the forenoon, the town boards of the said towns of State Line and Maple Grove shall meet at the town hall of the town of State Line for the purpose of making a settlement between the said towns according to the provisions of this act; and at such meeting or at any adjourned or subsequent meeting held by said town boards, any three of the supervisors shall have full power and authority to send for any persons, books, papers and records necessarily involved in the settlement between said towns. The town clerk of the town of State Line shall be and act as clerk of such joint meeting and the town clerk of the town of Maple Grove shall be present and assist. Sufficient duplicates or copies of all proceedings had shall be made in order that each town may have at least one copy for the use and information of the town clerk and town board thereof. Each town shall be chargeable with the expense and for the services and per diem of its own officers only.

SECTION 8. This act shall take effect upon passage and publication.

Approved June 15, 1921.

No. 378, S.]

[Published June 17, 1921.

CHAPTER 367.

AN ACT to create section 926-190 of the statutes, relating to sewerage assessments in cities of the first class.

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 926-190. In any city of the first class, however organized, after any contract for work, let in pursuance to law and to be paid for in whole or in part by special assessments, shall have been entered into, the commissioner of public works shall make or cause to be made an assessment against all lots, parts of lots

and parcels of land, fronting or abutting on the work so contracted to be done, on each side of the same for its whole length. and which have not before been so assessed for sewerage purposes, at the rate of one dollar and twenty-five cents per lineal foot of the whole frontage of each lot, part of lot or lots, or parcel of land fronting or abutting on either side of such sewer. except corner lots, which shall be assessed therefor as follows: Corner lots not subdivided in ownership, and subdivisions of corner lots, constituting the actual corner of corner lots subdivided by ownership, shall be entitled to a deduction in making such assessment, of one-third from the aggregate of the street lines of such corner lot or corner subdivisions thereof on all the streets in front thereof; such deduction to be made in the assessment of the longest street line of such corner lots or corner subdivisions thereof, or in case of equal street lines, thereof in the assessment for the second sewer to which they are liable; provided, however, that when the actual cost of any sewer shall be less than two dollars and fifty cents per lineal foot, then, and in that case, the assessment shall be for the actual cost of such sewer per lineal foot, one-half thereof to be chargeable against the property fronting or abutting thereon on each side thereof. Whenever any lot which, as originally platted fronts or abuts on any sewer, is subdivided, and the subdivisions are owned by different persons, no subdivision of such lot, not fronting or abutting on such sewer, and not owned by the same person who owns the subdivision fronting or abutting on such sewer, shall be assessed for the cost of such sewer.

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

Approved June 15, 1921.

No. 201, A.]

[Published June 20, 1921.

CHAPTER 368.

AN ACT to provide an additional judge of the superior court of Dane county and to amend chapter 136 of the laws of 1917, and acts amendatory thereof in relation to such judge; and to amend the introductory paragraph and subsection (1) of section 20.66 of the statutes, relating to the salaries of judges and making an appropriation.

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