

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

SECTION 1. Section 89.64 of the statutes is repealed.

SECTION 2. Subsection (1) of section 89.42 and subsection (1) of section 89.69 of the statutes are amended to read: (89.42) (1) No person or corporation shall connect any drain with a district drain or remove any spoil bank except under written plans and specifications approved by the commissioners of which the commissioners shall preserve a copy, *except pursuant to section 89.64.*

(89.69) (1) It is hereby declared to be unlawful for any person, without the written consent of the drainage commissioners, to place any dam, sluice, bulkhead, log, timber, pole, lumber, brush, stone, earth, or other obstruction of any kind to the free flow of water in any ditch constructed under any drainage law of this state, *except pursuant to section 89.64.*

SECTION 3. A new section is added to the statutes to be numbered and to read: 89.64 Any owner or owners of lands adjoining or in a drainage district bordering on a drainage ditch may take water from said ditch for irrigation purposes or for the purpose of flooding lands for cranberry culture, if such water is taken from said ditch in a manner not to injure the drainage ditch or ditches and the taking thereof does not materially defeat the purposes of such drainage.

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

Approved May 19, 1925.

No. 503, A.]

[Published May 20, 1925.

CHAPTER 152.

AN ACT to create subsection (27) of section 60.29 of the statutes, relating to powers of town boards.

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

SECTION 1. A new subsection is added to section 60.29 of the statutes to read: (60.29) (27) To acquire land to lay out and open, change, widen or extend any street, lane or alley and to

exercise all powers relative thereto as are conferred on village boards by chapter 61 of the statutes.

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

Approved May 19, 1925.

No. 463, A.]

[Published May 20, 1925.

CHAPTER 153.

AN ACT to detach certain territory from school district number one of the town of Newald, in Forest county, Wisconsin, and to create school district number two in such town and to provide for school meetings therein and for a final settlement between the two schools.

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

SECTION 1. There is detached from school district number one of the town of Newald, Forest county, Wisconsin, as heretofore and now constituted, the following described lands, to-wit: All of township thirty-nine north, range fourteen east, and all of sections one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen and fifteen in township thirty-eight north, range fourteen east, in Forest county, Wisconsin, and the same is hereby created and constituted a separate school district to be known and designated as school district number two of the town of Newald, in Forest county, Wisconsin.

The first meeting of said school district number two shall be held in the school building situated on section twelve in township thirty-nine north, range fourteen east, which school meeting shall be held in accordance with chapter 40 of the statutes, and any qualified elector of said school district may give notice of said school meeting.

The assets and liabilities of said school district as heretofore constituted shall be apportioned between school district number one and school district number two as provided by section 66.03 of the statutes.

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

Approved May 19, 1925.