

all preliminary examinations held before said judge it shall be the duty of said reporter to file a transcript of his or her notes, verified by his or her oath, of the testimony taken in such examination, with the clerk of the circuit court for said county. Said reporter shall receive such compensation for his or her services and the performance of his or her duties herein imposed as shall be fixed by the board of supervisors of Door county; and for taking testimony in any action or proceeding there shall be taxed as costs in the case for each half day's attendance on said court in the taking of such testimony the sum of two dollars and fifty cents. In all criminal and civil cases said reporter shall furnish any party to the action verified copies of the transcript and shall charge therefor five cents per folio for the original and three cents per folio for copies, the same to be paid by the party requesting the transcripts. Said reporter shall also have the duty to make the proper entries in the judge's docket and to keep such docket under the direction of the judge.

SECTION 22. The provisions of this act shall apply only to the powers and jurisdiction and duties hereby conferred upon the said court.

SECTION 23. The said judge shall be entitled and may take one month's vacation with pay, and during said time he shall appoint a justice of the peace in his place who shall have the power and jurisdiction given to the county judge in this act; said justice of the peace shall be paid at the rate of fifteen dollars per day by the county treasurer upon the order of the county judge.

SECTION 24. This act shall take effect January 1, 1930.

Approved August 2, 1929.

No. 764, A.]

[Published August 5, 1929.]

CHAPTER 359.

AN ACT to create section 40.37 of the statutes, relating to state graded schools.

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: 40.37 The school board of any school district maintaining a graded school but no free high school, union free high schools

excepted, may receive special state aid provided upon full compliance with the following conditions:

(1) There shall be two classes of state graded schools in Wisconsin, known respectively as first class and second class; all state graded schools of three or more departments shall be in the first class, and all graded schools of two departments shall be in the second class.

(2) School shall be maintained in a district receiving such aid, at least nine school months, including legal holidays, in each and every department. Not more than forty-five pupils shall be in average daily attendance in any one department of a state graded school.

(3) All persons employed in both classes of graded schools applying for state aid shall be efficient teachers, shall file testimonials of successful experience and shall be qualified as follows: The principal of a state graded school of the first class shall hold some form of a state license or state certificate. In each school of this class one assistant may hold a second grade certificate, and all other assistants shall hold first grade certificates, state licenses or state certificates. The principal of a state graded school of the second class shall hold a first grade county certificate and shall have not less than one year of successful experience as a teacher in a public school, or some form of a state certificate. The assistant shall hold a second grade certificate, or a certificate of a higher grade. The word "principal" is hereby defined as meaning the teacher of the highest grade or grades and who shall have immediate supervision of all the grades; the word "assistant" is hereby defined as meaning each and every teacher in the state graded school other than the principal.

(4) The schoolhouse, the outhouses and the grounds, the furniture and equipment, shall be maintained in good condition and kept free from any unsanitary feature.

(5) Sufficient equipment, including globes, maps, blackboards, library and other essentials for the proper work of the school, shall be provided by the school district.

(6) When the school board of any school district desires to secure state aid for its graded school said school board shall make written application for the same to the state superintendent. No graded school shall be entitled to be placed upon the list of state graded schools, and to receive special state aid until

said school shall have been duly inspected by the state superintendent, or some member of his staff, and found to be fully complying with all the conditions of this section.

(7) In order that any graded school may receive special state aid as herein provided, application shall be made to the state superintendent by the school board before the first day of September preceding the school year for which said special state aid is requested.

(8) The state superintendent shall inspect and supervise the state graded schools, and give information and needed assistance to localities in organizing such schools.

(9) The state superintendent shall prepare a course of study suitable to be pursued in graded schools, publish the same, and furnish to school boards upon application. This course of study shall be followed by all state graded schools as one condition of securing special state aid. Said state superintendent shall furnish suitable blanks for annual and special reports for all such state graded schools, which report shall call for such information as he may deem necessary. The refusal or neglect of the school board or any of its officers to file these reports with the state superintendent when called for, shall be deemed sufficient ground for refusing special state aid, as provided for in this act.

(10) No more than one such graded school in any village shall receive state aid as herein provided, nor shall any graded school in any incorporated city participate in said state aid.

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

Approved August 2, 1929.

No. 817, A.]

[Published August 5, 1929.

CHAPTER 360.

AN ACT to amend section 61 of chapter 23 of the laws of 1907, relating to the jurisdiction of the municipal court of Outagamie county.

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

SECTION 1. Section 61 of chapter 23 of the laws of 1907 is amended to read: (Chapter 23, laws of 1907) Section 61.