

No. 234, S.]

[Published May 13, 1929.]

CHAPTER 93.

AN ACT to create section 100.01 of the statutes, relating to forestry by cities, villages, towns and school districts.

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 be numbered and to read: 100.01 Any city, village, town, or school district of the state may acquire and own lands for forestry purposes, either within or without the territorial limits of such municipality, and may carry on forestry on such lands, and appropriate, raise and expend money for such purposes.

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

Approved May 10, 1929.

No. 274, S.]

[Published May 13, 1929.]

CHAPTER 94.

AN ACT to amend section 274.12 of the statutes, relating to writ of error and appeal to the supreme court.

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

SECTION 1. Section 274.12 of the statutes is amended to read: 274.12 In case one of a number of parties jointly or severally bound by the same judgment appeals therefrom, he shall serve his notice of appeal on all parties who are bound with him by the judgment, and said parties shall thereupon within thirty days after such service, unless the time be extended by the trial court for cause shown, take and perfect their own appeals or be deemed to have waived their right to appeal. The supreme court may by order at any time after an appeal is taken bring in additional parties upon their own application or upon application of one of the original parties to the appeal, and in such case the party or parties so brought in shall be given an opportunity to be heard before final judgment is pronounced in said court. In any case the respondent may have a review of the rulings of which he complains, by serving upon the appellant any time before the case is set down for hearing in the supreme court, a notice stating

in what respect he asks for a review, reversal or modification of any part of the judgment or order appealed from. *Where a review is sought of any part of a judgment by motion in the supreme court, the court or the presiding judge of the court from which the appeal is taken, may stay execution of that part of the judgment sought to be reviewed as in case of an appeal.*

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

Approved May 10, 1929.

No. 275, S.]

[Published May 13, 1929.

CHAPTER 95.

AN ACT to create section 61.62 of the statutes, relating to bail in villages.

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: 61.62 (1) In all villages having a police department when a person is arrested and the offense charged is for the violation of any ordinance, rule, regulation, resolution or by-law of any village, the chief of such police department may take from the person arrested a recognizance, with sufficient sureties or his own personal recognizance upon depositing with such officer the amount thereof in money, for his appearance at the court having cognizance of the offense.

(2) In every village, when a person is arrested and a recognizance or bail bond or the amount thereof in money is furnished for his appearance and the magistrate or court before whom the accused is required to appear shall declare such recognizance or bail bond or money deposited in lieu of bail forfeited, so much of the same as is in excess of the amount necessary to satisfy the judgment by the payment of money shall be paid into the village treasury.

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

Approved May 10, 1929.