any additional assessment or assessment for repairs that may thereafter be made or fall due. No tax deed shall cut off any drainage assessment nor shall any drainage assessment deed cut off any tax.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 28, 1941.

No. 145, A.]

[Published June 3, 1941.

CHAPTER 159.

AN ACT to amend 85.01 (2), (4) (j) and (11) (b) of the statutes, relating to registration of motor vehicles and providing a penalty.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (2), paragraph (j) of subsection (4) and paragraph (b) of subsection (11) of section 85.01 of the statutes are amended to read:

(85.01) (2) Application for such registration shall be made by the owner to the motor vehicle department in the form prescribed by it and the registration fee shall be paid to it. Blank applications shall be supplied to the several county clerks by the motor vehicle department. Such application shall give the name of the town, city, or village in which the owner of the motor vehicle resides which shall be stated in each instance on the certificate of title by the motor vehicle department. In cities of the first and second classes the application shall also give the * * * true residential or business address of the owner and no application shall be accepted by the motor vehicle department which does not give the town, city, or village in which the owner resides or which gives an address of general delivery. If the motor vehicle department has doubts about the facts stated in the application it may require such further evidence of ownership as it may consider necessary.

(4) (j) If any motor truck, truck tractor, tractor, delivery wagon, passenger automobile bus, or trailer or semitrailer used in connection therewith, shall be registered at a lower gross weight than that indicated thereon as required by section 85.50.

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or if the gross weight of the vehicle is greater than that at which such vehicle is registered, or the owner wilfully gives an erroneous address in the application, the owner thereof shall be required to register the same in conformity with the actual gross weight of the vehicle and shall pay only the additional fee required for the increased carrying capacity of the vehicle, or shall be required to supply such correct address and in addition the penalties provided in subsection (12) of this section may also be imposed. Trucks, trailers and semitrailers may be registered in excess of the maximum gross weight according to the manufacturers' rating on payment of the proper fee for such weight but such registration shall not exempt such vehicle from compliance with all weight restrictions imposed by chapter 85.

(11) (b) The motor vehicle department shall compile and publish daily a list by counties of new car sales registrations. If a vehicle has once been registered it shall not again be listed as a new car sale. Such lists shall contain the name and permanent address of the owner of such vehicle, the make, model, serial number, motor number, and registration number thereof, together with the firm name and address of the firm selling such car and date of such sale. Such lists shall be made available to county clerks upon request. Such clerks shall keep such lists on file in their respective offices and the same shall be open to the inspection of all persons. The bureau of purchases shall sell copies of such daily new car registration lists at not exceeding \$50 per annum.

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

Approved May 28, 1941.