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No. 192, A.]

[Published June 3, 1941.

CHAPTER 160.

AN ACT to amend 74.205 of the statutes, relating to authorizing counties and first class cities to waive interest and penalties on delinquent real estate taxes.

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

SECTION 1. Section 74.205 of the statutes is amended to read:

74.205 By a vote of two-thirds or more of the members elect, the governing body of any county, or city of the first class may, but is not required to, waive the payment of all or any part of the interest, penalty, publication, redemption or other fees upon the original amount of delinquent real estate taxes, other than special assessments, for the years, 1931, 1932, 1933, 1934, 1935 * * *, 1936, 1937 and 1938 for which such county or city holds tax certificates not pledged as security, provided the full amount of such original tax thereon is paid on or before * * * April 1, 1943.

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

Approved May 28, 1941.

No. 217, A.]

[Published June 3, 1941.

CHAPTER 161.

AN ACT to amend 351.235 (5) of the statutes, relating to sale of indecent articles.

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

SECTION 1. Subsection (5) of section 351.235 of the statutes is amended to read:

(351.235) (5) Any person, firm or corporation violating any provision of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$100 nor more than \$500 or by imprison-

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ment in the county jail for not to exceed 6 months, or by both such fine and imprisonment. * * *

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

Approved May 28, 1941.

No. 276, A.]

[Published June 3, 1941.

CHAPTER 162.

AN ACT to amend 245.13 and 245.14 of the statutes, relating to marriage licenses and special dispensation.

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

SECTION 1. Sections 245.13 and 245.14 of the statutes are amended to read:

245.13 No persons shall be joined in marriage within this state until a license shall have been obtained for that purpose from the county clerk of the county in which one of the parties resides; provided that if both parties be nonresidents of the state, such license may be obtained from the county clerk of the county where the marriage ceremony is to be performed; and provided further that if one of such persons be a nonresident that his part of the application may be completed before the county clerk in the state in which he resided.

245.14 Application for a marriage license shall be made at least 5 days before a license shall be issued; provided, that, upon application of either of the parties to a proposed marriage, any judge of a court of record, or a judge of municipal court, may, upon satisfactory evidence being presented to him that either of the parties to the proposed marriage is dangerously ill, such illness being likely to result in death, or that the female is pregnant with child, or upon the request of the parent or parents or guardian, if any, of the female, or if in the opinion of the judge of said court that the circumstances warrant special dispensation, by order authorize the license to be issued at any time before the expiration of said 5 days. The person applying for such order or dispensation shall have been a resident of the state for at least 30 days prior to making such application. Such order shall be delivered to the person issuing the license and by him retained as prima facie evidence of his author-