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the purposes for which the fuel was used with the approximate number of gallons used for each such purpose; a statement whether or not deduction has been made for motor fuel used in applicant's automobile or truck; and such other information as the state treasurer may deem necessary. The penalty provided in this chapter for presenting a false or fraudulent statement shall be printed in full on the form of * * * statement. On the filing of such claim, accompanied by the paid invoice together with the original sales tickets, the state treasurer shall determine the amount of refund due. * * * The state treasurer may make such investigation of the correctness of the facts stated in such claim as he deems necessary. When the state treasurer has approved such claim, he shall pay the claimant the reimbursement herein provided, out of the moneys collected under the provisions of chapter 78 to be used for carrying out the provisions of section 78.14. Provided, however, that no refund shall be claimed by or allowed to any person on account of any motor fuel carried from this state in the ordinary fuel tank of a motor vehicle.

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

Approved June 17, 1941.

No. 475, A.]

[Published June 19, 1941.

CHAPTER 230.

AN ACT to amend 10.39 (1) of the statutes, relating to primaries in commission cities.

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

SECTION 1. Subsection (1) of section 10.39 of the statutes, is amended to read:

(10.39) (1) In cities operating pursuant to sections 63.01 to 63.14 of the statutes, *excepting as provided in section 5.025*, candidates for mayor and councilmen shall be nominated at large by a primary election 3 weeks before the municipal election in the manner provided for the nonpartisan nomination of candidates for elective city offices by chapter 5, so far as such provisions are applicable, and shall be elected by the voters of the city at large.

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

Approved June 17, 1941.

No. 583, A.]

[Published June 19, 1941.

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CHAPTER 231.

AN ACT to amend 40.34 (2); and to create 40.47 (11) of the statutes, relating to federal schools in this state.

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

SECTION 1. Subsection (2) of section 40.34 of the statutes is amended to read:

SUSPENDED SCHOOL. (40.34) (2) The board of any district which has suspended school shall pay the tuition of all children of school age residing in the district who attend other district schools and of all children who are of less than oneguarter Indian blood of school age residing in the district who attend federal schools within this state, the courses of study of which have been approved by the state superintendent of public instruction and over which the state superintendent and the county superintendent are granted joint supervision and diploma granting powers with the federal supervisors during such suspension, and shall provide transportation to and from school for all children residing more than two miles from the nearest district school or federal school which they may attend, and the district shall receive the regular state and county * * * aids which the district would be entitled to if it were in operation and the regular state aid on account of such transportation; and in the event such district shall provide such transportation for all such children residing more than 2 miles from the nearest district school or federal school which they may attend \$100 additional state aid.

SECTION 2. Subsection (11) of section 40.47 of the statutes is created to read:

(40.47) (11) FEDERAL SCHOOLS. (a) When the superintendent of a federal school shall have filed with the state