

(6) If the assessors cannot *unanimously* decide, they may call to their aid the supervisor of assessments of the district in which the school district is situated * * * or they may determine the relative aggregate valuation of said property in the several parts of the district, and the proportion of district taxes to be levied upon the property in each part on the basis of the assessed value of each taxation district as determined by the county board pursuant to section 70.61. The determination, when made, shall be certified in writing to the district clerk.

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

Approved June 18, 1941.

No. 106, S.]

[Published June 20, 1941.

CHAPTER 240.

AN ACT to create 204.36 of the statutes, relating to automobile insurance written on an automobile purchased on a finance plan, and providing a penalty.

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

SECTION 1. Section 204.36 of the statutes is created to read:

204.36 AUTO INSURANCE ON AUTOS PURCHASED ON FINANCE PLAN. Any insurance company or its agent writing a policy of insurance for the benefit of the seller, finance company, or any person retaining an interest in any automobile purchased on a finance plan, or on a conditional sales contract or under any other plan which requires the purchaser of such automobile to maintain insurance, whether premiums for such insurance are paid directly to the insurance company by such purchaser or deducted from the payments made under such contract or plan or howsoever such premiums are paid, shall deliver to such purchaser a substantial copy of each and every policy written; and if any such policy is cancelled before the purchaser has fully paid for such automobile and is rewritten in the same insurance company or an affiliate thereof or any other insurance company because the original finance or purchasing plan is altered or a new plan or agreement of payment entered into,

the unearned premium of any such policy shall be returned to or applied to the credit of the purchaser on a pro rata basis. Any insurance company or individual violating this section shall, for any offense, forfeit \$500.

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

Approved June 18, 1941.

No. 109, S.]

[Published June 20, 1941.

CHAPTER 241.

AN ACT to amend 201.47 (2) of the statutes, relating to underwriters' agencies.

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

SECTION 1. Subsection (2) of section 201.47 of the statutes is amended to read:

(201.47) (2) No company or person shall issue any policy, advertisement, or representation giving the appearance of a separate or independent insuring organization to any department, *underwriters' agency*, or general agency of a company; *every company issuing a policy under the title of an underwriters' agency shall register with the commissioner the name or title under which its policy will be issued and before it commences to issue policies under the name or title of an underwriters' agency it shall file a copy of the policy with the commissioner;* and the type used in any policy, advertisement, or representation shall set forth the name of the company assuming the risk more conspicuously than that of any department, *underwriters' agency*, or general agency.

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

Approved June 18, 1941.