

for each day actually and necessarily spent in performance of the duties of the county court of Dunn county under the additional jurisdiction conferred by this chapter, regardless of how many matters he may hear or determine, and shall be paid therefor out of the treasury of Dunn county upon certificate of the county judge of Dunn county.

SECTION 12. *Jurors; meals.* Whenever a jury shall be deliberating at meal time in an action or proceeding of which jurisdiction is conferred upon the county court of Dunn county under this chapter, the court may, in its discretion, interrupt deliberations of the jury for such time as is necessary to permit the jurors to eat.

SECTION 13. This act shall take effect January 3, 1944.

Approved March 10, 1943.

No. 217, A.]

[Published March 12, 1943.

CHAPTER 15.

AN ACT to amend 74.03 (5) and 74.17 of the statutes, relating to the date of settlement by local treasurers.

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

SECTION 1. 74.03 (5) of the statutes is amended to read:

74.03 (5) Out of the general property taxes collected the town, city or village treasurer shall on or before * * * March 15, first set aside and pay over to the county treasurer the full amount due on state trust fund loans of every character levied on the property in such town, city or village, unless the governing body thereof shall have extended such loan pursuant to * * * section 74.03 (5a). The town, city or village treasurer shall then pay to each school district treasurer such proportions of the school levy of such district as the balance of the general property taxes collected in such town, city or village bears to the total general property tax levy therein for all purposes included in the tax roll, exclusive of levies for state trust fund loans not extended pursuant to law, and shall pay to the county treasurer a like proportion of the state taxes, state special charges, county school tax, other county taxes and county special charges and shall retain in his hands a similar proportion for the town,

city or village. From the amounts so retained, the treasurer shall first set aside amounts levied for the payment of judgments, then amounts levied for the payment of principal and interest on the public debt and the remainder of the amount so retained shall be applied to the payment of all other lawful orders upon the town, city or village treasury.

SECTION 2. 74.17 of the statutes is amended to read:

74.17 The treasurer shall on or before * * * March 15 return the tax roll to the county treasurer together with a statement of the taxes so remaining unpaid, distinguishing, by setting down separately, postponed real estate, delinquent real estate and delinquent personal property, with a full and perfect description of such real estate from his tax roll, and the name of the person taxed, if therein specified, and by setting down separately all public lands which are held on contract and all lands mortgaged to the state, and submit the same to the county treasurer; he shall also include in such statement a description of any land doubly assessed and the amount of tax thereon, and also the specification and entry required by section 74.06. The county treasurer shall carefully compare such statement, when submitted, with the tax roll and ascertain that it is correct. The taxes included in such return shall be accepted by the county treasurer for collection pending settlement thereon as provided in * * * section 74.03 (8). Whenever the county treasurer shall discover any error or inadequacy in the description of any parcel of land on the tax roll he may at any time before giving notice of sale of lands for delinquent taxes, correct such description on the tax roll. When such correction is made the county treasurer shall make a marginal note in the tax roll opposite such correction stating when made and subscribe his name thereto.

Approved March 10, 1943.