No. 268, A.]

[Published July 10, 1943.

CHAPTER 497.

AN ACT to amend 176.09 (2) of the statutes, relating to the designation of newspapers for publication of intoxicating liquor license applications.

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

176.09 (2) of the statutes is amended to read:

176.09 (2) No publication of such applications shall be made in any newspaper, unless such newspaper making such publication shall have been regularly and continuously published daily or weekly as the case may be, in such town, village, or city for a period of at least 2 years before the date of publication of such application. If there be no paper published in the town, village or city in which the premises are situated, then in * * * such paper having circulation in such town, village or city as the local authorities may * * * designate. If no paper is designated by the local authorities, then in the paper having the largest circulation in such town, village or city.

Approved July 9, 1943.

No. 432, A.]

[Published July 10, 1943.

CHAPTER 498.

AN ACT to appropriate a certain sum of money to Emanuel Cardy to compensate him for damages to real estate and crops by flooding caused by the negligent construction by the state highway commission and its agents of culverts on state trunk highways 42 and 57, approximately one-half mile south of the city of Sturgeon Bay.

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

There is appropriated from the fund provided by section 20.49 (9) to Emanuel Cardy of Sturgeon Bay, Wisconsin, the sum of \$85.60 to compensate him for damages sustained to real estate and crops by flooding caused by the negligent construction by the state highway commission and its agents of culverts on state

trunk highways 42 and 57, approximately one-half mile south of the city of Sturgeon Bay. Acceptance of the appropriation herein named by Emanuel Cardy shall operate as a full and complete discharge of all claims he may have against the state growing out of the negligent construction of such culverts.

Approved July 9, 1943.

No. 465, A.]

[Published July 10, 1943.

CHAPTER 499.

AN ACT to amend 46.10 (2) of the statutes, relating to settlements between state and counties for maintenance of inmates in certain institutions.

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

46.10 (2) of the statutes is amended to read:

46.10 (2) On the first day of July in each year the state board of control shall prepare a statement of the amounts due from the several counties to the state, pursuant to law, for the maintenance, care and treatment of inmates at public charge in state or county charitable, curative, reformatory and penal institutions. Such statement shall cover the preceding fiscal year and shall specify the name of every inmate in each state institution whose support is partly chargeable to some county, and the name of every inmate in each county institution whose support is wholly chargeable in the first instance to the state and partly chargeable over to some county; and shall further specify, with respect to each inmate, his legal settlement, the number of weeks for which support is charged, the amount due the county for any recovery of maintenance, and the amount due to the state from such county, itemized as to board, clothing, dental, burial, surgical and transfer. The president and secretary of the board shall certify said statement, file it with the secretary of state, and mail a duplicate to the clerk of each county charged; and thereupon the secretary of state shall charge to the several counties the amounts so due, which shall be certified, levied, collected and paid into the state treasury with the state tax as a special charge. Whenever any county under section 74.26 (1) shall on or before