

No. 159, S.]

[Published June 27, 1945.]

**CHAPTER 371.**

AN ACT to amend 40.47 (5) of the statutes, relating to non-resident high-school tuition.

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

40.47 (5) of the statutes (as amended by chapter 570, laws of 1943) is amended to read:

40.47 (5) (a) The tuition for any given year for nonresident pupils who have pursued high school work shall be determined as follows: From the sum total of money expended by the school district in operating and maintaining the high school, including an item for building and equipment costs equal to 2 per cent of the original expenditures by the districts for buildings and equipment thereof as certified by the state superintendent of public instruction, such charge not to apply for a greater period of time than 50 years in the case of a new building or for the unexpired portion of 50 years of life of an old building, excluding land costs, and not to exceed 30 cents per week per pupil, there shall be subtracted an amount equal to the sum of the state and federal aids, the cost of transportation and money expended for the payment of principal and interest of bonded indebtedness or other building loans, and the difference so determined shall be divided by the average daily attendance for the given year, but in no case shall the amount of the claim per week exceed the difference between the amount of state aid per week and \$3 per week, except that for the duration of the present war between the United States and her enemies and for one full school year thereafter the amount of the claim per week shall not exceed the difference between the amount of state aid per week and \$4 per week.

(b) Before \* \* \* August 15 in each year the school clerk shall file with the clerk of each municipality from which any tuition pupil was admitted, except pupils defined by section 40.21 (2) and (2a), the claim for which indigent pupils shall be filed as provided for under those subsections, a sworn statement of claim against the municipality setting forth the residence, name, age, date of entrance and the number of weeks' attendance, during the preceding school year, of each person admitted from such municipality, the average daily attendance of the high

school for the year, the statement of the cost of operation and maintenance of the high school as computed in accordance with the provisions of this section, the amount of tuition which the district is entitled to for each pupil, and the aggregate sum for tuition due the district from the municipality. This statement shall be rendered on a form prescribed by the state superintendent of public instruction.

(c) The school district clerk shall file certified copies of all tuition bills with the state superintendent of public instruction before \* \* \* August 15 of each year.

Approved June 26, 1945.

No. 393, A.]

[Published June 28, 1945.]

### CHAPTER 372.

AN ACT to amend 181.03 and 181.04 (1) of the statutes, relating to title to property after dissolution of a corporation. *The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. 181.03 of the statutes is amended to read:

181.03 Any corporation may dissolve by the adoption of a written resolution to that effect, at a meeting of its members called for that purpose, by a vote of two-thirds of the stock, entitled to vote, in the case of stock corporations, and of one-half the members in other corporations; but when a mode of dissolution shall have been provided in the articles of organization, it shall be conducted accordingly. No corporation owning or operating a public utility shall be dissolved, except upon consent of the public service commission to be issued only after hearing by the commission, on at least 30 days' notice given to each municipality in which such utility is operated, and an opportunity to be heard is furnished to all such municipalities and stockholders in such corporation. Duplicate copies of such resolution, with a certificate thereto affixed, signed by the president and secretary, or the corresponding officers, and sealed with the corporate seal, stating the fact and date of the adoption of such resolution; that such is a true copy of the original, the whole number of shares of stock, and of members of such corporation, and the number of members who, or of the shares of stock whose owners, voted for