

No. 612, A.]

[Published August 11, 1953.

### CHAPTER 579

AN ACT to amend 70.73 (2) of the statutes, relating to correction of tax roll after delivery.

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

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

70.73 (2) Whenever after delivery of the tax roll to the treasurer it shall be discovered that any city, town or village clerk in making out the tax roll has made a mistake therein in entering the description of any real or personal property, or the name of the owner or person to whom assessed, or in computing or carrying out the amount of the tax, *or where the tax is computed and carried out on a palpably erroneous entry on the assessment roll*, the clerk with the consent of the treasurer at any time before the treasurer is required to make his return of delinquent taxes, may correct the name of the taxpayer, the description of property or errors in computing or carrying out the tax to correspond to the entry which should have been made on the tax roll before delivery to the treasurer. If any such corrections shall produce a change in the total amount of

taxes entered in the tax roll, the clerk shall make corresponding corrections in the warrant annexed to such roll. The clerk shall enter a marginal note opposite each correction, stating when made, which shall be signed by the clerk and treasurer.

Approved July 14, 1953.

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