Underscored, stricken, and vetoed text may not be searchable. If you do not see text of the Act, SCROLL DOWN.

No. 648, A.]

[Published September 3, 1959.

CHAPTER 362

AN ACT to amend 62.09 (6) (d) and 174.07 (3) of the statutes, relating to dog license fees retained by the local treasurer.

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

SECTION 1. 62.09 (6) (d) of the statutes is amended to read:

62.09 (6) (d) No officer receiving a salary shall receive for services of any kind rendered the city any other compensation, except as provided in *** ss. 70.46 *** (3), 70.48 and 174.07 (3), but he may receive moneys from a pension fund, or for services rendered the school board of the city in any night school, social center, summer school or other extension activity. The council may assign various duties or offices to one individual and may fix compensation covering these consolidated functions but no member of the council shall be eligible for such a position.

SECTION 2. 174.07 (3) of the statutes is amended to read:

174.07 (3) Every town, village or city treasurer or other tax collecting officer shall at the time of issuing a license and before delivering the same make a complete duplicate thereof upon the stub portion of the license blank. Said officer shall annually at the time provided by law for returning to the county treasurer delinquent personal property taxes return to his county clerk all unused tags of the preceding license year, together with license books therefor and all duplicate licenses of the preceding year and the said county clerk shall carefully check said returned tags, duplicate licenses, and license blanks to ascertain whether all tags and license blanks which were furnished by the county clerk have been accounted for, and to enable the county clerk to do that he shall charge each town, village or city treasurer or other tax collecting officer with all tags and blank licenses furnished or delivered to him and credit him with those returned. In case of discrepancy, the county clerk shall notify the state department of agriculture thereof. The local treasurer shall retain 10 cents for each license issued by him as reimbursement for his service and shall not be required to pay this sum into the treasury as provided by s. 62.09(9) (d).

Approved August 28, 1959.