

Assembly Bill 919

Published
December 18, 1965.

CHAPTER 444

AN ACT to amend 66.021 (8) (a) of the statutes, relating to filing requirements of certified copies of certificate and plat of territory annexed to a city or village.

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

66.021 (8) (a) of the statutes is amended to read:

66.021 (8) (a) The clerk of a city or village which has annexed territory shall file immediately with the secretary of state 4 certified copies of a certificate and plat and *one copy to each company that provides any utility service in area annexed* plus one such copy with the register of deeds, signed by the clerk, describing the territory which was annexed. Failure to file shall not invalidate the annexation but the duty to file shall be a continuing one. The clerk shall certify annually to the secretary of state and to the register of deeds a legal description of the total boundaries of the municipality as those boundaries existed on December 1, unless there has been no change in the 12 months preceding.

Approved December 9, 1965.