

Section 8. Any city availing itself of the provisions of this act shall have the right to levy a tax upon all the taxable property thereof of not to exceed \* \* \* *sixty-three thousandths of a mill* per annum upon each dollar of the assessed value of the taxable property in said city, and the same shall be a \* \* \* tax for the exclusive benefit of \* \* \* *the auditorium fund*, and may issue and sell bonds for said purpose and provide for the payment of the same with interest by a \* \* \* tax levied as aforesaid.

SECTION 2. All acts or parts of acts contravening any of the provisions of this act are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 8, 1911.

No. 398, A.]

[Published May 9, 1911.]

## CHAPTER 100.

AN ACT to amend section 925q—163 of the statutes, relating to the organization and government of cities and of common councils.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 925q—163 of the statutes is amended to read: Section 925q—163. The common council of such cities of the first class shall have power to levy annually, for the general city fund, exclusive of the amount required for \* \* \* *all school purposes*, and for the payment of interest and principal on the funded debt of the city, and \* \* \* other funds authorized by *this section*, \* \* \* a sufficient sum upon the total assessed valuation of all property, real and personal, in said city subject to taxation; also a sufficient sum for contingent fund; also for a sewerage fund in each sewerage district, a sum not exceeding \* \* \* *nine-tenths of a mill* upon the dollar of the total assessed valuation of all property, real and personal, in such sewerage district subject to taxation; also for the \* \* \* *general sewerage fund* for said city, a sufficient sum upon the total assessed valuation of property, real and personal, in said city, subject to taxation; also for \* \* \* *other funds* herein provided for in lieu of ward funds hereby abolished, a further sufficient sum; provided, that all expenses, burdens and charges which are by law now chargeable to any ward fund shall be provided for and paid out of the general fund except in so far as the same may be payable out of any \* \* \* *other funds* herein provided for; *also for a park and boulevard fund*,

*a sum not exceeding fifty-one one hundredths (.51) of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; also for a civil service fund, a sum not exceeding seventeen-thousandths of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; also for the historical museum fund, a sum not exceeding twelve-hundredths of a mill upon the dollar, of the total assessed valuation of all property, real and personal, in said city, subject to taxation; also for a public museum fund, a sum not exceeding eight hundred fifty-seven ten thousandths of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city subject to taxation; also for a public library fund, a sum not exceeding two hundred sixty-four thousandths of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; also for an auditorium fund, not exceeding sixty-three thousandths of a mill, upon the dollar, of the total assessed valuation of all property, real and personal, in said city, subject to taxation; also for a street improvement fund, a sum not exceeding one mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; provided, that this fund shall be a separate and distinct fund and shall not be used or appropriated, directly or indirectly, for any other purpose than for street improvements; provided, that whenever the common council shall have determined to levy a tax in said city for a permanent street improvement fund for the ensuing fiscal year, it shall be unlawful for such common council to issue municipal bonds for said purpose in the same fiscal year; also for a docking and dredging fund, a sum not exceeding thirty-five hundredths of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; provided, that this fund shall be a separate and distinct fund, and shall not be used or appropriated, directly or indirectly, for any other purpose than for docking and dredging; provided, that whenever the common council shall have determined to levy a tax in said city for said docking and dredging fund for the ensuing fiscal year, it shall be unlawful for such common council to issue municipal bonds for said purpose in the same fiscal year; also for a trade school fund, a sum not exceeding three-tenths of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; and also for the support, maintenance and establishment of all the public schools, other than trade schools, in*

said city, for the next fiscal year, a further sum not exceeding \* \* \* *three* mills upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation; provided, further, that the aggregate amount of \* \* \* *all* taxes for all purposes levied by the common council and collected upon the city tax roll for municipal purposes under this section \* \* \* *exclusive of all taxes for public school purposes*, shall not, in the whole, for any one year, exceed \* \* \* *ten (10)* mills on the dollar of the total assessed valuation of *all* property, real and personal, in said city, subject to taxation; and also provided, that it shall not be lawful for the county board of supervisors in determining the amount to be raised by tax in the city for the support of common schools therein, for any one year, to fix an amount greater than the amount apportioned to said city, in the last apportionment of the income of the school fund of the state.

SECTION 2. All acts or parts of act contravening any of the provisions of this act are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 8, 1911.

No. 364, A.]

[Published May 9, 1911.

## CHAPTER 101.

AN ACT to amend section 926—28 of the statutes, providing for the establishment and maintenance of trade schools in the state of Wisconsin.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 926—28 of the statutes is amended to read: Section 926—28. Whenever any such school board shall have decided to establish a trade school or schools, or to take over one already established, under the provisions of this act, a tax, not exceeding \* \* \* *three-tenths of a mill upon the dollar* on the total assessed valuation of *all property, real and personal*, of such city, *subject to taxation*, shall be levied, upon the requisition of the school board, as other school taxes are levied in such city; the fund derived from such taxation shall be known as the trade school fund, shall be used in establishing and maintaining a trade school or trade schools in such city, shall not be diverted or used for any other purpose whatsoever, and may be disposed of and disbursed by the school board of such city in the same manner and pursuant to the same regulations