

No. 364, S.]

[Published June 7, 1913.

**CHAPTER 418.**

AN ACT to amend section 411—6 of the statutes, relating to certifying graduates of county training schools.

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

SECTION 1. Section 411—6 of the statutes is amended to read: Section 411—6. 1. Any person who shall complete in a satisfactory manner the course of study prescribed for any county training school, and who shall be of good moral character, shall receive a certificate signed by the principal of the school and by the members of the county training school board. Said certificate shall certify that the person named herein has satisfactorily completed the course of study prescribed for the county training school, and is of good moral character; it shall also contain a list of the standings secured by the person on the completion of each of the studies pursued in the school.

2. Such \* \* \* certificates shall qualify the holder to teach in any common school in the county under the jurisdiction of the county superintendent of schools in which the county training school is located for a term of three years from the date of its issuance; provided, that in case the holder of the certificate shall not have had at least one year of successful experience he shall not be qualified to act as principal of a second class state graded school, nor shall he be eligible to teach in any position for which a state certificate shall be required by law; provided, that in case the holder thereof has never taught, or cannot furnish satisfactory evidence of having successfully taught for at least one school year (seven months) in the public schools of this state, said certificate shall be of full force and effect for one year only from its date of issue.

3. When satisfactory evidence of successful teaching for at least one year (seven months) upon said training school certificate shall be furnished to the county or district superintendent, said superintendent shall remove the limitation, whereupon the training school certificate shall have \* \* \* full force and effect \* \* \* for two additional years.

4. Be it further provided that in case the holder of a county teacher's training school certificate shall have completed a four year high school course, and shall have taught successfully for at least seven school months, said certificate shall, when countersigned by the county or district superintendent, legally qualify the holder to teach, for a period of five years from the date when such certificate was granted, and shall also be a legal qualifica-

tion to teach in any department of any state graded school, the principalship of a state graded school of the first class excepted.

\* \* \* 5. Any school superintendent or officer authorized to grant certificates to teachers in Wisconsin schools is hereby authorized, in his discretion, to accept standings obtained by the completion of studies in any county training school in the state, when duly certified by the principal of said school, in lieu of actual examination by said superintendent or examiner at any time within three years from the date of the certificate of completion of the course, by the person desiring to have such standings accepted.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 5, 1913.

No. 434, S.]

[Published June 7, 1913.

## CHAPTER 419.

AN ACT to detach certain territory from the towns of Niagara and Amberg in Marinette county, and to create the town of Pembine; to provide for town meetings therein and for a final settlement between said towns.

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

SECTION 1. Sections thirteen to thirty-six, both inclusive, of township thirty-seven north of range twenty east; sections nineteen to thirty-six, both inclusive, of township thirty-seven north of range twenty-one east; and sections thirty and thirty-one of township thirty-seven north of range twenty-two east, being part of the present town of Niagara in Marinette county, and sections one to twelve, both inclusive, of township thirty-six north of range twenty east; sections one to twelve, both inclusive, of township thirty-six north of range twenty-one east, and sections five to eight, both inclusive, of township thirty-six north of range twenty-two east, being part of the present town of Amberg, in said county, are hereby set off and detached from said towns of Niagara and Amberg, and created and constituted a separate town to be known and designated as the town of Pembine.

SECTION 2. The first town meeting of said town of Pembine shall be held in the building commonly used as the jail in the unincorporated village of Pembine, in said town, on the first Tuesday of April, 1914, and at such meeting the qualified electors of said town shall, in the manner provided by law, elect