

county clerk to each member of the county board. Not less than six copies of such printed report, together with all statistics accompanying the same, shall be filed with the state tax commission.

(6) The county board, upon its own motion, may direct the assessor of incomes to make a reassessment of all the taxable property in any local assessment district for any year, and to report the same in the form of an assessment roll to the county board at its next annual session. In making such reassessment, the value of the property shall be fixed, as nearly as may be, as of the time the original assessment was made, and he shall have the powers and be governed by the rules provided by law for local assessors in the assessment of property for taxation. In case the aggregate valuation of taxable property as determined by such reassessment, shall be ten per cent or more in excess of the aggregate valuation thereof as fixed by the original assessment, the expense of making such reassessment, not exceeding five dollars per day for each day necessarily and actually spent in making the same, shall be charged to such local assessment district in the next apportionment thereto of county taxes.

(7) The state tax commission shall call a meeting of the assessors of incomes at the capitol at a specified time in the month of January in each year, for a conference on the subjects of taxation and the administration of the laws, and for the instruction of such officers in their duties. The actual and necessary expenses of each such officer in such attendance shall be audited and paid out of the state treasury in the same manner as other expenses of said assessors are audited and paid.

SECTION 4. This act takes effect when published.

Approved June 6, 1913.

No. 457, S.]

[Published June 9, 1913.

CHAPTER 444.

AN ACT to amend sections 1416—15 and 1416—17 of the statutes, relating to public health.

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

SECTION 1. Sections 1416—15 and 1416—17 of the statutes are amended to read: Section 1416—15. Whenever a health officer shall know, suspect, or be informed of the existence of any communicable disease, dangerous to the public health, it shall be the duty of such health officer, or deputy, to at once examine such case, or cases of alleged communicable disease, dangerous to the public health. * * * *The health officer*

having jurisdiction, upon being notified or having knowledge of the existence of any disease which has been designated by the state board of health in its rules and regulations to be quarantinable, shall immediately in person or by deputy quarantine the infected house, rooms or premises so as effectually to quarantine the case or cases and the family, if necessary, in such manner and for such time as the state board of health in its rules shall determine necessary to prevent transmission of the disease. Whenever a house, tenement room or other building is placed in quarantine, a placard shall be posted in a conspicuous position on such building, giving the name of the disease for which quarantine is established, or the word "quarantine" in letters not less than two inches long. Such placard shall contain the following quarantine notice: "All persons are forbidden to enter or leave these premises without a special written permit from the health officer having jurisdiction and all persons are forbidden to remove, obscure or mutilate this card or to interfere in any way with this quarantine without written orders from said health officer, under penalty of a fine or imprisonment as provided in section 4608 of the statutes." The local board of health shall employ as many persons as are necessary to execute its orders; properly guard any house or place containing any person or persons affected with a quarantinable disease, or who have been exposed thereto, if quarantine is violated or intent to violate quarantine is manifested. Such persons shall be sworn in as quarantine guards, shall have police powers, and may use all necessary means to enforce the state laws for the prevention and control of contagious or infectious diseases or the orders, rules and regulations of any board of health made in pursuance thereof.

Section 1416—17. The expenses for necessary nurses, medical attention, food and other articles needed for the comfort of the afflicted person, or persons, shall be a charge to the person so taken care of, or against any other person who may be liable for his support. Indigent cases shall be cared for at public expense upon the order of the local board of health. The expense of maintaining quarantine and disinfection of persons and premises after death or recovery, shall be paid by the city, incorporated village, or town, upon the order of the local board of health. When a person with a contagious disease, quarantined in any township, incorporated village or city, is a legal resident of another township, incorporated village or city of this state, the expense for necessary nurses, medical attention, food and other articles needed for the health and comfort of the afflicted person if such person is indigent shall be paid by the township, incorporated village or city where such person is a

legal resident or by the county where the county system for the care of the poor has been adopted; provided, that a sworn statement of such expense is sent to the proper town or county officers within thirty days after the quarantine in such case is removed. In all cases the disinfecting and cleansing, so as to effectually destroy the contagion, shall be done before quarantine is removed. The disinfecting and cleansing shall be carried out according to methods endorsed and recommended by the state board of health.

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

Approved June 6, 1913.

No. 463, S.]

[Published June 9, 1913.

CHAPTER 445.

AN ACT to create subdivision (i) of subsection 2 of section 1955o of the statutes, relating to rebating premiums for insurance.

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

SECTION 1. There is added to subsection 2 of section 1955o a new subdivision to read: (Section 1955o) 2. (i) The extension of credit to the insured upon a premium without interest for not exceeding sixty days from the time the insurance is written, or thereafter with interest at not less than the legal rate, as agreed upon in writing, shall not be a violation of this section.

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

Approved June 6, 1913.

No. 464, S.]

[Published June 9, 1913.

CHAPTER 446.

AN ACT to create section 172—118 of the statutes, making an appropriation to the Wisconsin State Fire Preventive Association.

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

SECTION 1. There is added to the statutes a new section to read: Section 172—118. There is annually appropriated on July 1, one thousand dollars, payable from any moneys in the