

as the park and boulevard fund, and shall not be used or appropriated directly or indirectly for any other purpose than for the improvement, maintenance and control of the public parks and boulevards of such city, and for the payment of the salaries of the employes and other proper expenses of such board of park commissioners; provided, that of the said tax levied and collected in any such city, \* \* \* *three-tenths* of a mill upon each dollar of the assessed value of its taxable property shall be used each year by its board of park commissioners solely for the purpose of filling in and improving and maintaining as a public park or boulevard any strip of submerged land granted or which may be granted to said city to be managed, controlled, improved and maintained by its board of park commissioners; and provided further, that of said tax levied and collected in any such city one-tenth of a mill upon each dollar of the assessed value of its taxable property shall be used each year by its board of park commissioners solely for the purpose of improving and maintaining any zoological garden which may be managed, controlled, improved and maintained by its board of park commissioners.

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

Approved June 2, 1921.

No. 323, S.]

[Published June 4, 1921.

### CHAPTER 309.

AN ACT to amend section 1 of chapter 254 of the laws of 1913, relating to a certain portion of submerged land, granted to the city of Milwaukee, for public park and boulevard purposes.

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

SECTION 1. Section 1 of chapter 254 of the laws of 1913 is amended to read: (Chapter 254, laws of 1913) Section 1. Section 4 of chapter 197 of the laws of 1893, as amended by chapter 200 of the laws of 1897, chapter 608 of the laws of 1907, and chapter 359 of the laws of 1909, and chapter 198 of the laws of 1911, is amended to read: Section 4. The board of park commissioners shall annually expend and use in the filling in and improving and maintaining of said strip of land hereby granted, extending from the \* \* \* *north line of section fifteen (15)*, town seven (7) north, range twenty-two (22) east, in the \* \* \*

*eighteenth* ward of said city of Milwaukee, to the south line of \* \* \* *Wisconsin* street extended in the third ward of said city, so as to make the same into a public park or boulevard, a sum not less than one-third of the amount authorized by law to be levied upon the taxable property of said city, set apart to be used for filling in and improving and maintaining submerged lands placed under the management and control of park commissioners; and the balance of said tax \* \* \* said board shall annually expend and use in filling in and improving and maintaining any other strip or strips of submerged or partly submerged land granted or which may hereafter be granted to such city, so as to make the same into a public park or boulevard.

The Chicago and Northwestern Railway Company, its successors and assigns, shall, as fast as the aforesaid strip of land shall be made into a public park or boulevard, remove or cover the breakwater erected or maintained by it along said park or boulevard, sod and keep sodded the land and embankment lying between its easterly right-of-way as described in the several conveyances thereof, and said easterly face of said railway breakwater along said strip, and shall otherwise embellish and improve the same in accordance with plans therefor to be prepared and submitted by said board of park commissioners.

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

Approved June 2, 1921.

No. 149, S.]

[Published June 4, 1921.

## CHAPTER 310.

AN ACT to amend section 1951 of the statutes, relating to the investments of life insurance companies.

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

SECTION 1. Section 1951 of the statutes is amended to read: Section 1951. 1. Every life insurance company organized under the laws of this state may invest its assets as follows:

(a) In the lawfully authorized bonds or other evidences of indebtedness of the United States or of any state of the United States, or of the District of Columbia, or of the Dominion of Canada, or of any province or city thereof.