

No. 763, A.]

[Published September 14, 1929.]

CHAPTER 493.

AN ACT to amend subsection (4) of section 40.34 of the statutes, relating to transportation, board and lodging of school children.

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

SECTION 1. Subsection (4) of section 40.34 is amended to read: (40.34) (4) If, in the judgment of the board, *and the parent or guardian*, it is to the * * * *advantage* of the district *and also to the advantage of the child* to provide board and lodging in lieu of transportation for all or part of the time for children of the district, residing more than four miles from the school, * * * *the board and parent or guardian* shall enter into a written contract under which such children shall be properly boarded and lodged not more than one mile from the school, and *the board* shall pay for such board and lodging from the general fund not to exceed two dollars per week. The district shall be reimbursed by the state at the rate of one dollar per week *of five days* for each child so boarded and lodged. *It shall also be the privilege of the parent or guardian to select the home in which the child be boarded and lodged. If the parent or guardian prefers to transport his child or children he shall be compensated and the district reimbursed as provided by subsection (1) of this section.*

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

Approved September 12, 1929.

No. 824, A.]

[Published September 14, 1929.]

CHAPTER 494.

AN ACT to repeal and recreate section 261.02, and to amend section 261.03 of the statutes, relating to place of trial of actions.

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

SECTION 1. Section 261.02 of the statutes is repealed.

SECTION 2. Section 261.03 of the statutes is amended to

read: 261.03 When the county designated in the summons or complaint in any action is not the proper place of trial thereof, *except as to the classes of actions named in the first subdivision of section 261.01*, the defendant may, within twenty days after the service of the complaint, serve upon the attorney for the plaintiff a demand in writing that the trial be had within the proper county, specifying it, unless there be more than one such county, and the reason therefor. Within five days after service of such demand the plaintiff's attorney may serve a written consent that the place of trial be changed, and specify to what county, having the option to name one of two or more in which it may be properly triable, and such consent shall change the place of trial accordingly. If the plaintiff's consent be not so served the defendant may, within twenty days after the service of his demand, move to change the place of trial, and shall have costs if his motion be granted. The right to obtain a change of the place of trial by proceeding as aforesaid shall not be affected by any other proceedings in the action.

SECTION 3. A new section is added to the statutes to be numbered and to read: 261.02 In every action whatever the county designated in the complaint shall be the place of trial thereof, unless the same be changed in the time and manner hereinafter provided, except that every action named in either of the classes in the first subdivision of section 261.01 shall be commenced only in the county in which the property or some part thereof is situated, and as to such actions, no other court shall have jurisdiction thereof unless commenced in a proper county.

SECTION 4. This act shall take effect upon passage and publication.

Approved September 12, 1929.