

No. 566, A.

Published
July 2, 1963.

CHAPTER 135

AN ACT to amend 40.99 (1) of the statutes, relating to the operation of public school summer sessions.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

40.99 (1) of the statutes is amended to read:

40.99 (1) Any board established under this chapter or ch. 38 may elect to operate summer classes or to permit pupils to attend such summer classes operated by another district on a tuition basis if the district of operation will accept them. The provisions of ss. 40.77 (1) (a) *relating to compulsory attendance* and 40.78 *relating to truancy* shall not apply to summer classes under this section. *Each board so electing to operate summer classes:*

(a) *Shall make rules governing attendance and cause them to be spread on the board minutes.*

(b) *May accord to children living in the district during such summer session the status of residents of such district for the purpose of attendance at summer classes, even though such children were not regular residents of the district during the preceding regular school session, but any such students who are not legal residents of the state shall not be counted in computing the state aids to which the district is entitled.*

(c) *May permit children from another district to attend such summer session upon payment of nonresident tuition.*

(d) *May not charge tuition for attendance at such summer classes of pupils resident in the district.*

Approved June 24, 1963.