

Assembly Bill 717

Published
September 23, 1965.

CHAPTER 267

AN ACT to amend 2.01 (5) and (58) of the statutes, relating to boundaries of Brown and Shawano counties at the village of Pulaski.

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

SECTION 1. 2.01 (5) and (58) of the statutes are amended to read:

2.01 (5) BROWN: Beginning at the southeast corner of township twenty-two, of range twenty-two east of the meridian aforesaid; and running thence north on the range line to the point where said range line intersects the east shore of Green Bay; thence northeasterly along the east

shore of said bay to a point where the township line between townships twenty-five and twenty-six intersects the shore of said bay; thence west on said township line to the southeast corner of fractional section thirty-one, in township twenty-six, of range nineteen east; thence north on the section line to the quarter-post between fractional section thirty-one and section thirty-two in township twenty-six, of range nineteen east; thence west on the quarter-section lines to the center-post of section thirty-six, in township twenty-six, of range eighteen east; thence south on the quarter-section lines to the ~~center-post~~ *northwest corner of the southwest one-sixteenth in the southeast one-quarter* of section one, in township twenty-five, of range eighteen east; thence east on the ~~quarter section line~~ *sixteenth-section lines* to the ~~quarter-post~~ *range line* between section one, in township twenty-five, of range eighteen east, and section six, in township twenty-five, of range nineteen east; thence south on the range line to the southwest corner of township twenty-five, of range nineteen east; thence east on the south line of said township to the northeast corner of section four, in township twenty-four, of range nineteen east; thence south on the section lines to the southeast corner of section thirty-three, in township twenty-one, of range nineteen east; thence east on the township line to the southwest corner of township twenty-one, of range twenty-two east; thence north on the range line to the northwest corner of said township twenty-one, of range twenty-two east; thence east on the township line to the place of beginning.

(58) SHAWANO: Beginning at the southeast corner of township 25, of range 18 east of said meridian; thence north on the range line to the ~~quarter-post~~ *between northeast corner of the southeast one-sixteenth in the southeast one-quarter* of section one, in township 25, of range 18 east, and section 6, in township 25, of range 19 east; thence west on the ~~quarter-section line~~ *sixteenth-section lines* to the ~~center-post~~ *northwest corner of the southwest one-sixteenth in the southeast one-quarter* of section one, in township 25, of range 18 east; thence north on the quarter-section lines to the center-post of section 36, in township 26, of range 18 east; thence east on the quarter-section line to the quarter-post between section 36, in township 26, of range 18 east, and fractional section 31, in township 26 of range 19 east; thence north on the range line to the township line between townships 27 and 28; thence west on said township line to the range line between ranges 14 and 15 east; thence north on said range line to the township line between townships 28 and 29; thence west on said township line to the range line between ranges 12 and 13 east; thence north on the range line to the township line between townships 29 and 30; thence west on said township line to the range line between ranges 10 and 11 east; thence south on said range line to the township line between townships 25 and 26; thence east on said township line to the range line between ranges 15 and 16 east; thence south on said range line to the township line between townships 24 and 25; thence east on said township line to the place of beginning.

SECTION 2. The territory detached by this act from Shawano county and attached to Brown county shall not be liable for any portion of the indebtedness of Shawano county, and said territory shall not be entitled to share in, participate or receive or be entitled to any part of the county property or funds of Shawano county.

SECTION 3. The board of supervisors of the county of Brown shall procure or cause to be procured at the expense of said county, duly certified transcripts of such records as may relate in any manner to or affect real estate or any other property or business or proceeding pertaining to the territory by this act detached from the county of Shawano and at-

tached to the county of Brown. The amount to be paid for such duly certified transcript shall not exceed the amount per folio as allowed by law for similar work, and for each certificate the sum of 15 cents and no more shall be allowed; such duly certified transcripts shall be admissible as evidence in all courts of this state and shall be prima facie evidence of the matters therein contained. All other expense in connection with the carrying out of this act shall be met by Brown county.

SECTION 4. All lands and real estate being a part of the territory so detached by this act from Shawano county and attached to Brown county heretofore sold for taxes, or which may be sold for taxes shall be subject to redemption, and those remaining unredeemed may be advertised and conveyed by Brown county, and the deeds issued upon such lands by Brown county by or through its officers shall be as effectual as other tax deeds, and the county clerk of Brown county shall execute and deliver to the persons entitled thereto under the laws of this state tax deeds upon all lands, unredeemed from any tax sale prior to January 1, 1966, made by the county of Shawano and embraced within the territorial limits of the territory so attached by this act to Brown county by which tax sale certificates have been heretofore issued by Shawano county, or which may be hereafter issued on sales of land returned delinquent and sold prior to the effective date of this act. The county clerk of Brown county shall vary the phraseology of such tax deeds from the form prescribed by the laws of this state so as to make the recital of the said tax deeds conform to the facts in regard to the sale of lands and the issuing of certificates of sale therefor, and in all matters of recital and description necessary vary and change the same so as to conform to the facts in each case. No tax deed issued by the county clerk of Brown county under this act shall be adjudged void because of its form. If such deed is in the form provided by law and modified as authorized by this act, and all such deeds shall be as valid and effectual to pass the title of lands described therein to the grantee named in such tax deeds as if said lands had remained in and such tax deeds had been executed by the county clerk of Shawano county in which such lands were situated at the time of the tax sale thereof.

Approved September 8, 1965.
