

CHAPTER 43.

LIBRARIES, MUSEUMS, CIVIC AND COMMUNITY CENTRES, AND SPECIAL USES OF MUNICIPAL BUILDINGS.

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43.01 State library; trustees. The justices of the supreme court and the attorney general or his representative shall be ex officio trustees of the state library, and shall have full power to make and enforce, by suitable penalties, such rules and regulations for the custody, superintendence, care and preservation of the books and other property contained in said library, and for the arrangement thereof as to said trustees shall seem necessary and proper.

43.015 Differences with publishers of Wisconsin reports. The trustees of the state library may compromise the differences between the state and the publishers of the Wisconsin reports of the decisions of the supreme court as to the rights and duties of such publishers after the limitations for publishing such reports under their contracts have expired and may acquire for the state any stereotyped plates from which such reports are printed as they may deem advisable to acquire and may authorize the disposition or sale of same.

43.02 State law librarian, assistant and clerical force. The board of trustees shall appoint a librarian, who shall serve under such conditions as shall be fixed by said board. He shall execute and file an official bond with good and sufficient surety in the sum of \$10,000 to be approved by the trustees. Said board may also engage an assistant librarian and such clerical and expert assistance as shall be requisite in the proper care and maintenance of the library. The president of the board shall certify its appointments hereunder to the department of administration, with amount of salary and the date of the commencement of the service of each appointee, and shall also notify it of the termination of such service. The pay of the librarian and other employes of the library shall be fixed by said board. The librarian shall be paid his actual and necessary travel expenses in attending the annual conference of the American Association of Law Libraries.

43.03 Rules and regulations. It shall be the duty of said trustees to provide by rules and regulations:

(1) That said library shall be kept open every day during the sessions of the supreme court and of the legislature, and on such other days and during such hours as they may direct, except Sundays.

(2) That books may be borrowed therefrom, under proper restrictions, by any state officer or member or officer of the legislature during the session thereof, or by any judge of the United States, upon written request, when holding court at Madison; but that no member of the legislature or officer thereof shall take more than five books at one time

nor retain the same for more than five days, and that no book shall be taken out of the city of Madison.

(3) That attorneys and others shall be permitted to use, under proper restrictions, any books within said library.

(4) Such fines, penalties and forfeitures for any violation of the rules and regulations established by them for the management of said library and for the care and preservation of the books therein as to them shall seem necessary, and all such fines, penalties and forfeitures shall be sued for and collected before any court having jurisdiction of such action.

43.04 Catalogue. The trustees may, whenever they deem it necessary, direct the catalogue of said library or any part thereof to be printed.

43.05 Duty of librarian. It shall be the duty of the librarian:

(1) To give his personal attention at the library during the hours it shall be directed to be kept open.

(2) To keep an account of all books or pamphlets added to the library by purchase or otherwise, and of all lost, destroyed, worn out or sold during his term, specifying dates, cost and values, and other material facts.

(3) To keep a full and accurate catalogue of the library, noting all changes at the time when made; and whenever directed by the trustees, to cause the same to be properly printed.

(4) To keep a true account of every book or pamphlet taken from the library, charging the same to the proper officer, with proper date and name of the person to whom delivered.

(5) To report to the presiding officer of each house, five days before the adjournment of each session of the legislature, the number of books taken out of the library by the members of each house and not returned, giving titles of books, dates of taking, and names of members to whom charged. All such books shall be immediately returned.

(6) To sue for every fine, penalty or forfeiture incurred by violation of the rules and regulations prescribed by the trustees.

(7) To forward to the library of congress one copy of the supreme court reports and 2 copies of the legislative journals, laws and public documents published by authority of the state, and one copy of each of such publications and of the Blue Book to the several states and territories which practice like comity with this state, as soon as the same are received from the department of administration. He may also effect exchanges of the statutes, laws and documents of this state with the libraries of foreign governments. His account for the expenses of transporting books sent or received by exchange or purchase, to be fixed by the department of administration, shall be paid out of the state treasury, and charged to the proper appropriation for the law library.

(8) To perform all other duties prescribed by the trustees or by their rules and regulations or imposed by law.

(9) Said librarian shall also cause to be installed and maintained in said library, in the most scientific and improved manner, a card index and catalogue of the books and material therein contained. The assistants necessary to carry out the purpose of this section shall be appointed in the manner provided by section 43.02. Said librarian may attend the annual conferences of the American Association of Law Libraries for the purpose of studying modern methods of law library administration.

(10) Subject to the approval of the trustees the librarian may sell or exchange duplicate books and pamphlets contained in the library.

43.06 Books to be delivered to. The acts of congress received from the general government shall be deposited in the state library and be distributed as the trustees shall direct. Every constitutional officer of the state who shall receive any volume of the laws, journals, reports or other documents of any other state or territory or of the United States, or any of the officers thereof, for the use of this state, shall promptly notify the state librarian as to the receipt thereof and shall deliver the same as the state librarian may direct.

43.09 Library development; purpose. There shall be a program administered within the department of public instruction through an administrative division for the extension and improvement of library services throughout the state in order to bring within the reach of all the people of the state increased opportunities for reading, study and free inquiry. Such a program of library services shall have these objectives:

(1) To promote the organization and improvement of public and school library services with respect to their distinctive objectives and scope.

(2) To encourage local governments and public library boards to make the most efficient use of their library resources by co-operating with other local governments to provide more comprehensive library systems in a manner that is in harmony with the geographic, economic, population and other factors influencing the needs and development of local communities.

(3) To plan and co-ordinate on a state-wide basis public library services and school library services.

(4) To promote the development of public library services to serve the needs of all citizens and the development of school library services to provide resources needed for teaching and learning in the schools.

(5) To encourage the co-ordination of public and school library services with other library programs of educational agencies.

History: 1965 c. 150.

43.10 Library development; superintendent of public instruction. (1) The superintendent of public instruction shall:

(a) Appoint under the classified service a professionally trained and suitably qualified library administrator as assistant superintendent who shall serve as director of a division for library services under his supervision.

(b) Submit a report to the governor, during the last half of each even-numbered year, regarding the efforts to extend and improve library services throughout the state and the activities and recommendations of the advisory council on library development established under s. 43.11.

(c) Make necessary rules, consistent with law, for the administration of the division.

(d) Accept on behalf of the state grants from the federal government or any agency thereof or gifts or grants from any other source to be used for the purpose designated.

(2) The assistant superintendent for library services shall administer the following services:

(a) Maintain a library to serve individuals and to supplement the collections of public libraries, regional library systems and regional resource centers with specialized information and library resources not appropriately held locally, so that people of the state shall have access to the full range of reference and educational materials, and provide library lending services to state government.

(b) Co-ordinate state-wide library planning and related research and conduct in-service training and programs of recruiting of librarians for public libraries, school libraries and regional systems of libraries; facilitate interlibrary loans among public libraries, regional libraries, regional resource centers and, as far as is practical and desirable, state libraries; and provide a means for co-operation among all libraries in the state.

(c) Provide professional and technical advisory and informational services to public and school libraries, regional library systems and regional resource centers and to their governing bodies and extend consulting services to state agencies and officers for the purpose of improving specialized libraries and to communities desiring to establish libraries.

(d) Certify public librarians under s. 43.12.

(e) Collect library statistics and make studies and surveys of library needs throughout the state and publish the findings.

History: 1965 c. 18 s. 9; 1965 c. 150, 163, 433.

43.11 Advisory council on library development. (1) For the purposes of co-ordinating library services and increasing public understanding of, and formulating plans for, extending library services, the governor shall appoint 7 persons for terms of 3 years each, who, with the president of the university of Wisconsin, director of the state colleges board of regents, director of the board of vocational and adult education and the director of the state historical society, or their designated representatives, shall constitute the advisory council on library development. The representatives of state agencies shall be ex officio members. Three of the persons appointed by the governor shall be professional librarians and 4 shall be laymen who have demonstrated an interest in library development, at least one of whom shall be a public library board member. The council shall elect a chairman from its members for a term of one year and shall meet at least 3 times a year at the call of the superintendent or its chairman. The members shall not be compensated for their services but those appointed by the governor shall receive actual and necessary travel expenses incurred in the performance of their duties.

(2) The council shall advise the governor and superintendent of public instruction with regard to:

(a) The general policies and activities of the state's program for library development.

(b) The means of co-ordinating on a state-wide basis the public library services and school library services and, as far as practical and desirable, the co-ordination of these services with state libraries.

(3) The director of the division for library services shall provide staff services to the council.

History: 1965 c. 150.

43.12 Public library certifications. (1) The assistant superintendent for library services, hereinafter referred to as "director", shall issue certificates to librarians and fix and publish necessary standards for public librarians and public libraries in accordance with s. 43.10 (1). The qualifications for public librarians shall be based on education, professional training, and experience. Standards for public libraries shall be based on the population served, adequacy of the building and physical facilities, the quality and number of personnel, book resources and other library materials, financial support, and upon such other standards as are found necessary to insure adequate library service. Certificates already granted shall remain in full force and effect.

(2) After January 1, 1923, the board of directors or other governing body of any public library, except in a city of the first class, supported in whole or in part by public funds, shall not employ to fill a vacancy or in any new position created, any librarian or full-time assistant who does not hold a library certificate provided for in sub. (4). But any person employed as librarian or full-time assistant in a public library on January 1, 1923, may continue in such position without a library certificate.

(3) Application for library certificates under this section shall be made in writing to the director and with each application shall be paid a fee of \$1.

(4) The following minimum standards are established:

(a) Grade 1: Requiring a degree from a college or university approved by an accrediting association of more than statewide standing, including or in addition to one year of training in a library school accredited by the American library association and not less than 4 years of successful experience in a library of recognized standing.

(b) Grade 2: Requiring a degree from a college or university approved by an accrediting association of more than statewide standing and a 6 weeks' public library course or a degree including the equivalent of such a course and not less than 2 years of successful experience in a library of recognized standing.

(c) Grade 3: Requiring high school graduation, a 6 weeks' course in an accredited library school, and one year's successful library experience.

(d) Grade 4: Requiring high school graduation, and including such additional requirements as shall satisfy the commission that the applicant is able to do successful library work in the position to which such library certificate makes such applicant eligible.

(5) Whenever any applicant for a library certificate does not have the academic and library school training prescribed in sub. (4), the director may issue to said applicant a certificate of any grade if he satisfies himself by examination or otherwise that the applicant has attainments substantially the equivalent of such prescribed education and training and that all other conditions are met.

(7) The director may issue to any person who has the required academic and library training qualifications but lacks the required library experience, a license to engage in certain library work for not to exceed one year. If at the end of the year for which such license is issued, the director is satisfied that said person has done successful library work during said year, he may renew such license from year to year for such additional time as is required to qualify for the library certificate desired.

(8) After January 1, 1923, the board of directors or other governing body of any public library in a city of 8,000 population or over, except in a city of the first class, shall not employ to fill a vacancy or in a new position created as librarian in charge of such library any person who does not hold a first grade certificate; and when such public library is located in a city of not less than 4,000 and not more than 8,000 population, the board of directors or other governing body shall not employ as such librarian to fill a vacancy or in a new position any person who does not hold at least a second grade certificate. When such public library is located in a city of not less than 2,000 and not more than 4,000 population, the board of directors or other governing body shall not employ as such librarian to fill a vacancy or in a new position any person who does not hold at least a third grade certificate.

(9) If the director is of the opinion that the board of directors or other governing body of any library in a city of 2,000 population or over is unable to secure to be in charge of such library a librarian who holds the requisite certificate, the director may grant to such library board a permit to employ a person without the required certificate

for a period of not to exceed 6 months and such permit, in case of emergency, may be once renewed for a period of 6 months.

(10) The provisions of subs. (2) and (8) of this section do not apply to any public library maintained wholly or in part at state expense.

History: 1965 c. 18 s. 9; 1965 c. 150 ss. 10, 23.

43.13 General supervision. (1) The director may advise any municipal library board or the governing body of any regional system of libraries, so far as practicable in the conduct of its work.

(2) Within 30 days after the conclusion of the fiscal year of the municipality the said library board shall make an annual report for the year. Such report shall be submitted to the Wisconsin director and shall state the condition of their trust, the various sums of money received from the library fund and all other sources, and how much money has been expended, the number of books and periodicals on hand, the number added during the year, the number lost or missing, the number of books loaned out, and the general character of such books, with such other statistics, information and suggestions as they may deem of general interest. The said board shall also include in the said annual report the names of the directors whose terms expire at the time the report is made.

(3) Within 30 days after the conclusion of the fiscal year of the county, town, city or village in which such library is located, the library board shall make a report stating the condition of their trust, the various sums of money received for the use of such library during the year, specifying separately the amounts received from appropriations, from the income of trust funds, from rentals and other revenues of the library, and from other sources. They shall also set out separately the condition of the permanent trust funds in their control. The said report shall state in detail the disbursements on account of such library and shall contain an estimate of the needs of the library for the next succeeding fiscal year.

History: 1965 c. 18 s. 10; 1965 c. 150 ss. 14, 23.

43.14 Depositories of public documents. The director of the library commission shall ascertain which public libraries in this state, including the libraries of public or private colleges, can suitably care for and advantageously use copies of the public documents printed at the expense of this state including printing under ss. 35.28 and 35.29. The director shall designate such libraries as depositories of state documents. The secretary shall furnish lists of such depositories to the department of administration, to govern the distribution under s. 35.85 (2) (b). Such lists shall show, for each depository library, the number of copies of each printed state document it is to receive.

History: 1965 c. 18, 150, 455.

Note: Section 43.14 is printed as amended by chapter 455, laws of 1965. An earlier amendment by chapter 150, laws of 1965, is not mentioned in chapter 455. See section 6 of the Preface as to the printing rule in such case.

43.17 School libraries; book list. The state superintendent shall aid in promoting the establishment, maintenance and control of school libraries, and prescribe regulations for their management. He shall advise in the selection of books for such libraries and, as often as he deems necessary, prepare a list of books and other instructional materials suitable therefor, and furnish copies of said list to each school concerned.

History: 1961 c. 213; 1965 c. 18 ss. 10, 11; 1965 c. 19, 150, 139.

43.19 Control and distribution of the common school fund income. (1) Between October 1 and 15 of each year each school district administrator or city superintendent of schools shall certify to the state superintendent on blanks provided by the state superintendent, a report of the total number of children between the ages of 4 and 20 years residing in each school district within his jurisdiction on the preceding May 30 or June 30, as the case may be. Such census report shall list only those districts which, in the judgment of the superintendent, will maintain school at least 3 months during the school year in which the report is filed with the state superintendent.

(2) Annually, within 30 days after December 10, the state superintendent shall ascertain the aggregate amount of all moneys in the common school fund income received prior to December 1 in the same year and shall apportion such amount to the school districts in proportion to the number of children resident therein between the ages of 4 and 20 years, as shown by the census reports made pursuant to this section to the state superintendent for the year preceding, ending June 30 or May 30, as the case may be. He shall also ascertain the unexpended balances credited to counties from previous year's receipts and shall add such amounts to the current year's receipts credited to the various counties before making the apportionment provided for by this section.

(3) Immediately upon making such apportionment, the state superintendent shall

certify to the department of administration the amount that each school district is entitled to receive in cash on the basis of the census report made by the clerk of such school district. Within 15 days after receiving such certification the department of administration shall issue its warrants upon which the state treasurer shall pay the amount apportioned forthwith to the proper school district or municipal treasurer as provided by law. All moneys apportioned from the common school fund received by any school district shall be expended for the purchase of library books in accordance with regulations prescribed pursuant to s. 43.17. Appropriate records of such purchases shall be kept and necessary reports thereon shall be made to the state superintendent.

(5) The state superintendent shall at the same time certify to the department of administration and to the state treasurer the amount that each district or city is entitled to receive on the basis of the census report made pursuant to this section for the school districts under his jurisdiction and shall forward a copy of such certification to the respective school district administrator.

History: 1963 c. 565; 1965 c. 189.

43.22 Librarians' pensions. (1m) Work as a librarian employed by any school board in a library in any school under its jurisdiction, by a person whose qualifications as a librarian are at least equal to the minimum librarian qualifications prescribed by the state superintendent of public instruction, shall be deemed teaching as such term is defined in s. 42.20. In cities of the first class any school librarian employed by any school board therein on July 4, 1937, in any such city and whose qualifications as a librarian at said time are at least equal to the minimum librarian qualifications prescribed by the state superintendent and who, prior to employment as such school librarian by said school board in any such city, shall have had not less than one year of experience in teaching in public schools, or in a responsible library position above the rank of page, shall be entitled to the status, rights and privileges of a regular teacher as defined in s. 38.24 (19) from and after the beginning of such employment as such school librarian.

History: 1965 c. 19, 189.

43.23 Library exchanges. (1) School library books belonging to one school district may be loaned by the school board of the district to the school board of another school district for use in the school library of that district, in consideration of school library books similarly loaned in exchange therefor. A school district receiving books from another district under this section shall be responsible for all losses sustained on account of books lost or damaged beyond ordinary wear and tear; and all books loaned or exchanged shall be returned to the school library of the district from which they have been loaned not later than 2 weeks before the close of the annual school term of said district.

(2) The library board of any free public library and the school board or the board of education of any school district, village or city in which a free public library is provided for and maintained, may make such exchanges and loans of books as said officers shall agree upon for the purpose of increasing the efficiency of both libraries and insuring the best service to the schools and all citizens.

(3) The superintendent of agricultural institutes shall send to each town and village clerk in the state a sufficient number of bound copies of the bulletins of such institutes to enable him to supply each school district in his town with one copy of each edition thereof. The clerk shall distribute said bulletins to the school libraries in his town or village, from which they may be loaned in like manner and under the same regulations prescribed for the loaning of books therein.

History: 1965 c. 19.

43.24 Rebinding school library books. (2) The state superintendent shall, during the month of January each year make an approved list of firms engaged in bookbinding to which school library books may be sent for rebinding under the provisions of this section, taking into consideration the convenience of location of such firms, the character of their work, their financial responsibility and any other matter or matters having a bearing on the satisfactory rebinding of school library books, the cost of rebinding, and the facilities and cost of transportation to and from the bindery.

(3) Before any bookbinding firm is placed on said approved list, an agreement shall have been entered into between such firm and the state superintendent as to prices to be charged for the rebinding of books as provided in this section, and such other matters as said committee may deem essential to carrying out the intent thereof. Each such agreement shall contain a clause authorizing said committee to drop the firm from such approved list in case the terms of the agreement are not complied with by the firm in question.

(4) During the last month of the annual school term in every school district coming

under the school library law, the teacher, principal or superintendent shall set aside those books in the school libraries, which are in need of rebinding, and supply to the district clerk a list in duplicate of the titles of the books thus set aside, also a list of the approved bookbinding firms, together with such other readily obtainable information regarding the books set aside as may be called for by the state superintendent on blanks supplied for the purpose. Only those school library books shall be set aside for rebinding whose original costs, value as school library books, sanitary condition, and condition as to wear and tear and cleanliness are such as, in the judgment of the teacher, principal or superintendent, to justify rebinding.

(5) It shall be unlawful for the district clerk to make out an order for the payment of the last month's salary of the teacher, principal or superintendent, as the case may be, before the books for rebinding, if there be any such books, shall have been set aside and a list thereof received by him, as provided in subsection (4). If there are no such books a written statement to that effect signed by the teacher, principal or superintendent shall be substituted for said list of books.

(6) At the first regular or special meeting of the school board after the clerk has received the said list of books he shall present it to the board for its consideration and the board shall forthwith take formal action on the question of having the books rebound under the provisions of this section. The school board shall take such action not later than one month after the district clerk has received said list. If necessary, a special meeting shall be called for the purpose by the district clerk.

(7) Payment for the rebinding under the provisions of this section shall be made from any funds in the treasury of the school district not otherwise appropriated. The first year any school district takes advantage of this section the amount expended for this purpose shall not exceed an amount equal to twenty cents for each person of school age in the district; thereafter such amount shall not exceed ten cents per annum for each person of school age in any one school district.

(8) Lists of approved bookbinding firms as provided for in this section shall be distributed to teachers, principals, and superintendents between the first day of March and the first day of May each year, in such manner as other publications are distributed from the office of the state superintendent.

History: 1965 c. 433.

43.25 Municipal libraries. (1) Every city of the second, third or fourth class and every village, town or county may establish, equip and maintain a public library or reading room, or maintain and support any public library or reading room already established therein, and may annually levy a tax or appropriate money to provide a library fund, to be used exclusively to maintain such library or reading room; and may enact and enforce police regulations to govern the use, management and preservation thereof.

(2) Every such library or reading room shall be forever free for the use of the inhabitants of the municipality by which it is established, supported or maintained, subject to such reasonable regulations as the library shall prescribe in order to render its use most beneficial to the greatest number, and said board may exclude from the use of said library or reading room any and all persons who shall wilfully violate such regulations.

(3) In its discretion the county board of the county expending money for public library service to its inhabitants may provide in the following manner for the raising and collecting of the money necessary to reimburse the county for the amount so expended. The county clerk of any such county shall make a report to the county board at each annual November meeting, covering the year ending October first preceding, showing in detail the amount and proportion of the money expended by the county for such library service in each town, village, and city. The county board shall thereupon determine the proportionate amount to be raised and paid by each such town, village, and city to reimburse the county for the money so advanced, and thereupon within ten days after such determination the county clerk shall certify to the clerk of and charge to each town, village, and city the amount so advanced. Each such town, city, and village shall levy a tax sufficient to reimburse the county for such advances which shall be collected as other taxes and paid into the county treasury.

(4) Any city, town or village in any county levying a tax for a county library under the provisions of subsection (1) of this section, shall upon written application to the county board of such county be exempted from such tax levy, provided the city, town or village making such application expends for a library fund during the year for which such tax levy is made a sum at least equal to the sum which it would have to pay toward such county levy.

(5) The provisions of sections 43.35 to 43.42 so far as they relate to museums are extended to cities of the second, third and fourth class.

43.255 County library committee. (1) **CREATION.** In any county not having a county library board, the county board of supervisors may create a county library committee.

(2) **SELECTION.** The county library committee shall be composed of 7 or 9 members appointed by the chairman of the county board with the approval of the board. Not more than one member shall be a member of the county board. The resolution creating the county library committee shall provide for staggered terms of 1, 2 and 3 years for the original appointments, and thereafter all shall be appointed for 3-year terms, effective July 1 of the year in which appointed. Vacancies shall be filled as were the original appointments for the unexpired term.

(3) **MEETINGS.** The committee shall meet at least once every 3 months and oftener at the call of the chairman.

(4) **OFFICERS.** The committee shall annually select a chairman and secretary from its membership.

(5) **COMPENSATION.** No compensation shall be paid to the members of any county library committee for their services as such but they may be reimbursed for their actual and necessary expenses incurred in performing duties if so authorized by the county board.

(6) **DUTIES.** The county library committee shall survey and study the library needs of the county and develop and report to the county board plans and proposals for improving library service within the county. It may promote co-operation between existing library units within the county and aid such units in working out contractual arrangements under existing law for the improvement and extension of library service. It may co-operate with similar committees or other proper authorities of adjoining counties in developing plans for the establishment of multi-county units of library service. The committee may utilize the consultant services of the division for library services of the department of public instruction.

(7) **REPORTING.** The county library committee shall make annual progress reports to the library services division.

(8) **DISSOLUTION.** When a county-wide library service is established under a county library board in any county, the committee shall be abolished.

History: 1965 c. 18 s. 10; 1965 c. 150.

43.26 Library board, constitution. (1) Each such library shall be administered by a library board composed in each city of the second or third class of 8 appointive members, in each city of the fourth class of 6 appointive members, and in each village, town or county of 4 appointive members, who shall be citizens of the municipality except that not more than 2 appointive members thereof may be citizens of towns adjacent to such municipality, of either sex, appointed by the mayor, village president, or town or county chairman, respectively, with the approval of the municipal governing body. Upon their first appointment such members shall be divided as nearly as may be, into 3 equal classes to serve for 1, 2 and 3 years, respectively, from July 1 in the year of their appointment in the case of towns, cities and villages and from January 1 following their appointment in the case of counties, and thereafter each regular appointment shall be for a term of 3 years. The appointing authority shall also appoint, as an additional member, one school administrator, or his representative, to represent the public school district or districts in which the public library is located. Not more than one member of the council or county, village or town board shall at any one time be a member of the library board. No compensation shall be paid to the members of any municipal library board for their services as such but they may be reimbursed for their actual and necessary expenses incurred in performing duties outside the municipality if so authorized by the board.

(2) In any city of the second or third class the common council may, by a two-thirds vote, provide for the reduction of the number of appointive members of the library board to six; and thereupon, whenever a term expires or a vacancy occurs, no appointment shall be made until the number of such members has been so reduced, whereupon the remaining members shall be by lot divided by the common council into three equal classes, to serve for one, two and three years, respectively, from the date of such completed reduction, and thereafter each regular appointment shall be for a term of three years, from the succeeding first day of July.

(3) A majority of the board is a quorum; but any such board may, by regulation, provide that three or more members thereof shall constitute a quorum.

(4) Joint library boards may be created by any 2 or more towns, cities, villages or

counties by appropriate agreement of their governing bodies and when created such a joint library board shall have all of the powers provided by s. 43.27 or other statutes relating to library boards. Without limitation because of enumeration said agreements relating to the creation of joint library boards may cover subjects such as membership and length of terms of office of board members and all other appropriate matters pertaining to the creation and operation of such a joint board.

History: 1963 c. 128.

43.27 Library board, organization and functions; librarians and assistants. (1) As soon as practicable after the first appointments, at a date and place fixed by the appointing officer, and annually thereafter within thirty days after the time designated in section 43.26 for the beginning of terms, the members of the library board shall organize by the election, from among their number, of a president and such other officers as they deem necessary.

(2) The library board shall have exclusive control of the expenditure of all moneys collected, donated or appropriated for the library fund, and of the purchase of a site and the erection of the library building whenever authorized; and exclusive charge, control and custody of all lands, buildings, money or other property devised, bequeathed, given or granted to, or otherwise acquired or leased by the municipality for library purposes. The library board shall audit and approve all vouchers for the expenditures of such library and forward such vouchers or schedules covering the same, setting forth the names of claimants, the amounts of each claim and the purpose for which expended, to the municipal clerk with a statement thereon, signed by the secretary, that the expenditure has been incurred and that the library board has audited and approved the bill. The municipal clerk shall thereupon draw his order upon the treasurer, and the same shall be paid as other municipal orders are paid in the manner provided by section 66.042.

(3) Any person having any claim or demand against the municipality growing out of any act or omission of the library board shall file with said board a written statement thereof, and if such claim or demand or any part thereof be disallowed the claimant may bring an action against the municipality in the manner that an action may be brought after the disallowance of a claim by the common council of a city under the general charter.

(4) The board may appoint a librarian and such other assistants and employes as they deem necessary, and prescribe their duties and compensation. The librarian in charge of a library established by a county shall hold a 1st grade certificate as provided in s. 43.12.

(5) The board may employ competent persons to deliver lectures upon scientific, literary, historical or educational subjects; and may co-operate with the university of Wisconsin, the state historical society, the superintendent of public instruction, or boards of education to secure such lectures or by other means to foster and encourage the wider use of books and literature upon scientific, historical, economic, literary, educational and other useful subjects.

History: 1965 c. 18 s. 10; 1965 c. 150 ss. 13, 22.

43.28 Acquisition of library property. (1) Any such municipality may purchase or acquire a site or sites, erect a building or buildings, and equip the same, for such library or any library already established; or may adopt, take over and acquire any library already established, by consent of the authorities controlling the same.

(2) All persons desirous of making donations of money, personal property or real estate for the benefit of a public library shall have the right to vest the title thereto in the library board, to be held and controlled by such board, when accepted, according to the terms of the deed of gift, devise or bequest, and as to such property the said board shall be held and considered to be special trustees.

(3) In all cases where any gift, bequest, devise or endowment shall have been or shall be made to any public library, the library board of such library may pay or transfer such gift, bequest or endowment, or the proceeds thereof, to the treasurer of the county, city, village or town in which such library is situated, or may in the same manner pay or transfer such gift, bequest or endowment to any member of such board to be selected by them and thereafter to be known as financial secretary. Such financial secretary shall hold his office only during his membership of such library board, and shall be elected annually at the same time and in the same manner as the other officers of the library board. In all cases of any such treasurer or financial secretary holding any moneys or property whatever belonging to such library, such library board shall require a bond from such treasurer or financial secretary to the library board in such sum not less than double the amount of such money or property so held by him, and with such sureties, as the said library board shall require and approve. Such bond shall be

conditioned in substantially the same form as the ordinary bond required from the treasurer of such county, city, village, or town, with the necessary verbal changes to make the same applicable to the moneys and property so held by him. Such treasurer or financial secretary shall make an annual report to the library board showing in detail the amount, investment, income and disbursements from the trust funds in his charge. Such report shall also be appended to the annual report which said library board is required to make to the common council and to the superintendent of public instruction. Such treasurer or financial secretary shall also send a copy of each annual report to the state commissioner of banks.

(4) Any county may receive by devise, bequest or gifts of lands, buildings, money, books or other property for the purpose of establishing a public library for the county and may enter into an agreement to maintain a public library in consideration thereof, and shall be bound to faithfully perform such agreement. In such case the library board have full power to properly administer the same.

(5) If a gift be offered to any county, city, village or town for a public library or a library building in consideration thereof such municipality may obligate itself, by an ordinance adopted by a two-thirds vote, to levy and collect an annual tax for the support and maintenance of such library or building of not to exceed fifteen per cent of such gift, and if such gift be accepted such obligation shall not be repealed. Such ordinance shall be subject to the referendum provided for in section 10.43. In the case of any such gift for a library building, the library board of directors of such municipality shall have the exclusive right to select and contract for the purchase of a site therefor, at a cost of not to exceed one-third of such gift. Such board of directors shall report forthwith to such city council or county, village or town board the amount required to pay for such site, and the council or county, village or town board shall thereupon by resolution, include such sum in the next succeeding annual tax levy, or provide for an issue of bonds in the required amount.

(6) Whenever the said library board shall certify to the city council, or county, village or town board, that it is unable to acquire the site selected for a just and reasonable price, and that a just and reasonable price for the site selected does not exceed the amount which may be legally expended therefor, said city council, or county, village or town board shall proceed to acquire such site by condemnation. Should the compensation awarded in the condemnation proceedings exceed one-third of such gift, such proceedings shall nevertheless be valid if, within sixty days after the final award, such excess be provided for by private donation or otherwise; but in case such excess be not so provided for then said proceedings shall, upon motion, be dismissed with costs.

History: 1965 c. 18 s. 10; 1965 c. 150 s. 22.

43.29 Cities may aid free public libraries. In lieu of supporting and maintaining such a public library and reading room, the common council of every city of the classes named, having a board of education may, when deemed best for the interests of the city, levy such tax and authorize the board of education of such city to apply and expend the same in aid of the maintenance of any secular or nonsectarian public library and reading room free to all inhabitants of such city, already established and maintained therein by any society, association or corporation, and the board of education shall in such cases deposit with the city clerk the vouchers or bills covering the expenditures of such library from such tax fund, and the clerk shall draw orders on the treasurer, who shall pay the same as other municipal orders are paid.

43.30 Library extension and interchange. (1) The library board of any municipal library may, by contract or upon such conditions and regulations as it may prescribe, extend the use of the library to nonresidents of the municipality, or exchange books either permanently or temporarily with any other library.

(2) The library board of any municipality may, by agreement with any other municipality, provide for the loaning of books from its library, singly or in traveling libraries, to the residents of such other municipality; and any such other municipality may enter into any such agreement and levy a tax and appropriate money annually to meet its obligations thereunder.

(3) Whenever the annual sum appropriated by such other municipality pursuant to subsection (2) equals or exceeds one-sixth of the net annual income of such library during the preceding fiscal year, the mayor, village president, or town or county chairman of such other municipality, with the approval of the governing body thereof, shall appoint from among the citizens of such municipality an additional member of the library board of said library, and when such sum equals or exceeds one-third of such net annual income, two additional members, for a term of three years from the first day of July next succeeding such appointment, and thereafter for successive terms of three years

each; but whenever such appropriation made is less than the one-third herein specified the office of one such additional member of the board and if less than the one-sixth the office of both shall be vacant from and after the first day of July next thereafter.

43.31 Traveling libraries. The library board of any municipal library may send out traveling libraries in its own and adjoining counties, and may make suitable provisions for receiving traveling libraries from its own and adjoining counties and from the superintendent of public instruction.

History: 1965 c. 18 s. 10; 1965 c. 150 s. 22.

43.33 County system of libraries. (1) The county board of any county having a population of one hundred and fifty thousand or more may, pursuant to the provisions of sections 43.25 to 43.28, inclusive, establish and maintain a public library system for such county, and may for such purpose adopt, take over and acquire any library or libraries already established, by consent of the authorities controlling such library or libraries; or the county board may, by contract with any municipality within such county, extend the jurisdiction of any existing library board therein and provide for the maintenance of a county system of libraries by such municipality.

(2) The clerk of each such county shall submit to the county board, at each annual November meeting, a report covering the preceding fiscal year, showing in detail the amount and proportion of the money expended by the county pursuant to subsection (1) in each town, village and city. The county board shall thereupon determine the proportionate amount to be raised and paid by each such municipality to reimburse the county for the amount so advanced. Within ten days after such determination the county clerk shall charge to each such municipality and certify to the clerk thereof, the amounts so due, respectively; and each such municipality shall levy a tax sufficient to meet such charge and shall pay over to the county the amounts so certified in the manner herein-after provided. Such tax shall be deemed a county special tax for tax settlement purposes but the town, city or village shall pay over to the county on or before the twenty-second day of March in each year in cash the percentage of such tax actually collected, which percentage shall be determined by applying the ratio of collection of the entire tax roll of such town, city or village excepting special assessments and taxes levied pursuant to section 59.96 of the statutes to the amount of such county special tax so certified and levied. If any town, city or village shall fail to raise and pay over such money to the county, in the manner above specified, the county board shall have authority to compel such payment.

43.35 Milwaukee libraries and museums. Any city of the first class however incorporated may establish and maintain, for the free use of the inhabitants thereof, a public library or a public museum for the exhibition of objects in natural history, anthropology and history, either the several or any one of these specifically or either of such institutions; and may receive, hold and manage any devise, bequest, donation or loan for the establishment, increase or maintenance thereof, under such regulations and conditions as may be prescribed pursuant to law or agreed upon by and between the donors and said city.

43.36 Board of trustees, constitution. (1) Each such institution shall be administered by a separate board of nine trustees, consisting of the president of the school board and the city superintendent of schools as ex officio members, and seven additional appointive members who shall be appointed by the mayor on the third Tuesday in April. Three of said appointive members shall be selected from among the aldermen holding a four-year term, and shall serve as such trustees during their aldermanic terms. The other four shall be selected from among the residents and taxpayers of the city, for original terms of one, two, three and four years, respectively, from the first day of May next after their appointment, and for successive terms of four years each.

(2) Said trustees shall take the official oath, and be subject to the restrictions, disabilities, liabilities, punishments and limitations prescribed by law as to aldermen in such city. They shall not receive any compensation for their services as such trustees; and shall not individually become or cause themselves to become interested, directly or indirectly, in any contract or job for the purchase of any matter pertaining to the institution in their charge, or of fuel, furniture, stationery or other things necessary for the increase and maintenance thereof.

43.37 Board of trustees; organization, annual meeting and general functions. (1) The annual meeting of the board of trustees of the public library shall be held on the second Monday of May, and of the public museum on the third Tuesday of May, in each year, at which meeting a president shall be chosen annually from their number.

(2) Each board shall have general care, control and supervision of the institution in its charge, its appurtenances, fixtures and furniture, and of the disbursements of all moneys belonging to the institutional funds, respectively. The trustees of the public library shall have charge of the selection and purchase of books, pamphlets, maps, and other matters pertaining to the library; and the trustees of the public museum shall have charge of the receipt, selection, arrangement and disposition of the specimens and objects pertaining to such museum. Each said board shall prescribe regulations for the management, care, and use of the institution, and adopt such measures as shall promote the public utility thereof, and may prescribe and enforce penalties for violations of such regulations.

43.38 Librarian, director and employes; curators. (1) At its first meeting the board of trustees shall elect by ballot a person of suitable learning, scientific attainments, ability and experience for librarian of the public library or director of the public museum respectively. Each shall be selected in accordance with and shall be subject to the usual laws, rules and regulations of the city civil service commission. Each shall receive such compensation as shall be fixed by his board of trustees and shall be ex officio secretary of his board.

(2) The board shall appoint and fix the compensation of such assistants and employes for the institution as they deem necessary and expedient.

(3) The board of the public museum may appoint an acting director whenever, in their discretion, the service of the museum shall require it, who shall also be ex officio acting secretary of the board and whose acts as such shall receive full credit.

(4) The board of the public museum may, from time to time, appoint as honorary curators persons who have manifested a special interest in the museum or some particular department thereof. Such curators shall perform such duties and have such privileges as may be prescribed in the regulations of the museum, but shall not receive any pecuniary compensation.

43.39 Library and museum funds; expenditures. (1) Public library and public museum funds appropriated to said institutions by the common council shall not be used or appropriated, directly or indirectly, for any purpose other than the maintenance and increase, payment of the salaries of the librarian or custodian and employes, purchase of fuel, supplies, furniture and fixtures, or incidental repairs of said institutions, respectively.

(2) All moneys appropriated for the purposes of said institutions shall be paid over to the city treasurer and credited to said funds, respectively. Each board of trustees shall provide for all necessary expenditures from each said fund, and all disbursements shall be made on orders of the president and secretary of the board, countersigned by the city comptroller; but, except as expressly provided otherwise, the board shall not in any one year expend or incur any liability for any sum in excess of the amount allocated to each such fund by the common council.

43.40 Donations and miscellaneous receipts. (1) All moneys, books, specimens and other property received by devise, bequest or gift for the purposes of said institutions shall, unless otherwise directed by the donor, be under the management and control of the board of trustees of each institution, respectively.

(2) All moneys derived from penalties for violations of the regulations of said institutions, or from any other source in the course of the administration thereof, including all moneys paid to the city upon any policy of insurance or other obligation or liability for or on account of loss or damage to property pertaining to the institutions, shall be credited to said institutional funds, respectively, and may be expended in the manner prescribed in s. 43.39 (2), in addition to the annual tax.

43.41 Site, buildings and equipment. (1) The board of trustees of each such institution shall erect, purchase, hire or lease buildings, lots, rooms and furniture for the use and accommodation of the institution, and shall enlarge, improve and repair such buildings, rooms and furniture; but shall not erect, purchase, lease, or enlarge any building or lot without express authority of an ordinance or resolution of the common council. All deeds of conveyance and leases shall run to the city.

(2) The board of the public museum may enter into such agreements as it may deem wise with the board of the public library for the use and occupation by such public library of such portion of any building erected for the purposes of said museum, upon such terms and for such time as may be agreed upon. Such agreement shall contain a provision for reasonable compensation to be paid for such use and occupation, which shall be paid into and credited to the museum fund.

(3) Whenever any board lawfully in charge of any public library in any city of the first class shall place and maintain in any school building in such city a branch library open to such school or to the public, and there shall be in such building any room suitable for said purposes which any board lawfully in charge of such building shall assign for such purpose, then such room shall be heated, lighted and cared for without cost to said library board.

The museum board had authority to competitive bids or let the contract to the enter into a contract for the construction of low bidder. *Pembar, Inc. v. Knapp*, 14 W a new building and was not required to take (2d) 527, 111 NW (2d) 476.

43.42 Accountability; reports. (1) Within ten days after the appointment of a librarian or custodian or other salaried employes, the board of trustees of each such institution shall report to and file with the city comptroller a certified list of the persons so appointed, stating the salary allowed to each and the time or times fixed for the payment thereof.

(2) Immediately after any meeting of the board at which accounts and bills are allowed, the board shall furnish such comptroller with a list of all accounts and bills allowed at said meeting, stating the character of the materials or services for which the same were rendered.

(3) On or before the first day of March in each year, each such board, respectively, shall make a report to the common council, for the year ending with the thirty-first day of December next prior thereto, containing a statement of the condition of the institution, the number of books added to the library, the number of books circulated, the number of books lost or not returned, the articles added to the museums, and such other information and suggestions as they may deem important, including also an account of the moneys credited to the institutional fund, and the expenditures therefrom during the year.

43.43 Art museums. Any city may establish, purchase land and erect buildings for, and equip, manage and control an art museum or museums; or enter into a contract with any art museum or art institute located in said city for the education of the people thereof in art, for such compensation as shall be determined by the common council of such city. Any such city may levy taxes, issue bonds, or appropriate money for said purposes.

43.44 Milwaukee auditoriums and music halls. (1) Any city of the first class may establish and maintain public auditoriums and music halls; and may establish, maintain and operate the same jointly, share and share alike, by agreement between the common council of such city and any private corporation duly organized for that purpose.

(2) Such private corporation shall execute to the city a bond, in a sum determined and with sureties approved by said common council, conditioned that the said corporation will furnish its share of money as the same shall be required for the purposes specified in subsection (1).

(3) Said city may acquire all the stock of such corporation and become the sole owner of said auditorium and music halls; and any stockholder may transfer his stock to the city by sale, gift or otherwise. If the city shall be unable to agree with the holder upon the purchase price of any such stock, the city may purchase the same at a price to be determined by a board of arbitration consisting of three persons, one to be chosen by the common council, the second by the owner of such stock, and the third to be chosen by the aforesaid two, and the determination of said board shall be final and conclusive upon the parties.

(4) Whenever such city shall have acquired any of the stock of such corporation, the common council shall elect one of its members or the mayor to represent the city at all meetings of the stockholders of the corporation, and shall be entitled to vote said stock; and all notices of such meeting shall be given to said mayor or member of the council in the manner such notices are given to any other stockholder.

(5) Whenever the city shall have acquired all the stock of such corporation, the said corporation shall ipso facto be dissolved and the title to all its property of whatsoever nature, shall vest in said city; thereupon the auditorium board provided for in section 43.45 shall consist of only the ex officio members specified in said section.

(7) Any such city may build additions to such auditoriums and for the purposes of any such addition, by action of the common council, issue revenue bonds under the provisions of section 66.51 payable exclusively from income and revenues of any such addition and of any auditorium to which it is added which said auditoriums and additions thereto for such purpose are declared a public utility. Said private corporation shall not be required to contribute to any such addition. Any such addition shall be subject in all other respects to the provisions of sections 43.44 to 43.48.

43.45 Auditorium board. (1) The building, maintenance and operation of said institution shall be under the full and complete control of a board of 11 members, designated as the "Auditorium Board" and constituted as follows: Five of such members shall be elected by such corporation, from among its stockholders, for first terms of 1, 2, 3, 4 and 5 years, respectively, and successive terms of 5 years each; and the other members shall consist of the mayor, city attorney, city comptroller, city treasurer, one alderman member of the board of trustees of the public library and a different alderman member of the board of trustees of the public museum, of said city, ex officio, selected respectively by such boards of trustees.

(2) Within ten days after the members of said board shall have been elected or appointed as aforesaid they shall hold a meeting and shall elect a president, a vice president, a secretary and a treasurer from their number, who shall hold office until the fourth Tuesday of April of the next following even-numbered year, and shall thereafter be elected biennially on the fourth Tuesday in April of the even-numbered years, for a term of two years. The treasurer shall, immediately upon his election, furnish to the board a bond equal to the amount of such funds as may come into his hands.

43.46 Property and finance. (1) The title to all property acquired for the purposes of said institution shall be in the name of said city, and shall be held by said city perpetually for such purposes.

(2) Before incurring any liability, the auditorium board shall by resolution determine the amount of money necessary for the purposes of said institution; and thereupon said corporation shall pay into the auditorium fund one-half thereof, in such instalments as may be required and agreed upon. All receipts on account of said institution shall be paid into, and all expenditures defrayed from the auditorium fund.

(3) If any such institution shall at any time when there shall be outstanding no bonds issued under the provisions of section 43.44 (7) become profit-earning, over and above the expense of maintenance, repairs, insurance and other expenses connected with the operation thereof, the net profits arising from the original auditorium shall be separated from those arising from the addition, and the net profits arising from the original auditorium shall be divided equally between said corporation and the city treasury, and the net profits from said addition shall be paid into the city treasury, the amounts paid into the city treasury from either source to be credited to the general city fund. If, however, at any time there shall be outstanding bonds issued under the provisions of section 43.44 (7), any net profit from such auditorium and such addition shall be applied from time to time, or held by the treasurer to apply on the interest and principal of said bonds.

43.47 Operation. (1) The auditorium board shall regulate and control the use of said institution, and fix the terms and conditions of its use; and shall do all things necessary for the maintenance and operation thereof.

(2) Said institution shall be used primarily for public meetings, conventions, expositions, and other purposes of a public nature, which are hereby declared to be public purposes; but not for exhibits or trade shows if a charge is made for space occupied by any exhibitor or when an admission fee is exacted.

(3) When not in use for any of said primary purposes, the board may rent said institution, or any part thereof, on such terms and for such purposes as in its discretion may be deemed advisable and not inconsistent with said primary purposes.

(4) (a) The word "convention" when used in this subsection means a county, state or national assembly of duly authorized, chosen or elected delegates or representatives meeting to accomplish some specific commercial, industrial, labor, civil, social, scientific or educational object.

(b) The term "patriotic affairs" in this subsection means affairs given for the encouragement and support of the government in time of war, or for the benefit and support of soldiers, sailors or marines who have been, or are in the service of the United States, including memorial exercises, exhibitions, fairs, reunions, entertainments, or barracks for such men, and to all of which affairs the public is admitted without charge.

(c) When not in use for any of its primary purposes, the common council of said city may authorize the gratuitous use of said institution, or any part thereof, for the purposes of conventions, or for offices, class rooms, studios, gymnasiums, lodge rooms, or accommodations for any industrial, commercial, scientific, educational, fraternal, musical, or labor organization which in its opinion will prove a public benefit to the city and promote the welfare and public interests of its citizens and to which said citizens are admitted without charge; and said purposes are hereby declared to be public purposes.

(d) Whenever the common council shall approve the gratuitous use of the institution for the particular conventions and purposes specified in this subsection, said common

council shall appropriate to the auditorium fund the usual and customary rentals charged therefor. The aggregate amount to be so expended may be made a part of the annual budget, as provided by chapter 65 of the 1943 statutes.

43.48 Annual report. The auditorium board shall report annually to the common council all receipts into and disbursements from the auditorium fund, and the balance on hand.

43.49 Civic centres. (1) RECREATION AND AMUSEMENT. Any village or city may by ordinance, adopted by a majority of all the members of the board or council, provide for the erection, maintenance and operation of a public auditorium, opera house, or other recreation and amusement building. The erection and contracts therefor shall be governed by the provisions of law applicable to other public buildings therein. The board or council shall adopt regulations for maintenance and operation.

(2) REST ROOMS. Any city may erect, purchase, lease, or take by gift or devise, land and buildings for public rest rooms, and may equip, maintain and operate the same.

(3) COMFORT STATIONS. Every village and city may provide and maintain a sufficient number of suitable and adequate public comfort stations for both sexes. The state board of health shall establish regulations governing their location, construction, equipment and maintenance and may prescribe minimum standards that shall be uniform throughout the state. The board or council may establish further regulations.

(4) COMFORT STATIONS AND REST ROOMS. The state, every county, city, village, and town maintaining places of public assemblage or camp sites may also provide and maintain a sufficient number of suitable and adequate public comfort stations for both sexes and may establish rest rooms separate or in connection with such comfort stations.

(5) PUBLIC CONCERTS. Any town, village or city may conduct public concerts in auditoriums and such other public places within its boundaries as the board or council shall determine. Such concerts shall be conducted by the department having charge of such place and the expenses thereof above receipts, if any, shall be paid out of such fund as the board or council shall determine. A fee to said concerts may be charged for the purpose of defraying the expenses thereof in whole or in part.

43.50 Use of school buildings and grounds for civic purposes. (1) Boards of school directors in cities of the first, second or third class may, on their own initiative, and shall, upon petition as provided in subsection (2), establish and maintain for children and adult persons, in the school buildings and on the school grounds under the custody and management of such boards, evening schools, vacation schools, reading rooms, library stations, debating clubs, gymnasiums, public playgrounds, public baths and similar activities and accommodations to be determined by such boards; and may co-operate, by agreement, with other commissioners or boards having the custody and management in such cities of public parks, libraries, museums and public buildings and grounds of whatever sort, to provide the equipment, supervision, instruction and oversight necessary to carry on such public educational and recreational activities in and upon such other buildings and grounds.

(2) Upon the filing of a petition with the city clerk, signed by not less than ten per cent of the number of voters voting at the last school or other election in such city, the question of exercising the powers granted for any of the purposes specified in subsection (1) shall be submitted to the electors of the school district at the next election of any sort held therein, and if a majority of the votes cast upon such question shall be in the affirmative, the board of school directors shall exercise said powers in accordance with said petition, pursuant to this section.

(3) The board shall report to the common council at or before its first meeting in September of each year in cities of the second and third class, and at or before its second regular meeting in October of each year in cities of the first class, the amount of money required during the next fiscal year for the support of such activities and thereupon, subject to the provisions of subsection (5), the common council shall levy and collect a special tax in the manner that other taxes are levied and collected, equal to the amount of money so required; but said tax shall not in any one year exceed the maximum mill tax rate prescribed for the school extension fund in section 65.07, for all the activities conducted in said city pursuant to this section, and said tax shall not be used or appropriated, directly or indirectly, for any other purpose.

(4) All moneys received by or raised in such city for the purposes mentioned in this section shall be paid over to the city treasurer, to be disbursed by him, in the manner that other funds at the disposal of such board of school directors in such city are disbursed.

(5) The tax provided for in subsection (3) shall not be levied or collected until after the question of the levy and collection of such tax shall have been submitted to the qualified school electors of such city pursuant to law, at some regular or special election, and shall have been favorably voted by a majority of those voting upon such question at such election. After a favorable vote on such question, as provided above, such tax shall be levied and collected annually until the voters of the school district of such city shall, by majority vote, order the discontinuance thereof. The question of such discontinuance shall be submitted in the manner the question of authorizing the levy and collection of the said tax is required by law to be submitted.

(6) The board may receive and expend for the purposes of this section any sums of money appropriated by the common council of such city for such purposes, and the common council may appropriate from the general or a similar fund to said board such sums of money as said council may deem expedient for the purposes of this section.

43.51 Community centres. (1) ORGANIZATION. (a) A community centre may be created in any tract of contiguous territory containing either an area of not less than sixteen square miles, or a population of at least five hundred inhabitants, and bounded by town, school district, section, quartersection or ward lines, or streams, lakes, swamps or similar natural boundaries and no part of which is included in any other community centre.

(b) A petition for referendum on establishing a community centre may be presented to the chief executive of the town, village or city in which the proposed tract or the larger part thereof lies. The petition shall designate the boundaries and a proposed name, and shall be signed by not less than one-fourth of the persons resident in the tract and qualified to vote at a school district meeting.

(c) Within five days of the receiving of the petition, the executive shall fix a time and place for the referendum, unless the tract lies in more than one municipality, in which event the executive shall call a meeting with the chief executive of all the municipalities to be held within ten days of the presenting of the petition. The executives at such meeting shall fix such time and place. If any executive is unable to attend he shall designate some other officer to attend and act in his place. The referendum shall be held not more than sixty days after presentation of the petition, and the clerk of the municipality in which it is held shall give at least ten days' notice thereof, by posting in at least six different public places in the tract or by publication in a newspaper published therein, once a week for two weeks immediately prior to the time set for the referendum.

(d) The referendum shall be conducted by the election officials of the municipality in which it is held, and in the manner provided for town meetings, including qualification of electors. The vote shall be by ballot with separate boxes for each municipality. The ballot may be written or printed in any manner plainly showing the intent.

(e) If a majority of the electors from each municipality voting are in favor of a community centre, the result shall be certified within six days to the clerk of each municipality, and to the county clerk and by him to the secretary of state, each of whom shall file such certificate, and thereupon, from the date of such election such tract shall constitute a public corporation of the name designated in the petition. The inclusion of all or a part of the territory of a community centre in a newly incorporated village or city shall not affect the community centre corporation.

(f) The expenses of the referendum shall be paid by the municipality to whose chief executive the petition is presented, which municipality shall be reimbursed by the community centre, if organized, and proportionately by the other municipalities, on the basis of the assessed valuation, if the community centre is defeated.

(2) OFFICERS. (a) The officers of a community centre shall be a director, treasurer, and clerk, who shall have the usual powers and duties of such officers, constitute the community board, and conduct and manage its affairs and have power, subject to change by any succeeding centre meeting, to change the name of the community centre.

(b) The term of office shall be three years, beginning with the annual meeting. At the first annual meeting the clerk shall be chosen for one year, the treasurer for two years, and the director for three years. Temporary officers may be chosen at the referendum by a separate ballot box and a plurality vote. Every officer shall hold until his successor is chosen.

(c) The board may fill by appointment any vacancy that may occur in their number within ten days after such vacancy shall occur; and if such vacancy shall not be so filled the town, village or city clerk of the town, village or city in which the community house is situated, shall fill such vacancy by appointment. Any person upon being notified of his appointment shall be deemed to have accepted the same, unless within five days thereafter he shall file with the clerk or director a written refusal to serve, and any person

so appointed shall hold office until the next annual meeting, at which the electors shall fill such vacancy for the unexpired term.

(3) ANNUAL MEETING. (a) The annual community centre meeting shall be held on the second Monday in March, or if that be a legal holiday, on the day following, and in the community house or some building designated by the board and specified in the notice. Each resident person qualified to vote at a school district meeting shall be a voter of the community centre. The clerk shall give at least six days' previous notice of the annual meeting by posting notices therefor in six or more public places in the district, one of which shall be affixed to the outer door of the community house, and he shall give like notice for any adjourned meeting, if the adjournment be for more than one month.

(b) The election of officers shall be by ballot conducted publicly by the board. The polls shall be opened at one o'clock and close at eight o'clock in the afternoon. The ballots shall then be publicly counted and the result announced and recorded, whereupon the other business of the meeting shall be transacted.

(4) SPECIAL MEETING. Special meetings shall be called by the clerk or in his absence by the director or treasurer on the written request of one-fifth of the legal voters of the district, and notices thereof specifying particularly the business to be transacted shall be posted in the manner prescribed for calling the annual meeting; and the electors when lawfully assembled at a special meeting shall have power to transact the same sort of business as at the first or annual meeting except the election of officers. No tax or loan or debt shall be voted at a special meeting unless three-fourths of the legal voters shall have been notified either personally or by a written or printed notice left at their places of residence, stating the time, place, and objects of the meeting, and specifying the amount proposed to be voted at least six days before the time appointed therefor, exclusive of the day on which the meeting is to be held and then voted by a two-thirds vote of the members present.

(5) POWERS. The annual community centre meeting shall have power:

(a) To appoint a chairman and clerk pro tem to act in the absence of either, and to adjourn from time to time.

(b) To vote a tax, not to exceed nine mills on each dollar of the assessed valuation of all the taxable property within the district for the year in which the tax is levied.

(c) To purchase or lease a suitable site, and to build, hire or purchase a community house, and to equip and maintain the same, and to provide for such meetings and proceedings therein as shall be directed.

(d) To authorize the community centre board to borrow money for any of its lawful purposes.

(6) ANNUAL REPORT. It shall be the duty of the board to meet on the Saturday immediately preceding the annual meeting, carefully examine the accounts of the treasurer and make up a full and itemized report of all receipts and expenditures since the last annual meeting, of the amount in the hands of the treasurer or the amount of the deficit, if any, for which the centre is liable, of the amount necessary to be raised by taxes for the maintenance of the community house for the ensuing year, and of the amount required to pay the interest or principal of any debt due or to become due during the year; which report shall be submitted in writing at the annual meeting and recorded by the clerk at length with the action thereon in the proceedings of the meeting.

(7) LEVY BY BOARD. If any community centre at its annual or any subsequent special meeting, prior to the third Monday of November following, shall not vote a tax sufficient to maintain a community house for the current year, the board, on or before the next Wednesday following said third Monday in November, shall determine the sum necessary to be raised to maintain such community house, and the clerk shall forthwith levy and certify to the town, village or city clerks, as the case may be, the amount so determined.

(8) COLLECTION AND PAYMENT. All taxes provided for in this section shall be certified, levied, collected and paid over as in the case of single or joint common school districts of the state.

(9) COMMUNITY HOUSE. The community house shall be used for the following purposes: Public gatherings for information, discussion, recreation, amusement; public banquets, suppers, and festivals; athletics, games; rest rooms; rooms for community agricultural projects; and such other purposes as the electors may deem fit, and the board shall adopt rules and regulations governing its maintenance, operation and management.

(10) DISSOLUTION. (a) A community centre may be dissolved by vote of a majority of the electors thereof at any annual meeting more than four years after organization. Petition for vote on dissolution signed by at least two-fifths of the community centre electors must be filed with the clerk and notice thereof included in the notice of annual meeting. The dissolution vote shall be by ballot during the hours when the polls are open.

(b) The dissolution shall be certified and recorded as provided in paragraph (e) of subsection (1) of this section for certifying organization.

(c) After vote of dissolution, the property shall be disposed of and the proceeds applied to the discharge of debts, and the surplus, if any, shall be paid over to the treasurers of the different municipalities within which the community centre lay, apportioned according to the assessed valuation of the property in the community centre located in each municipality.

43.60 State radio council. (1) **DECLARATION OF PURPOSE.** To comply with the suggestion of the Federal Communications Commission, inviting state educational authorities to present a co-ordinated plan for the use of FM (frequency modulation) broadcasting channels which have been reserved for educational, noncommercial purposes, and to provide for the development of such a plan in Wisconsin to give educational radio service throughout the state, there is hereby established a state radio council.

(2) **MEMBERSHIP OF COUNCIL.** The state radio council shall be composed of the following members: the governor; the president of the university; the superintendent of public instruction; the secretary of the board of regents of state colleges; the director of the state board of vocational and adult education or their representatives; a university representative appointed by the board of regents and 3 citizen members appointed by the governor. All of said members shall serve without compensation except that they shall be reimbursed for actual and necessary expenses incurred in the performance of their duties.

(3) **CHAIRMAN; MEETINGS.** The council shall elect a chairman from among its members and shall hold at least 2 meetings a year.

(4) **POWERS, DUTIES AND FUNCTIONS.** The council shall have the following powers, duties and functions:

(a) To plan, construct and develop a state system of radio broadcasting for the presentation of educational, informational and public service programs.

(b) To formulate policies regulating the operation of such a state system.

(c) To co-ordinate the radio activities of the various educational and informational agencies, civic groups, and citizens having contributions to make to the public interest and welfare.

(d) To manage, operate, and maintain broadcasting station WLBL.

(e) To protect the public interest in educational television by making application to the federal communications commission for educational television channels reserved for Wisconsin and to take such action as is necessary to preserve such channels to Wisconsin for educational use.

(f) To conduct research and experimentation in educational television.

(g) To accept gifts, grants, and income for the purpose of conducting radio broadcasting and research and experimentation in educational television.

(h) To make agreements with and co-operate with public and private agencies for the purpose of furthering its research and experimentation in educational television.

(5) **EXECUTIVE OFFICER; EMPLOYEES; ADMINISTRATION OF FUNDS.** (a) An executive director who shall be chosen by the council shall hold office during the pleasure of the council. He shall co-ordinate the activities and execute the program and orders of the council, maintain liaison with the various federal and state agencies interested in the system of state radio broadcasting and shall exercise such further powers, functions and duties as the council may prescribe.

(b) The council may employ such help as it may deem necessary to carry out the purpose of this section.

(c) Funds appropriated to the council shall be administered through the business office of the University of Wisconsin.