

CHAPTER 217.

[Published March 24, 1873.]

AN ACT relating to county judges' fees in Monroe county.

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

SECTION 1. The county board of supervisors of Monroe county at their next annual meeting are hereby authorized and empowered to establish a salary for the office of county judge in said county, for the term to be filled at the April election of the year 1873, either to establish for such salary such fees as were allowed said office before the passage of chapter seventy-five of the general laws of 1867, or in lieu thereof, such a sum of money as the said county board shall deem just and compensatory.

May establish salary of county judge.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 17, 1873.

CHAPTER 218.

[Published April 22, 1873.]

AN ACT to amend chapter five hundred and forty of private and local laws of 1866, entitled an act to incorporate the Green Bay and Lake Pepin Railway.

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

SECTION 1. The counties of Brown and Wood, each of which has issued one hundred and fifty thousand dollars of bonds in aid of the construction of the Green Bay and Lake Pepin Railway; the city of Green Bay, which has so issued one hundred thousand dollars of bonds; the borough of Fort Howard, which has so issued forty thousand dollars of bonds; the village of New London, which has so issued fifty thousand dollars of bonds; the town of Plover, which has so issued thirty thousand dollars of bonds; the town of St. Lawrence, which has so issued fifteen thousand dollars

Towns, cities and villages that may elect railroad director. Green Bay.

Fort Howard.

New London.

Plover.

St. Lawrence.

of bonds; the town of Black Creek, which has so issued twelve thousand dollars of bonds; the town of Alma, which has voted so to issue fifteen thousand dollars of bonds, and has so issued ten thousand dollars thereof; the towns of Little Wolf and Scandinavia, each of which has so issued ten thousand dollars of bonds; and the town of Seymour, which has so issued seven thousand dollars of bonds; the town of Arcadia, after it shall have so issued the fifty thousand dollars of bonds heretofore voted in aid of such construction; the town of Mukwa, after it shall have so issued the thirty-five thousand dollars of bonds so voted; the town of Preston, after it shall have so issued the twenty-five thousand dollars of bonds so voted; the town of Dexter, after it shall have so issued the twenty thousand dollars of bonds so voted; the town of Hixton, after it shall have so issued the fifteen thousand dollars of bonds so voted; the town of Bovina, after it shall have so issued the ten thousand dollars of bonds so voted; the town of Helvetia, after it shall have so issued the seven thousand dollars of bonds so voted; the towns of Royalton and Dapont, respectively, after they shall respectively have so issued the five thousand dollars of bonds by each of them so voted; and all the other counties, cities, villages and towns of this state which shall hereafter issue their bonds in aid of such construction, after issue thereof shall, so long as they respectively continue to hold and own the stock of said railway company, issued or to be issued in exchange for such bonds, in addition to their existing right to vote upon the election of all other directors of said company, have the exclusive right of and among themselves, by vote of a majority of the shares owned by them collectively, to elect one of the directors of said railway company, who shall be styled the "municipal director," and who, in addition to all the powers and duties vested in or devolving upon any other director [of said company, shall be specially charged with the care of the interests of all such counties, cities, villages and towns, as the same or any thereof may be affected by any action of said railway company; and the stockholders who, at any election of directors of said company, shall receive a majority of all the votes cast for municipal director, and by the authorized representatives of such counties, cities, villages and towns entitled to vote at such election, shall be deemed duly elected such "municipal director," to all intents and purposes, as if he had received a majority of all the votes cast at such election.

Shall be styled
municipal di-
rector—his
powers and du-
ties.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 17, 1873.

CHAPTER 219.

[Published March 25, 1873.]

AN ACT to amend chapter two hundred and seventy-five of the private and local laws of 1870, entitled "an act to incorporate the city of Manitowoc, and the acts amendatory thereof."

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

SECTION 1. Chapter three of chapter two hundred and seventy-five of the private and local laws of 1870, entitled "an act to incorporate the city of Manitowoc," is hereby amended by adding a section at the end of said chapter three, to read as follows: Section 11. It shall be the duty of the board of aldermen to meet on the second Monday in March in each year, for the purpose of fixing the salaries of the following officers for the ensuing year, to-wit: City treasurer, city clerk, assessor, city attorney, bridge-tenders, and street commissioners: *provided*, that in case no quorum shall be present at that time, the board shall adjourn from day to day until a quorum be present; *and provided further*, that the salaries for 1873 may be fixed at any time previous to April fifteenth, 1873. Section 12. The board of aldeaemen may appoint suitable persons as engineers, assistant engineers, drivers or firemen, for the purpose of taking charge of the steam fire engine and engines, and may from time to time describe by ordinance, or otherwise describe, the duties and fix the compensation of such persons so appointed.

Amended—
aldermen shall
meet and fix
salaries of city
officers.

May appoint ex-
aminers, etc.

SECTION 2. Section sixteen of chapter nine of chapter two hundred and seventy-five of the private and local laws of 1870, entitled "an act to incorporate the city of Manitowoc," is hereby amended to read as follows: Section 26. It shall be the duty of the county treasurer of the county of Manitowoc to settle annually with the treasurer of said city of Manitowoc, and pay over to him all moneys belonging to said city, arising from the sale of lots and lands returned by said city treasurer to said county treasurer for the non-pay-

Amended—
county treasurer
shall settle
with city treasurer.