must be complied with during the year immediately preceding the application made for a renewal.

4. If such teacher shall be the holder of a first grade certificate or of a countersigned free high school diploma, the provisions of sub-divisions one, two and three must be complied with.

5. If such teacher shall be the holder of a certificate granted on graduation from the elementary course of a Wisconsin state normal school, the conditions in subdivisions one, two and three must be complied with, and the final standings taken in the normal school course shall also be filed with the superintendent and used by him in lieu of standings taken in public examination.

6. If such teacher is the holder of a certificate of graduation from a county training school for teachers, the conditions prescribed in subdivision two shall be complied with.

7. The superintendent is hereby prohibited from granting any application for renewal of any certificate under the provisions of this chapter if said certificate shall at the time be in force and effect for a period of more than six months.

Conflicting laws repealed. SECTION 2. All acts and parts of acts in conflict with this act are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved May 25, 1905.

No. 359, A.]

[Published May 26, 1905.

CHAPTER 249.

- AN ACT providing for the distribution of the supreme court reports and public documents for institutions, and to amend section 351 of the statutes of 1898 and section 357 of the statutes of 1828 as amended by chapter 334 of the laws of 1901, and making an appropriation therefor.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Documents for institutions, etc. SECTION 1. Section 351 of the statutes of 1898 is hereby amended so as to read as follows: Section 351. There shall be delivered to the several state institutions, state university and normal schools, and also to each college, incorporated academy and literary institution of this state having a library of three hundred volumes, and to every established public library containing one thousand volumes or more, upon application being made therefor, one copy each of all documents published by the state. The several state officers shall be furnished at all times with such documents belonging to the state as may be necessary or convenient for the business of their respective offices. There shall also be delivered to the library of the college of law and the university of Wisconsin ten copies of the senate and assembly journals and of the laws enacted at each regular and special session of the legislature.

Distribution of court reports. SECTION 2. Section 357 of the statutes of 1898 as amended by chapter 334 of the laws of 1901. is hereby amended so as to read as follows: Section 357. The supreme court reports obtained in pursuance of section 347b or purchased by the superintendent of public property pursuant to law shall be distributed as follows: To each of the justices of the supreme court, of the judges of the United States courts in this state, to each judge of a court of record in this state. municipal courts excepted, to each clerk of the circuit court, and to each of the clerks of the county and municipal courts of the county and city of Milwaukee, to the supreme court reporter, and to the Milwaukee law library association, and also ۰ to every established public or incorporated college library containing five thousand volumes or more, application being made therefor, one copy; and to the library of the college of law of . the university of Wisconsin, ten copies. The remaining copies so obtained or purchased shall be delivered to the state librarian. who shall stamp and keep in the library as many copies as may be necessary, make the exchanges authorized by huw, and safely keep the remainder until required for further distribution.

Court reports and statutes for university law school. SEC-TION 3. The superintendent of public property is hereby directed to deliver to the library of the college of law of the university of Wisconsin, ten sets of the official Wisconsin reports and ten copies of the statutes of 1898 and of the laws since that time enacted.

Appropriation. SECTION 4. There is hereby appropriated from the general fund a sum sufficient to carry out the purposes of this act. SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved May 25, 1905.

No. 302, A.]

[Published May 26, 1905.

CHAPTER 250.

AN ACT to amend sections 2, 3, and 4 of chapter 257 of the laws of 1901, entitled, "An act providing for the furnishing and use of safe scaffolding, hoists, stays, ladders or other mechanical devices used in the construction of a building and providing a penalty for the violation thereof," and by adding a new section thereto to be known as section 3a.

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

Complaints; power and duty of factory inspectors. SECTION 1. Section 2 of chapter 257 of the laws of 1901, is hereby amended so as to read, when so amended, as follows: Section 2. Whenever complaint is made to the commissioner of labor. state factory inspector, any assistant factory inspector, or the chief officer charged with the enforcement of the building laws in the city where the work is being performed, that the scaffolding, slings, hangers, blocks, pulleys, stays, traces, ladders, irons or ropes of any swinging or stationery scaffolding used in the construction, alteration, repairing, cleaning or painting of buildings. * * are unsafe or liable to prove dangerous to the life or limb of a person, such commissioner of labor, state factory inspector, any assistant factory inspector or the officer charged with the enforcement of the building laws in such city, shall immediately cause an inspection to be made of such scaffolding, slings, hangers, blocks, pulleys, stays, braces, ladders, irons or other parts connected therewith. If, after examination such scaffolding, or any part thereof, is found to be dangerous to life or limb, the above person so authorized to inspect shall prohibit the use thereof, and require the same to be altered and reconstructed so as to avoid such danger. The commissioner of labor, state factory inspector, any assistant factory inspector, or

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