clerk of said joint meeting and the town clerk of the town of Grow shall be present and shall assist, and sufficient duplicates or copies of all proceedings had shall be made in order that each town may have at least one for the use and information of the town clerk and the town board of supervisors thereof. Each town shall be shareable for the expenses, and for the services and per diem of its own officers only, and the bills therefor shall be audited and paid by the respective towns of Grant and Grow, as other bills are by law authorized to be audited and paid.

SECTION 9. This act shall take effect and be in force from and after its passage and publication.

Approved March 21, 1905.

No. 486, A.]

[Published March 22, 1905.

CHAPTER 28.

AN ACT to provide for the assessment by the state board of assessment of property omitted in previous years.

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

Assessment, how made; hearings. Section 1. Any property subject to assessment by the state board of assessment omitted from assessment in any of the three next previous years by mistake or inadvertence unless previously re-assessed for the same year or years, shall be entered by the state board of assessment upon its assessment and tax roll once additionally for each year so omitted, designating each such additional entry as omitted for the year 19—(giving year of omission) and fixing the valuation and tax to each entry for a former year as the same should then have been assessed according to the best judgment of the board. The proceedings relating to such assessment shall be had and hearings given as far as practicable in accordance with the provisions of chapter 315, laws of 1903.

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

Approved March 21, 1905.