

No. 3, A.]

[Published July 17, 1907.]

CHAPTER 651.

AN ACT to create sections 2523—1 to 2523—21, inclusive, of the statutes, creating and establishing special municipal courts in counties and defining the powers and jurisdiction thereof.

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

SECTION 1. There are added to the statutes twenty-one new sections, to read:

* * * * *

Approved July 15, 1907.

(In effect from and after date of publication.)

No. 639, S.]

[Published July 17, 1907.]

CHAPTER 652.

AN ACT to create sections 926—41 and 926—42 of the statutes, relating to the powers of officials and of common councils in cities of the first class.

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

SECTION 1. There are added to the statutes two sections to read:

* * * * *

Approved July 15, 1907.

(In effect from and after date of publication.)

shall be given and the election shall be held and conducted by the inspectors and clerks of election in the same manner and the returns thereof shall be made in the same form and manner as in the case of general municipal elections.

(Ch. 531, 1907.)

Cities of first class: aldermen's powers in condemnation proceedings. SECTION 926—41. In cities organized under special charter wherein it is provided that for certain purposes, the signature and consent of two or more aldermen of a ward shall be obtained in proceedings for condemnation and in providing for other public improvements it shall be sufficient hereafter to obtain the signature and secure the consent of one local or ward alderman and the signature and consent of one alderman at large, which shall be a sufficient compliance with the law in this respect and the local committee may be abolished by ordinance.

(Ch. 652, 1907.)

Cities of first class relative to laws of 1907. SECTION 926—42. Any city of the first class organized under special charter may exercise the powers granted to cities under general laws of 1907 in the manner prescribed by such law and subject to the same limitations.

(Ch. 652, 1907.)

City electric power: supply to parties beyond boundaries. SECTION 926—101. Every city which owns and operates * * * a plant for the purpose of furnishing either electric light or power or both may supply either electric light or power or both not only to such city and its inhabitants but also to dwellings or places of business outside the boundaries of such city by means of a line or lines of poles and wires extended outside of said boundaries.

(Ch. 327, 1907.)

City lighting commissions; membership, term, etc. SECTION 926—101j. The common council of any city owning and operating any electric light or electric light and power plant is authorized and empowered to create a board of five commissioners to be known as the public lighting commission of such city, who shall be appointed by the mayor and confirmed by the common council.