

No. 161, A.]

[Published May 19, 1909.]

CHAPTER 149.

AN ACT to create subsection 10 of section 1223 of the statutes, relating to the duties of town boards of supervisors.

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

SECTION 1. There is added to section 1223 of the statutes a new subsection to read: 10. It shall be the duty of each board of supervisors to establish rules and regulations prohibiting the placing, throwing, or depositing in, on, about, or along any public highway and to require the removal therefrom, of any bodies of dead animals, carrion, meat, fish, rubbish, ashes, paper, brick, tin cans, old iron, junk, boxes, barrels, machinery, and to establish rules and regulations to provide for the safety of travel along any public highway.

Approved May 18, 1909.

No. 847, A.]

[Published May 19, 1909.]

CHAPTER 150.

AN ACT to create section 2518m of the annotated statutes, relating to a phonographic reporter for the municipal court for Dane county.

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

SECTION 1. There is added to the annotated statutes a new section to read: Section 2518m. The judge of the said municipal court may, whenever he deems it advisable, by order in writing filed in court, appoint a regular phonographic reporter who shall serve until his successor is appointed or until removed by the said judge. Such reporter shall take and subscribe the constitutional oath, and shall be furnished with all necessary stationery, and shall attend when required by said judge and report the proceedings had in said court, and perform such duties as the said judge shall require. The said judge shall fix the compensation of such reporter at a salary not to exceed sixty dollars per month, two-thirds of the same to be paid out of the county treasurer of Dane county, and one-third to be paid out of the treasury of the city of Madison, said salary to be paid monthly. The provisions of this section shall not become operative until a resolution accepting the provisions hereof shall

have been adopted by the common council of the city of Madison and the board of supervisors of said county.

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

Approved May 18, 1909.

No. 70, A.]

[Published May 19, 1909.

CHAPTER 151.

AN ACT to amend sub-division 5 of section 4222 of the statutes, relating to the limitation of notice of personal injury.

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

SECTION 1. Sub-division 5 of section 4222 of the statutes is amended to read: (Section 4222.) 5. An action to recover damages for an injury to property, real or personal, or for an injury to the person, character or rights of another, not arising on contract, except in case where a different period is expressly prescribed. But no action to recover damages for injuries to the person, received without this state, shall be brought in any court in this state when such action shall be barred by any statute of limitations of actions of the state or country in which such injury was received unless the person so injured shall, at the time of such injury, have been a resident of this state. No action to recover damages for an injury to the person shall be maintained unless, within * * * *two* years after the happening of the event causing such damages, notice in writing, signed by the party damaged, his agent or attorney, shall be served upon the person or corporation by whom it is claimed such damage was caused, stating the time and place where such damage occurred, a brief description of the injuries, the manner in which they were received and the grounds upon which claim is made and that satisfaction thereof is claimed of such person or corporation. Such notice shall be given in the manner required for the service of summons in courts of record. No such notice shall be deemed insufficient or invalid solely because of any inaccuracy or failure therein in stating the description of the injuries, the manner in which they were received or the grounds on which the claim is made, provided it shall appear that there was no intention on the part of the person giving the notice to mislead the other party and that such party was not in fact misled thereby; provided, that the provision herein requiring notice of * * * *two* years shall not apply to any event causing damage which happened before the