

* * * *passage and publication of this act.* * * *

When an action shall be brought and a complaint actually served therein within * * * *two* years after the happening of the event causing such damages, the notice herein provided for need not be served.

SECTION 2. All acts or parts of acts conflicting with this act are hereby repealed.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 18, 1909.

No. 572, A.]

[Published May 19, 1909.]

CHAPTER 152.

AN ACT to amend section 258am of the statutes, relating to loans to towns or to a town and village jointly.

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

SECTION 1. There is added to the statutes a new section to read: Section 258am. The said commissioners may invest the said trust funds in loans to any two towns, to any town and village or to any town and city jointly; and all provisions of law relative to loans of such trust funds to a single town shall also be applicable to such joint loan to such two towns or to such town and village. Every payment of interest or principal upon said loan shall be paid by the two towns, by the town and the village or by the town and city pro rata according to the last equalized assessed value thereof.

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

Approved May 18, 1909.

No. 493, A.]

[Published May 19, 1909.]

CHAPTER 153.

AN ACT to amend section 1931a of the statutes, relating to re-insurance by town mutual insurance companies.

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

SECTION 1. Section 1931a of the statutes is amended to read: Section 1931a. Any such corporation may, at any annual meeting or special meeting thereof convened for that purpose, authorize its board of directors to effect re-insurance in some other

town insurance company of this state, *doing business in the same or adjoining territory* and *in like manner* to re-insure similar risks of any other such corporation.

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

Approved May 18, 1909.

No. 142, A.]

[Published May 19, 1909.]

CHAPTER 154.

AN ACT to amend sections 560f, 560g, 560h and 560l of the statutes; and to create section 560n of the statutes, relating to state aid for rural schools.

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

SECTION 1. Sections 560f, 560g, 560h and 560l of the statutes are amended to read: Section 560f. Every school district which shall have maintained a school *or schools* for eight months the previous year, supplied needful apparatus and text books, and kept the school house and outbuildings in proper condition and repair, shall, for the purposes of this act, be deemed to have maintained a rural school *or schools* of the second class.

Section 560g. Every school ditriect not composed wholly or in part of an incorporated village or city, nor containing a state graded school, which shall have maintained a school *or schools* for eight months the previous year, provided a suitable school building and outbuildings, needful apparatus, supplementary readers, and installed an adequate system of ventilation, and done efficient work, shall, for the purposes of this act, be deemed to have maintained a rural school *or schools* of the first class.

Section 560h. Any district maintaining a rural school *or schools* of the second class shall be entitled to a share in all state and county school moneys. Any district maintaining a rural school *or schools* of the first class shall be entitled, in addition to the moneys specified for rural schools of the second class, to special state aid to the amount of fifty dollars per year *for each school so maintained* for three years to be paid from the state treasury.

Section 560l. To each district which shall comply with all the provisions of this act, and whose application for aid shall have been approved by him, the state superintendent shall apportion the sum of fifty dollars *for each rural school of the first class maintained by said district* which shall be paid in the same manner as other forms of special state aid are now paid.