thereto and other appropriate provisions of the statutes. The report of said board as to the value of such lands and the damages resulting to such owner shall be filed in the office of the clerk of the circuit court of the county wherein said lands are located as provided in section last referred to and thereafter all proceedings shall be as provided in said section and the sections referred to and with like effect.

Section 4. 17870—4 is amended to read: Section 17870—4. Such park commission may incur expenses with the consent of the county board, not to exceed \$5,000 for all purposes during the preliminary period of making the study of the county and getting out the report or reports to be made to the county board, as provided in section 17870—2; although the county board may upon request from such park commission, authorize the expenditure of additional money. \* \* \* The county board shall each year levy, collect and set aside for the use of the park commission, a sufficient sum of money to carry on the work of the park commission, not to exceed the sum of \$5,000 per annum.

Approved June 10, 1909.

No. 464, S.1

[Published June 12, 1909.

## CHAPTER 353.

AN ACT to create section 1862g of the statutes, relating to service by interurban railways.

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 Section 1862g. 1. Every interurban railway company within nine months after the passage and publication of this act shall provide at least one suitable depot or waiting room at every city or village, whether incorporated or not, of more than one hundred and fifty inhabitants, through or to which such railway shall extend, and shall also provide a suitable depot or waiting room at every junction point where it shall discharge passengers for the purpose of continuing their journey upon another branch of its own line, and shall also by agreement with every other street, steam, or interurban railroad with which it shall have a traffic arrangement for the sale of through tickets, provide similar suitable facilities at every junction point. The railroad commission of Wisconsin shall have power to determine, upon complaint, whether any depot or waiting room so provided is suitable in construction or location; and in case of the failure of said connecting lines to agree on the place of location or division of expense of erection or maintenance of such depot or waiting room at junction points as aforesaid, said commission shall have the power to determine all matters in dispute in reference thereto on application of either party.

- 2. Any such corporation neglecting or refusing to comply with any of the foregoing provisions shall forfeit and pay a penalty to the state of not less than fifty, nor more than one hundred dollars. Each day that any such railway shall be operated in violation of the foregoing provisions shall be deemed a separate offense.
- 3. Any person who shall wilfully, maliciously, or wantonly destroy, injure, deface, or damage any portion of any such depot or waiting room, or destroy, remove, or injure any personal property of any interurban or other railway company therein, or who shall commit any nuisance therein, shall be punished by imprisonment in the county jail not more than six months, or by fine not exceeding one hundred dollars.

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

Approved June 10, 1909.

No. 840, A.]

[Published June 12, 1909.

## CHAPTER 354.

AN ACT to legalize proceedings taken or to be taken under chapter 426 of the laws of Wisconsin for 1905, regulating actions by tax payers and cities joined in the erection of buildings thereunder, and amending said chapter 426, laws of 1905, relating to the erection and maintenance of auditoriums and music halls for cities of the first class.

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

Section 1. After any city of the first class has joined, or may hereafter join, under the provisions of chapter 426 of laws of Wisconsin of 1905, in the erection of an auditorium building, and has actually made a payment towards the erection of such institution, and which building contains one or more auditoriums and is not designed as a building for offices, class rooms, studios, gymnasiums, lodge rooms, or accommodations for any industrial, commercial, scientific, educational, fraternal or musical organizations or labor associations, any lack of authority on the part of said city, and any irregularity in the