SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved June 10, 1909.

No. 173, S.]

[Published June 12, 1909.

CHAPTER 362.

AN ACT to create section 392v, 392w, 392x, 392y, and 392z of the statutes, relating to the maintenance of the Wisconsin Mining Trade School or any mining trade school, and making an appropriation therefor.

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

SECTION 1. There are added to the statutes five new sections to read: Section 392v. There is appropriated out of any moneys in the general fund not otherwise appropriated the sum of sixteen thousand dollars to be used by the Wisconsin Mining Trade School board in maintaining the Wisconsin Mining Trade School for the period ending June 30th, 1911.

Section 392w. The county board of any county is hereby authorized to appropriate money for the equipment and maintenance of the Wisconsin Mining Trade School. The county boards of two or more counties may appropriate money for the equipment and maintenance of said school. When two or more counties unite in equipping and maintaining said school, the Wisconsin Mining Trade School board shall apportion the amount to be raised by taxation among the counties in proportion to the assessed valuation of each county as last fixed by the state board of assessment, and shall report to the county clerk of each county the apportionment so made, on or before the first Monday of November in each year. The amount so apportioned to each county shall be levied in the county tax for the ensuing year for the support of such school. Any such appropriation may be made by any such county at any regular annual meeting of the county board after the passage and publication of this act, which appropriation shall be available on and after the 30th day of June, 1911, and annually thereafter as provided in this section and section 392x.

Section 392x On or before the 30th day of June in 1912, and annually thereafter, the Wisconsin Mining Trade School board shall file with the secretary of state a certificate showing the cost of maintaining said school, the courses of instruction taught, the character of the work done, the names of the teachers employed, and such other matters as will show that all the provisions of chapter 573, laws of 1907, [sections 392m, 392n, 392o, 392p, 392q, 392r, 392s and 392t.] have been complied with. Upon receiving such certificate, the secretary of state shall draw his warrant, payable to the treasurer of the county maintaining such school, for a sum equal to two-thirds of the amount actually expended for maintaining such school during the year, provided that the amount so appropriated shall not exceed six thousand dollars for any one year; when more than one county has contributed to the support of such school, the secretary of state shall draw his warrant, payable to the treasurer of each county for such proportion of the state aid as the amount contributed by his county is to the total amount contributed by all the counties for the support of the school for the preceding year.

Section 392y. Any city wherein a mining trade school is located may appropriate annually for equipping and maintaining said school or may appropriate annually for the purpose of reimbursing any county or counties which have appropriated money for the equipment and maintenance of such school a sum not exceeding three thousand dollars in any one year. In case no county board shall appropriate any money as provided in section 392w, then any city within which is located a mining trade school may appropriate annually not to exceed three thousand dollars for the equipment and maintenance of said school. In such case the Wisconsin Mining Trade School board shall on or before the 30th day of September. 1911, and on the 30th day of each month thereafter, file with the secretary of state a certificate showing the cost of maintaining said school, the courses of instruction taught. the character of the work done, the names of the teachers employed, the equipment purchased, and such other matters as will show that all the provisions of chapter 573, laws of 1907, [sections 392m, 392n, 392o, 392p, 392g, 392r, 392s and 392t.] have been complied with. Upon receipt of such certificate, the secretary of state shall draw his warrant, payable to the treasurer of such city maintaining such school, for a sum equal to two-thirds of the amount actually expended for maintaining and equipping such school during the month, provided that the amount so appropriated by the state shall not exceed six thousand dollars in the aggregate for any one year.

Section 392z. There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated a sum sufficient to carry out the provisions of this act. SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved June 10, 1909.

Approved sume 10,

No. 353, S.]

[Published June 12, 1909.

CHAPTER 363.

AN ACT to amend sections 1421c, 1421d, 1421e, 1421f, 1421g, 1421h, 1421i, 1421j, and 1421o of the statutes; to repeal section 1421n of the statutes; to designate section 1421o of the statutes as section 1421n; to amend section 1421p of the statutes and to designate it as section 1421o; and to create section 1421p of the statutes, relating to inspection of oils.

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

SECTION 1. Sections 1421c, 1421d, 1421e, 1421f, 1421g, 1421h, 1421i, 1421j, and 1421o of the statutes are amended to read: Section 1421e. It shall be the duty of said supervisor to devote his entire time to the duties of said office and under the direction of the governor to oversee all deputy inspectors of illuminating oils, instruct them in the performance of their duties, see that they faithfully perform the duties of their office, keep a record of their reports to him, and to make a report to the governor on the first day of October in each year. He shall make rules and regulations for their guidance not inconsistent with the provisions of this chapter. The said supervisor may, with the advice and consent of the governor, appoint a sufficient number of deputy inspectors cligible under the provisions of chapter 363, laws of 1905, and amendments thereto to properly inspect all oils, gasoline, benzine, naphtha, and other like products of petroleum sold in this state for illuminating. heating, or power purposes. The inspection districts shall be defined by the supervisor, with the approval of the * * governor. The * * * supervisor shall prepare * suitable stamps, seals, marks, or brands, or any combination of the same, or any thereof, to be securely fastened upon all packages or enclosures inspected, containing oil, gasoline, benzine, naphtha, and other like products. Said stamps, seals, marks, or brands, or a combination of the same, or any thereof, shall be of the design designated by said * * * supervisor and so arranged as to be used only once, and to be numbered consecutively, and to indicate the number of the district to which issued. All districts shall be numbered by the * * * supervisor. The supervisor shall make such rules and regulations for * .*