and it shall also be the duty of the town clerk to place in the tax roll annually, the amount of principal and interest to be collected from each district to meet its obligations.

(Am. 1911, c. 664, s. 61.)

3. In cases where there are joint subdistricts between two or more towns, one or both under the township system, the boundaries of such subdistrict shall not be affected by the order made to go into effect June 22, 1912, but it shall be organized as other independent districts, and shall constitute an independent joint district, the boundaries of which may be changed later by the proper authorities under the statutes providing therefor. The order creating and designating a district shall, if practicable, use the number of the subdistrict abolished and the notice to the taxable inhabitant shall be given by the supervisors of the town in which the schoolhouse is located, and if there be more than one schoolhouse, by the supervisors of the town in which the oldest schoolhouse is located.

4. It is further provided that the supervisors are not limited in determining the area of any school district formed under this act, but no school district shall be formed that does not at the time of its formation have residing within its boundaries at least fifteen persons of school age. Be it also understood that the electors of any school district shall have full power, at any annual or special district meeting, to select as many schoolhouse sites and to direct the school board to erect as many school buildings in different parts of the district as may be needed to accommodate the school population, or to provide transportation for any or all children, or children only residing more than one and one-half miles from the school.

SECTION 3. This act shall take effect and be in force from and after March 1, 1912.

Approved June 16, 1911.

No. 960, A.]

[Published June 19, 1911.

CHAPTER 389.

- AN ACT to amend subdivision 5, of subsection 1, of section. 4563b-1, of the statutes, relating to the taking, eatching or killing of wild geese and brant on the frozen waters of the state during the open season.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivision 5, of subsection 1. of section 4563b—1, of the statutes, is amended to read: (Section 4563b—1. 1. (5)

To hunt or molest aquatic fowl, other than wild geese and brant by the use of a rifle. But nothing in this section contained shall prevent the pursuing, taking, catching or killing of wild geese and brant, by the use of shotguns held at arm's length and discharged from the shoulder, upon the frozen waters, rivers and lakes of this state, between the 11th day of September of any year and the succeeding 30th day of April, of the following year, except on Lake Geneva, in Walworth county.

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

Approved June 16, 1911.

No. 263, S.]

[Published June 16, 1911. CHAPTER 390.

- AN ACT to amend section 1548-2 of the statutes, relating to the application for liquor licenses and providing for the publication of the same.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1548-2 of the statutes is amended to read: Section 1548-2. All applications for licenses to sell intoxicating liquors in any town, village, or city in this state shall be made in writing, giving the location of the premises where such business it to be conducted, and the names of the bondsmen, if a personal bond, or the name of the bonding company if a surety bond, and shall be filed with the clerk of the town, village, or city in which such premises are situated at least fifteen days prior to the granting of any such license; and the same shall, prior to the granting of such license, be published in a daily paper printed in such town, city, or village at least three time successively, and where there is no such daily paper published, at least once in a weekly paper published in such town, city, or village. No publication, however, of such appliedtions shall be made in any newspaper, unless such newspaper making such publication shall have been regularly and continuously published daily or weekly, as the case may be, in such town, village, or city for a period of at least two years before the date of publication of such applications. If there be no paper published in the town, village, or city in which the premises are situated, then three copies of the applications shall be posted by such clerk in three conspicuous places in such town, village, or city, one of which notices shall be posted in such town, village, or city hall. At the time of filing such application, the applicant shall pay to the town, village, or city clerk.

438