No. 570, A.]

[Published May 31, 1913.

## CHAPTER 350.

AN ACT to amend subsection 1 and subdivision (2) of subsection 2 of section 578 of the statutes, relating to schools for deaf and defective speech pupils.

## The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection 1 and subdivision (2) of subsection 2 of section 578 of the statutes are amended to read: (Section 578) 1. Upon application by the board of education of any village or city, made to the state superintendent, he may grant permission to such city or village to establish and maintain within its corporate limits one or more schools for the instruction of deaf persons or persons with defective speech or unable to talk, who are residents of the state.

(Section 578. 2) (2) There shall be paid out of the state treasury annually in the month of July, to the treasurer of the school district board or of the board of education in the city or village maintaining such school or schools under the charge of one or more teachers, whose qualifications shall be approved by the state superintendent, the sum of one hundred fifty dollars for each deaf or defective speech pupil instructed in such school or schools at least nine months during the year next preceding the first day of July, and a share of such sum proportionate to the term of instruction of any such pupil who shall be so instructed less than nine months during such year, and the additional sum of one hundred dollars for each deaf or defective speech pupil not residing in the school district where the school for the deaf or those with defective speech is located, but residing in this state, who has been so instructed, and who finds it necessary while attending the school for the deaf or those with defective speech to pay for board in the district maintaining such school or schools or to pay for transportation to and from such school, or both, when the parents of such deaf or defective speech child are unable to meet this expense, and a share of such one hundred fifty dollars or two hundred fifty dollars as the case may be proportionate to the term of instruction of any such pupil who shall be so instructed less than nine months during such year; provided, however, that no deduction shall be made in said appropriation in the case of any child who has been absent because of illness not to exceed a month for any one period of illness.

(See c. 772, s. 38.)

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

Approved May 27, 1913.

No. 638, A.]

[Published May 31, 1913.

## **CHAPTER 351.**

AN ACT to create section 1019a of the statutes, relating to statistics of creameries and cheese and milk-condensing factories, and providing a penalty.

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 1019a. The owner of any creamery, cheese factory or milk-condensing factory, or the secretary of any firm, association or corporation owning any creamery or any such factory who shall after due demand therefor fail or refuse to furnish the assessor items of information specified in this chapter of the statutes and which are applicable to his creamery or factory, or to the creamery or factory in connection with which he is employed, shall be fined not less than twenty nor more than fifty dollars.

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

Approved May 27, 1913.

No. 783, A.1

[Published May 31, 1913.

## **CHAPTER 352.**

AN ACT to amend section 1 of chapter 98 of the laws of 1911, relating to taxes in cities of the first class for park purposes.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1 of chapter 98 of the laws of 1911 is amended to read: (Chapter 98, laws of 1911) Section 1. Section 1 of chapter 249, of the laws of 1907, is amended to read: Section 1. The common councils of all cities of the first class are hereby authorized and directed to include in the tax levy of each year, upon all taxable property of any such city, at the same time and in the same manner as other city taxes are levied and collected by law, a tax not exceeding **\* \*** seventyone hundredths (.71) of a mill upon each dollar of the assessed value of said taxable property, the amount of which tax shall be determined by the board of park commissioners of such city,

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