Section 4502m. Every stenographic reporter and every typewriter operator who takes and violates the oath required of him by section 2546f shall, upon conviction thereof, be punished byimprisonment in the state prison not less than one nor more than five years.

SECTION 12. Section 2558 of the statutes is renumbered and amended to read: Section 4502n. When, by neglect of any of the duties required in * * chapter 116 to be performed by any of the officers or persons * * therein mentioned, the jurors to be returned shall not be duly drawn and summoned to attend the court, every person guilty of such neglect shall pay a fine not exceeding twenty dollars, to be imposed by the same court, into the treasury of the county in which the offense is committed.

Section 13. Section 2559 of the statutes is retained without verbal change but is renumbered to be section 45020.

SECTION 14. This act takes effect when published. Approved June 6, 1913.

No. 433, S.]

[Published June 9, 1913.

CHAPTER 442.

AN ACT to create subsection 3 of section 1966—34 of the statutes, relating to evidencing the authority of surety companies.

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

SECTION 1. There is added to section 1966-34 of the statutes, a new subsection to read: (Section 1966-34) application of any insurance company authorized to transact the business of fidelity insurance, requesting that a certified copy of its certificate of authority be furnished to any designated public officer in this state, with whom any bond, undertaking, or instrument executed by such company shall be filed, and the payment by such company of the fee required by law, the commissioner of insurance shall issue and forward such certified copy by mail direct to such officer, who shall file the same in his office. Such certified copy shall be authority for the approval of any such bond, undertaking, or instrument, and be evidence of the authority of the company to transact the kinds of business for the time specified therein, or until prior revocations of certificate of authority as provided by law, in which case the commissioner of insurance shall immediately give notice thereof to each officer to whom such certified copy shall have been forwarded.

Section 2. This act shall take effect upon passage and publication.

Approved June 6, 1913.

No. 455, S.]

[Published June 9, 1913.

CHAPTER 443.

AN ACT to repeal sections 772a, 772b, 772c and 772l of the statutes, relating to the office of county supervisor of assessment and section 1087m—25 of the statutes abolishing the office of county supervisor of assessment and prescribing further duties for the assessor of incomes; and to renumber, revise and amend sections 772d, 772e, 772f, 772g, 772h, 772i and 772j of the statutes, prescribing the duties of the assessor of incomes.

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

SECTION 1. Sections 772a, 772b, 772c, 772l and 1087m—25 of the statutes are repealed.

Section 2. Subsection 4 of section 1087m—8 of the statutes is amended by adding thereto at the end thereof the following words: "He shall be under the direction and control of the state tax commission, and shall make such reports to the commission, to the county board of review and the county board of supervisors, and perform such other duties, as the commission shall direct."

Section 3. Sections 772d, 772e, 772f, 772g, 772h, 772i and 772j of the statutes are renumbered, revised and amended to read: Section 1087b. (1) The assessor of incomes shall have full and complete supervision and direction of the work of the town, city and village assessors of the county or counties within his assessment district and shall annually, on or before the last Tuesday of April, call a meeting for each such county of all such local assessors for conference and instruction relative to their duties in the valuation and assessment of all property subject to taxation. Each such local assessor, upon notice by mail from said assessor of incomes shall attend such meeting, and shall receive therefor the sum of three dollars, and also six cents per mile for travel from his residence to the county seat and returning. Such compensation shall be paid out of the treasury of the county in which such local assessor resides upon the certificate of the assessor of incomes showing such attendance