treasurers and be applied solely to defraying the expense of supporting the poor and, if ordered by the city council, village board, or town board, for the prevention of disease and of the spread of disease and for public health administration in the city, town or village which granted the license so far as is necessary for that purpose, provided that such city, town or village supports its own poor. If any village does not under its charter provide for the support of the poor therein and the town in which such village is situated does support the poor therein all such moneys received by the village treasurer shall be paid to the treasurer of such town; and provided, further, that in counties where the county system of supporting the poor shall have been adopted such moneys shall be paid by the town, village or city treasurers receiving the same, unless the supervisors, trustees or common council thereof shall have, by ordinance or resolution, authorized a different way of disposing thereof (which they may do), into the county treasury semiannually and shall be applied so far as is necessary to defraying the expense of supporting the poor of the county and such portion as shall be ordered by the county board for the prevention of disease and of the spread of disease and for public health administration.

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

Approved June 14, 1913.

No. 336, A.]

[Published June 17, 1913.

CHAPTER 461.

AN ACT to amend section 1347a of the statutes, relating to water for public use along highways.

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

SECTION 1. Section 1347a of the statutes is amended to read: Section 1347a. 1. Any owner or occupant of real estate bordering on a public traveled highway who shall establish and maintain thereon. adjacent to such highway and easily ac-* * * cessible, a sufficient supply of good drinking water for the public use in a tank or trough at least six feet in length and not less than 🔹 twelve inches in width, which shall be securely placed at least one and one-half feet above the sur-* * * face of the highway, shall receive each year from the supervisors of the town in which such * ۰ ٠ watering place is maintained a certificate setting forth the fact that such tank or trough and water supply has been maintained, which shall entitle him to

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a credit of five dollars for that year on the highway tax for which he is liable by reason of his ownership or occupancy of such real estate; provided, that such watering place shall have been maintained for one year next preceding the time such tax becomes due and that such certificate shall not be issued for any such place established within two miles, by the line of the highway, of a previously established and then existing watering place on account of which a certificate has been * * issued. Any controversy arising under this section shall be decided by such supervisors, subject to appeal to the county judge.

2. Any town at its annual meeting may determine that no person shall be entitled to any credit upon the highway tax, as herein provided.

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

Approved June 14, 1913.

No. 799, A.]

[Published June 17, 1913.

CHAPTER 462.

AN ACT to create subdivision (9a) of section 2394-52 of the statutes, relating to authorizing counties, cities, towns and villages to appropriate money for free employment offices.

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

SECTION 1. There is added to section 2394—52 of the statutes a new subdivision to read: (Section 2394—52) (9a) (a) Any county, city, town or village may enter into an agreement with the Wisconsin industrial commission for such period of time as may be deemed desirable for the purpose of establishing and maintaining local free employment offices, and it shall be lawful for any county, city, town or village to appropriate and expend the necessary money and to permit the use of public property for the joint establishment and maintenance of such offices as may be agreed upon.

SECTION 2. This act shall take effect and be in force from and after July 1, 1913.

Approved June 14, 1913.