Section 697y—4. Such trustees when elected and qualified shall organize by the election of a president. The superintendent of the workhouse shall be, ex officio, secretary of the board.

Section 697y—5. 1. The board of trustees when appointed and qualified shall have the same power in all matters relating to the care and management of said workhouse as is now vested in the county board, and the general laws for the care of workhouses and management of same shall apply, except as otherwise provided in sections 697y—1 to 697y—5, inclusive, of the statutes.

2. The board of trustees shall appoint annually in the month of September, a superintendent of the workhouse for the term of one year, commencing on the succeeding first day of January.

3. Upon the first day of October of each year or within thirty days thereafter, the board of trustees shall file a report with the county clerk. Such report shall include an itemized statement of all receipts and disbursements for the year past together with an estimate of the amount required for the ensuing year, and a general statement of the work done and contemplated. The county clerk shall lay such report and estimate before the county board at its annual meeting. The county board shall include in the annual tax levy such sum as may seem necessary for the care and maintenance of the workhouse.

4. The said board of trustees shall audit all accounts against said workhouse or against said board of trustees, when presented to them and verified under oath by the claimant or his agent, and shall then send such bills or accounts, their correctness and allowance certified to by the president and secretary, to the county elerk, who shall thereupon issue orders upon the county treasurer for the payment of the same.

SECTION 2. This act shall take effect upon passage and publieation.

Approved May 27, 1915.

No. 462, A.]

[Published May 31, 1915.

CHAPTER 165.

AN ACT to create section 926-11m of the statutes, relating to the use of lands purchased by cities.

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 926—11m. Whenever any city authorized to issue bonds under the provisions of section 926—11 of the statutes

shall heretofore have issued bonds for the purchase of land for a city market or markets, any lands purchased by said city with the whole or a portion of the proceeds of said bonds may be used by said city when unnecessary for market purposes for a playground or playgrounds.

SECTION 2. All acts and parts of acts inconsistent with the provisions of section 926—11m are hereby repealed, in so far as they are inconsistent herewith.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 27, 1915.

No. 530, A.]

[Published May 31, 1915.

CHAPTER 166.

- AN ACT to amend section 1 of chapter 281, laws of 1913, authorizing cities, villages or towns to conduct public concerts and to ratify obligations attempted to be incurred in the conduct of public concerts.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1 of chapter 281, laws of 1913, is amended to read: (Chapter 281, laws of 1913.) Section 1. Any city, village or town in this state, whether organized under general or special charter, is authorized and empowered to conduct public concerts in parks, auditoriums and such other public places within the city, village or town as the common council, village board or town board of such city, village or town shall Such concerts in parks shall be conducted by the determine. board of park commissioners, or park committee of the city council, village board or town board, and the expenses thereof shall be paid out of the park fund; and such concerts when given in other public places shall be conducted by the board or department having charge of such place and the expenses thereof above receipts if any shall be paid out of such fund as the common council, yillage board or town board shall determine. A fee for admission to said concerts may be charged for the purpose of defraging the expenses thereof in whole or in part.

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

Approved May 27, 1915.

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