sions of section 672 of the statutes, and the liability, if any, so proportioned and the credits and assets, if any, so proportioned, shall be paid according to said section 672 of the statutes.

Section 7. On the tenth day of May, 1915, at ten o'clock in the forenoon the town boards of the said towns of True, Hawkins and Lawrence shall meet at the town hall of the town of True located within the village of Glen Flora for the purpose of making a settlement between the said towns according to the provisions of this act; and at such meeting or at any subsequent or adjourned meeting held by said town boards, any three of the supervisors shall have full power and authority to send for any persons, books, papers and records necessarily involved in the settlement between said towns. The town clerk of the town of True shall be and act as clerk of such joint meeting, and the town clerks of the towns of Hawkins and Lawrence shall be present and assist. Sufficient duplicates or copies of all proceedings had shall be made in order that each town may have at least one copy for the use and information of the town clerk and town board thereof. Each town shall be chargeable with the expense and for the services and per diem of its own officers only.

Section 8. This act shall take effect upon passage and publication.

Approved March 30, 1915.

No. 702, A.]

[Published April 1, 1915.

CHAPTER 23.

AN ACT to amend section 925—10 of the statutes, relating to publication of notice in incorporation of cities.

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

Section 1. Section 925—10 of the statutes is amended to read: Section 925—10. Notice of the election on the proposition for incorporation shall be given by publication of a copy of such resolution in some newspaper published in said village, if there be one, otherwise in some newspaper designated in the resolution, once each week for four successive weeks immediately preceding the date for holding such election; provided, however, that the publication shall be deemed complete if such notice was in fact published four times prior to said election in four different weeks, even though four full weeks shall not have elapsed after the first publication. Any such publication heretofore made in compliance herewith shall have the same force and effect as if published for the four full weeks.

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

Approved March 30, 1915.

No. 2, S.]

[Published April 5, 1915.

CHAPTER 24.

AN ACT to repeal chapter 338, laws of 1913, relating to the construction of a state administration building in the city of Milwaukee.

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

SECTION 1. Chapter 338, laws of 1913, is hereby repealed, and all moneys made available for the purpose of carrying out the provisions of said chapter 338, laws of 1913, shall become a part of the general fund.

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

Approved April 2, 1915.

No. 8, S.]

[Published April 5, 1915.

CHAPTER 25.

AN ACT to repeal sections 776a, 776b and 776c and to create section 776g of the statutes, relating to registration of farms, and providing a penalty.

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

Section 1. Sections 776a, 776b, and 776c of the statutes are repealed.

Section 2. There is added to the statutes a new section to read: Section 776g. 1. The owner of any farm or country estate, or his agent duly authorized therefor in writing, may register the name of such farm or estate in the office of the register of deeds of the county wherein the farm or estate is situated. Every register of deeds shall keep a registry book for such purpose, and upon request, shall make registrations therein as provided in this section. Registration shall consist in writing in the registry book the name of the owner of the farm or estate and such name for the farm or estate as the owner or agent may designate, if no other farm or estate in the county has been previously registered under the same name. The register of deeds shall charge and collect twenty-five cents for making such regis-