attend other schools, and to all persons over fourteen years of age employed in said cities, towns or villages but who are residents of other municipalities maintaining industrial, continuation, commercial or evening schools; provided that no such person who is a resident of any municipality maintaining industrial. continuation or evening schools, shall be received in or admitted to classes in any such school in any other municipality, except upon presentation to the authorities of such school of the written approval of the local board of industrial education having charge of such school in the municipality wherein such person resides. Any city, town or village maintaining industrial schools as provided in sections 553p-1 to 553p-15, inclusive, that shall, as herein provided, admit to the privileges of such schools persons employed in such municipalities, but who are residents of other municipalities maintaining industrial schools. is empowered to collect tuition for the schooling of such nonresident persons, from the municipality in which the parents or quardians of such persons reside, in the same manner and at the same rate of tuition as is provided for the collection of tuition for nonresident pupils in section 553p-8. Any person over the age of fourteen who shall reside in any town, village or city not having an industrial school as provided in said sections, and who is otherwise qualified to pursue the course of study may with the approval of the local board of industrial education in any town, village or city having a school established under said sections, be allowed to attend any school under their supervision. Such persons shall be subject to the same rules and regulations as pupils of the school who are residents of the town, village or city in which the school is located.

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

Approved June 11, 1915.

No. 459, S.]

[Published June 15, 1915.

## CHAPTER 239.

AN ACT to amend section 927—4 of the statutes, relating to unpaid water and light rentals in cities and villages.

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

Section 1. Section 927—4 of the statutes is amended to read: Section 927—4. On the \* \* \* fifteenth day of November in each year the village or city treasurer or other officer authorized to audit and collect payments for the furnishing of

water or lights by any village, however incorporated, or by any city under special charter to the inhabitants thereof may certify and report to the village or city clerk of said village or city a list of all lots or parcels of real estate to which water or lights have been furnished by the village or city for the preceding year, the rentals whereof, being past due, remain unpaid, and the names of the owners and occupants of said real estate to whom said water or lights have been furnished. If such rentals or dues are not paid within \* \* \* fifteen days thereafter, and if so certified, the village or city clerk shall insert the same in the tax roll as a delinquent tax against the property the occupants of which are so furnished with light or water, and such dues or rentals shall be a lien on the real estate to which the said water or lights were furnished, all sums that have accrued during the preceding year and not paid as herein provided, and all proceedings in relation to the collection, return and sale of property for delinquent taxes shall apply to said tax.

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

Approved June 11, 1915.

No. 470, S.]

[Published June 15, 1915.

## CHAPTER 240.

AN ACT to amend section 113.19 of the statutes, relating to the compensation of court reporters.

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

Section 113.19 of the statutes is amended to Section 1. read: 113.19 (1) Every reporter appointed pursuant to section 113.18 shall be compensated for his services at the rate of two hundred dollars per month, payable out of the state treasury. Every reporter so appointed in a circuit divided into two or more branches shall be further compensated for his services at the rate of fifty dollars per month, payable out of the treasury of the county embracing such circuit. Every reporter attending a term of court, or attending by direction of the court the trial of a compulsory reference, outside of the county in which he resides shall be reimbursed out of the state treasury his necessary traveling expenses and hotel bills. Assistant reporters shall be paid nothing out of any public treasury except for services performed in a county forming a part only of a circuit when two judges are holding court therein at the same