

the fourth class may be extended and enlarged upon first obtaining the consent of the council of such city and of the owners of any dwelling or other building within fifteen rods of such addition.

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

Approved April 20, 1915.

No. 96, S.]

[Published April 22, 1915.

CHAPTER 40.

AN ACT to amend section 4552m of the statutes, relating to the employment of district attorneys by municipalities.

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

SECTION 1. Section 4552m of the statutes is amended to read: Section 4552m. 1. It shall be unlawful for any district attorney or assistant district attorney, city attorney or assistant city attorney or any person holding a judicial office to be retained or employed by any common carrier operating within this state or for any public utility corporation, *except a municipality.*

2. If any district attorney or assistant district attorney, city attorney or assistant city attorney or any person holding a judicial office shall violate any provisions of this section his office shall be deemed vacant.

3. The provisions of this section shall not apply to city attorneys or their assistants in cities of the fourth class, nor to court commissioners, nor to county judges, except such county judges as may also be judges of municipal courts.

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

Approved April 20, 1915.

No. 133, S.]

[Published April 26, 1915.

CHAPTER 41.

AN ACT to amend section 2533d of the statutes, relating to the calling of talesmen to complete the formation of juries.

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

SECTION 1. Section 2533d is amended to read: Section 2533d. Whenever a sufficient number of jurors, so drawn and summoned, cannot be obtained for the trial of any cause the court may cause persons qualified to serve as jurors to be returned,