to the supervisors by such petitioner * * and shall be by * * them paid to the person or persons in whose favor the award or awards were * * made. Upon such payment being made the petitioner * * may enter upon, open and work such highway * * at * * * his own expense and construct logging railroads thereon, subject to such restrictions and regulations as shall be made in writing by the supervisors, but no tree shall be cut thereon except such as it shall be necessary to remove to make a track or tracks. The petitioner * * * for such highway * * * shall be liable in damages for any injury resulting to persons or property on account of defects therein in the manner and to the extent that towns are liable for injuries caused by defeetive highways; and such liability shall follow the ownership of the lands or movable property for the benefit of which the highway was laid and the town in which it was situated shall not be liable on account thereof.

INTERPRETATION.

Section 20. Section 1597 of the statutes is renumbered to be section 30.10.

SECTION 21. A new section is added to the statutes to read: 30.11. DEFINITION. The word "municipality" wherever used in this chapter means any town, village, city or county in the state.

Section 22. This act shall take effect upon passage and publication.

Approved June 4, 1917.

No. 1, S.1

[Published June 7, 1917.

CHAPTER 336

AN ACT to renumber chapter 20 of Wisconsin Statutes and to renumber and amend or revise the sections of said chapter, and to renumber certain other chapters of the statutes.

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

SECTION 1. Chapter 20 of Wisconsin Statutes is renumbered to be chapter 35 of said statutes.

Section 2. Section 20.01 of the statutes is renumbered to be section 35.01 and is amended to read:

GENERAL PROVISIONS.

35.01 DEFINITIONS AND CLASSIFICA-TION. The public printing is all the printing and binding for which payment may lawfully be made out of the state treasury, together with all necessary material therefor, except the paper used by state printers, which will be furnished by the state, at the discretion the printing board. It is divided into seven classes: First. All legislative printing. Second. Wisconsin session laws, statutes, annotations and blue books. Third. Governor's messages, official reports, pamphlets and magazines, bulletins and transactions of officers and societies, all books not otherwise classified, all printing, except job work, for the state historical society, Wisconsin academy of sciences, arts and letters, Wisconsin archæological society, University of Wisconsin, state normal schools and Wisconsin branch of the American institute of criminal law and criminology. Fourth. All job printing and all printing not otherwise classified. Fifth. Newspaper publications. Sixth. Supreme court reports. Seventh. Printing for state institutions and departments located outside of the city of Madison.

SECTION 3. Section 20.02 of the statutes is renumbered to be section 35.02 and subsection (2) thereof is amended to read:

(2) State printers * * are the persons under contract to do public printing, other than * printing of the fifth, sixth or seventh class. Wherever in this chapter the words "the state printer" are used, they are intended to designate the person who by contract is required to do the particular printing there considered.

Subsection (3) of said section is amended to read:

(3) The state paper is the newspaper which * • • is made the official paper of the state for newspaper publication of laws, proclamations, legal notices and advertisements.

Section 4. A part of section 20.03 of the statutes is renumbered to be section 35.03 and is amended to read:

- 35.03 POWERS AND DUTIES OF BOARD. The printing board is empowered and required:
- (1) To let contracts for public printing and • for the purchase of paper in the manner provided in this chapter;
- (2) To receive printer's copy and • requisitions for public printing from parties authorized by law to present them;

- (3) To deliver such copy to the state printer with written of cars that the copy be printed;
- (4) To issue orders for any other public printing required by raw, except printing of the first, fifth, * * sixth and seventh classes;
- (5) To direct the manner, form, style, quantity and method, when these are not expressly prescribed by law, of all public printing except printing of the first class and of the seventh class:
- (6) To prescribe rules, not inconsistent with law, for the conduct of its business;
- (7) To keep a record of all its meetings, actions and proceedings;
- (8) To make biennial reports to the * * legislature setting forth the cost of the public printing during the preceding fiscal term, with recommendations of any retrenchments that can be made therein.

In advertising for bids said board may subdivide classes two, three and four, creating additional classes or may change printing from one class to another class in such advertisement, whenever it shall determine that further or different classification will benefit the state.

Section 5. Section 20.04 of the statutes is renumbered to be section 35.04 and is amended to read:

- 35.04 • PROOF READERS. (1) The printing board shall appoint such assistants, proof readers, clerks and other employes as it shall find necessary to perform the duties imposed upon it, and, when not otherwise provided by law, shall prescribe their duties, designate their respective titles and fix their salaries or compensation. • The officers and positions created by this section are hereby placed in the competitive class of the civil service.
 - (2) * * * It shall be the duty of proof readers:
- (a) To examine critically all printer's copy presented to said board, and before the same shall be delivered to the state printer, report to said board all failures to eliminate matter unsuitable for public printing, and all failures to properly consolidate statistical tables, and make such copy comply with law; provided, that the power of eliminating matter from any public printing shall not be construed to include the power to change the thought or findings of any book, catalogue, bulletin, report or other public printing;
 - (b) To read and correct proof sheets of all matter printed by

state printers, except that done for the university, normal schools, state historical society, which wisconsin academy of sciences, arts and letters, which wisconsin archæological society, which was a board of commissioners of the geological and natural history survey;

- (c) To require state printers to use, in all cases not otherwise prescribed by law, such style, size and arrangement of type, such spacing of lines and such widths of borders and margins as will insure the largest measure of economy possible with good work;
- (d) To perform such other duties as said board may direct.

PRINTING OF THE FIRST CLASS—LEGISLATIVE PRINTING.

SECTION 6. Section 20.05 of the statutes is renumbered to be section 35.05, and section 20.06 of the statutes is renumbered and revised to read:

35.06 BUDGET ESTIMATES. The board of public affairs may in its discretion requisition and procure the printing of such portions of its recommendations to the legislature, made under section 990—55, as it shall deem proper for general distribution.

Section 7. Section 20.07 of the statutes is renumbered to be section 35.07 and is amended to read:

- PRINTING IN GENERAL, HOW OR-DERED AND EXECUTED. (1) . * * Each house of the legislature * * * may order public printing for its own exclusive use, except that it * * * shall not procure for such use the printing of extra copies of any book, pamphlet, cr document * * * printed by authority of * Whenever either house requires any printing for its * its chief clerk, and whenever any joint action of both houses is taken requiring any printing to be done, the chief clerk of the house where such action originates, shall deliver to the state printer printer's copy with an order signed by * * * such clerk for such printing. and the state printer shall do such printing and deliver the same in the shortest possible time.
- (2) At the opening of the session, each chief clerk shall be provided by the printing board with a printing order book containing blank orders and stubs, numbered in duplicate, and whenever such chief clerk delivers to the state printer an order for printing, he shall immediately transmit to the

printing board a carbon copy of such order upon the corresponding duplicate order blank.

- (3) All bills, except bills of extraordinary length, all resolutions, * * joint resolutions, memorials and daily calendars, for which copy is delivered to the state printer by the respective chief clerks, shall be printed at such time as will permit their delivery to the chief clerk making the order therefor by nine o'clock of the morning, except Sunday, next succeeding the day on which the order for such printing is delivered.
- (4) Revision bills prepared by the revisor of statutes may be ordered printed by the revisor when the legislature is not in session. Bills printed pursuant to such orders shall be delivered by the state printer to the chief clerk of the senate at the opening of such session, and shall be, by such clerk, received, distributed and in all respects treated the same as if printed during the session. No further printing of revisor's bills shall be required.
- (5) Any legislative printing for the use of either or of both houses of the legislature may be authorized by joint resolution. All printing of the first class and all emergency printing specified in section 35.51 shall be done at the seat of government.

SECTION 8. Section 20.08 of the statutes is renumbered to be section 35.08 and is amended to read:

* * BILLS, ETC., HOW PRINTED. (1) One thousand copies of each bill, resolution, joint resolution and memorial shall be printed in bill form with small pica type, on book paper that may be cut without waste; provided, that privileged resolutions and privileged joint resolutions shall not be printed in bill form unless ordered by the house in which such resolutions originate. Each page shall be seven and three-quarters inches wide and eleven inches high; shall contain not less than twenty-five lines, five inches long, of printed matter spaced by a pica slug or reglet between adjacent lines, and be punched on the inner margin with two holes seven inches apart; and, in case of a bill or joint resolution, on the first page thereof shall be printed the following matter which shall not occupy more than the upper one-third of the page: The house in which such bill originated, its number, its date of introduction with the name of the person or committee by whom it was introduced and the order of reference, its title and enacting clause, which shall be immediately followed by the first line of the first section. Upon each page of such bill or resolution, at the upper outer corner, shall be printed the number thereof. All such numbers and all section numbers shall be printed in black face type. Each line of each section shall be numbered consecutively.

- (2) Except as otherwise provided in subsection (3) any bill or resolution proposing an amendment to any existing statute or to the constitution shall have matter to be stricken out printed with a line drawn through the same and new matter printed in italics. • The provisions of this section shall govern the printing of amendments to bills, resolutions, joint resolutions and memorials, so far as applicable.
- (3) Revision bills mentioned in subsection (4) of section 35.07 may contain explanatory notes which shall be printed in eight-point solid type immediately following the sections to which they respectively relate, but such notes shall not constitute any part of the bill nor of the act if the bill shall be enacted.

Section 9. Section 20.09 of the statutes is renumbered to be section 35.09 and is amended to read:

35.09 * * * PRINTING FOR ENROLLMENT. Immediately after any bill, or any joint resolution amending the constitution, shall have been finally passed, and, in the case of a bill, before it shall be presented to the governor for approval, the chief clerk of the house where * * such bill or resolution originated shall present printer's copy thereof to the state printer, and the state printer shall, within one day, print and deliver five copies thereof upon forty-pound ledger medium paper, measuring nine by eleven and one-half inches, with printed page six by eight and one-half inches, set in fourteen-point Roman type, or in monotype known as 150A twelve point, one of which printed copies shall be used as the enrolled bill, or the enrolled resolution, as the case may be, * * and another copy shall be delivered to the revisor. Nine hundred and ninetyfive additional copies shall be printed on the paper used for bills. Any bill or resolution so printed except bills proposed by the revisor, shall, when amendatory indicate omissions by asterisks and new matter by italics.

Section 10. Section 20.10 of the statutes is renumbered to be section 35.10.

Section 11. Section 20.11 of the statutes is renumbered to be section 35.11.

Section 12. Section 20.12 of the statutes is renumbered to be section 35.12 and is amended by striking therefrom the figures "20.11" and by inserting in place thereof the figures "35.11."

Section 13. Section 20.13 of the statutes is renumbered to be section 35.13 and is amended by striking therefrom the figures "20.12" and by inserting in place thereof the figures "35.12";

and is further amended by striking therefrom the figures "20.14" and by inserting in place thereof the figures "35.14".

Section 14. Section 20.14 of the statutes is renumbered to be section 35.14.

PRINTING OF THE SECOND CLASS—STATUTES AND BLUE BOOK.

Section 15. Section 20.15 of the statutes is renumbered to be section 35.15.

Section 16. Subsection (1) of section 20.16 of the statutes is renumbered to be section 35.16.

SECTION 17. Subsection (2) of section 20.16 of the statutes is renumbered to be section 35.17 and is amended by striking therefrom the figures "20.185" and by inserting in place thereof the figures "35.20".

Section 18. Section 20.17 of the statutes is renumbered to be section 35.18 and is amended by striking therefrom the word "ninety" and by inserting in place thereof the word "sixty".

Section 19. Section 20.18 of the statutes is renumbered to be section 35.20 and is amended to read:

"But section titles and notes of history constitute no part of the section." and by inserting in place thereof the following sentence: "But subchapter titles, section, subsection and paragraph titles, and notes of history constitute no part of the section."

Section 20. Section 20.185 of the statutes is renumbered to be section 35.20 and is amended to read:

35.20 * * * WISCONSIN TOWN LAWS. Simultaneously, as nearly as may be, with each issue of Wisconsin Statutes. the state printer, under the supervision of the revisor, shall print an edition of two thousand five hundred copies, more or less as may be determined to be necessary by the printing board. of a volume to be designated "Wisconsin Town Laws," to be printed from type or plates used in printing Wisconsin Statutes and to contain the following chapters of the statutes, to wit: Chapters 5 to 12, inclusive, relating to nominations. elections and corrupt practices; and the several chapters relating * common schools, * * * the county board, the powers, duties and liabilities of towns, town officers. * * * the assessment of taxes, highways and bridges. * * * drains. * * * and fences; and such further sections of the statutes as the revisor shall determine are desirable and practicable to be included, together with an appendix containing suitable forms for use in the administration of such laws and a suitable index.

Section 21. Section 20.20 of the statutes is renumbered to be section 35.21.

Section 22. Section 20.21 of the statutes is renumbered to be section 35.22 and is amended by striking therefrom the figures "20.16" and by inserting in place thereof the figures "35.16".

Section 23. Section 20.22 of the statutes is renumbered to be section 35.23 and is amended to read:

35.23 * * * WISCONSIN ANNOTATIONS. It is the duty of the revisor to prepare * * * from time to time such annotations as will keep the annotations contained in the volume known as "Wisconsin Annotations," and issued in May, 1914, down to date, and to print such continuations in the appendix of each biennial issue of Wisconsin Statutes.

Section 24. Section 20.23 of the statutes is renumbered to be section 35.24.

Section 25. Section 20.19 of the statutes is renumbered to be section 35.25 and subsection (2) thereof is amended to read:

(2) If actual experience shall demonstrate that the number of copies of session laws, town laws, statutes. or * * * blue books authorized by sections * * * 35.15, * * * 35.18, * * * 35.20 and * * * 35.24 is more than is required to supply the actual demand therefor, the printing board is empowered and directed to make an order reducing the copies to be printed to a number that will supply such demand and no more.

Section 26. Section 20.24 of the statutes is renumbered to be section 35.26 and is amended to read:

PRINTING OF THE THIRD CLASS—REPORTS, PAM-PHLETS AND BOOKS.

35.26 * * OFFICIAL REPORTS. (1) All reports of state officers, departments, boards, commissions and commissioners shall be made biennial, except those required by law to be made annually. Biennial reports shall cover the two years next preceding the first day of July of each even-numbered year, except the reports of the * * department of agriculture, * * and of the state superintendent, which shall cover the two years next preceding the first day of January of each odd-numbered year; and annual reports shall cover one year next preceding the first day of July of every year. (2) Every such report shall set forth all receipts and dis-

bursements in full and in detail, and be filed with the governor within sixty days next following the period covered. A duplicate of each report shall at the same time be presented by its author to the printing board. No report shall contain any advertising matter nor any copying of the Wisconsin session laws or statutes, except minor extracts explanatory of and incorporated in the text. The detailed tables of purchases in the report of the board of control shall not be printed.

(3) Before filing any report its author shall carefully edit the same and strike therefrom all journals and minutes of proceedings and all correspondence, petitions, orders and other documents or writings whose substance can be briefly stated, consolidate, so far as practicable, statistical tables and strike out all matter which is of interest to individuals chiefly and not important information concerning public affairs. The printing board shall order each duplicate report, ascertained upon careful examination to be in compliance with law, to be printed. Any duplicate report failing to comply substantially with this section shall be returned to its author for correction, and until made so to comply, shall not be printed.

Section 27. Section 20.25 of the statutes is renumbered to be section 35.27 and is amended by striking therefrom the figures "20.24" and by inserting in place thereof the figures "35.26"; and it is further amended by adding to the schedule or list of reports the following item to be inserted at the end of said list: "Of the State Department of Engineering _____200______25".

Section 28. Section 20.26 of the statutes is renumbered to be section 35.28.

Section 29. Section 20.27 of the statutes is renumbered to be section 35.29 and is amended by inserting therein immediately after the word "directories" the following matter: "circulars and folders".

Section 30. Subsection 5 of section 1458—3 of the statutes is amended by inserting therein immediately after the words "The publications of said board shall be", the following words, namely, "subject to the provisions of section 35.29 and shall be".

Section 31. Section 20.28 of the statutes is renumbered to be section 35.30 and subsection (4) thereof is amended by striking therefrom the words: "The cost of such printing shall be charged to the general appropriation for the board of control".

Section 32. Section 20.285 of the statutes is renumbered to be section 35.31 and is amended by striking therefrom the follow-

ing matter: "paragraph (b) of subsection (10) of section 20.84" and by inserting in place thereof the following matter to wit: "subsection (13) of section 35.84"; and is further amended by inserting the word "and" immediately after the semicolon in subsection (1) thereof.

Section 33. Section 20.31 of the statutes is renumbered and amended to read:

OTHER BOOKS AND PRINTING OF A 35.32 SPECIAL NATURE. . . . Upon receiving the necessary printer's copy the printing board shall order * * * as follows: Of the opinions of the attorneying * * * general, with sullabi and index, not more than one thousand two hundred copies; of the decisions of the railroad commission, with sullabi and index, not more than two thousand five hundred copies; * * of each number as issued, of the transactions of the Wisconsin academy of sciences, arts and letters, not more than two thousand copies, together with suitable binding at a cost not exceeding one hundred and fifty dollars per annum of all periodicals and other exchanges which said academy shall hereafter receive: • • of the transactions of the Wisconsin archæological society, not more than one thousand five hundred copies bimonthly, uniform in style with the volumes heretofore published by said society, containing not more than seventy-five pages each, including the necessary illustrations; of the advance sheets of each committee report of the Wisconsin branch of the American institute of criminal law and criminology, not more than five hundred copies, and not more than one thousand copies, containing not more than three hundred fifty pages each of the annual pamphlet containing such reports; also such books and other printing as the printing board, in its discretion, shall order for the board of commissioners of the geological and natural history survey.

Section 34. Section 20.32 of the statutes is renumbered to be section 35.33, and is amended to read:

35.33 UNIVERSITY AND NORMAL SCHOOL PRINT-ING. Upon receiving printer's copy, and the necessary requisitions from the respective boards of regents of the University of Wisconsin or of the state normal schools, and of the requisitioning officer of the state historical society, the printing board shall order the state printer to do all book, catalogue, bulletin and other printing, exclusive of job work, which is required for the use of said university, including all of its departments and officers, and for the use of said normal schools and for the use of the state historical society.

PRINTING OF THE FOURTH CLASS—JOB PRINTING.

Section 35. Section 20.33 of the statutes is renumbered to be section 35.34 and that part of subsection (1) thereof which constitutes the clause immediately preceding the semicolon therein is amended to read: "and such other printing not specified in this chapter as may be permitted or required by law and necessary for the use of the University of Wisconsin, " or any state normal school, " or the state historical society, " or any state officer, department, board, commission or commissioner, including such binding as may be needed in connection with such printing".

GENERAL PROVISIONS RELATING TO PRINTING OF THE FIRST, SECOND, THIRD AND FOURTH CLASS.

Section 36. Section 20.34 of the statutes is renumbered to be section 35.35 and is amended by striking out subsection (2) thereof and by renumbering subsections (5) and (6) thereof to be respectively subsections (4) and (5); and subsections (3) and (4) thereof are amended to read:

- (2) * * * Of Wisconsin session laws and all * * reports mentioned in sections 35.26 and 35.27, seven and one-quarter inches high and four inches wide, the text of the session laws in long primer type, and the text of the reports in eight-point type on a ten-point body with all extracts, lists, tabulations, syllabi, indexes and digests printed solid in such type as the printing board shall designate for the promotion of suitable condensation and economy.
- (3) • Of reprints of session laws, the type and size of pages conforming to the original volumes.

SECTION 37. Section 20.35 of the statutes is renumbered to be section 35.36.

Section 38. Section 20.37 of the statutes is renumbered to be section 35.37 and is amended by striking out the words "Wisconsin Annotations" from the first subsection thereof, and by renumbering subsections (5), (6), (7), (8), and (9) thereof to be respectively subsections (4), (5), (6), (7), and (8); and the first sentence of said section is amended to read: "Public printing supplied by " state " printers, exclusive of legislative and job printing, shall, unless the printing board in its discretion otherwise orders, be bound as specified in this section."

Section 39. Section 20.38 of the statutes is renumbered to be section 35.38.

Section 40. Section 20.39 of the statutes is renumbered to be section 35.39.

Section 41. Section 20.40 of the statutes is renumbered to be section 35.40.

Section 42. Section 20.41 of the statutes is renumbered to be section 35.41 and is amended by striking therefrom the semicolon in the last sentence and by inserting in place thereof a comma, and also by striking therefrom the word "matters" and by inserting in place thereof the word "matter".

CONTRACTS WITH STATE PRINTERS.

Section 43. Section 20.42 of the statutes is renumbered to be section 35.42.

Section 44. Section 20.43 of the statutes is renumbered to be section 35.43.

Section 45. Section 20.44 of the statutes is renumbered to be section 35.44 and the figures, 20.43 in the first sentence of said section are stricken out and the figures 35.43 are inserted in place thereof; also a sentence in subsection (3) thereof is amended to read: "No distinct " job of composition shall be counted at less than one thousand ems"; and said section is amended by striking from subsection (4) thereof the words "Not to exceed" and by inserting in place thereof the words "No more than"; and subsection (5) thereof is amended to read:

(5) The cost of linotype does not include the cost of composition, that being charged for separately. The linotype Wisconsin Statutes and Wisconsin blue books becomes the property of the state when ready for use. The printing board may, in its discretion, direct that the linotype for * * any volume of Wisconsin session laws also become the property of the state and be retained for printing further editions. Wisconsin Statutes shall be printed from sterotype plates and the linotype therefor shall be used for the making of such plates only. Said board, in its discretion, may also require state printers to prepare sterotype plates from any linotype owned by the state, or from any other type used for public printing, and direct the printing to be done from such plates. The state printer furnishing any such linotype or plates must store and safely keep the same, and in case of injury thereto or destruction thereof by fire or otherwise, to pay to the state the contract price thereof. All such linotype and plates when determined by the board to be obsolete or worn out shall thereupon be turned over to the state printer having the custody

thereof, and he shall be charged in his accounts with the market value of the metal.

SECTION 46. Section 20.45 of the statutes is renumbered to be section 35.45, and is amended to read:

35.45 ADVERTISEMENT FOR BIDS. The printing board shall during June and July of each even-numbered year advertise for the term of six successive weeks in six newspapers, each of which is published in a different city of the state, that sealed proposals for furnishing during the next ensuing contract period. * * the printing included in the several classes of printing required by law to be furnished by state printers, with all other material which the printing board shall require, will be received by said board at its office at any time prior to a specified day, when all of said proposals will be there publicly opened and read; that each bidder may, at his option, file a proposal to furnish one, or more than one, or all of said several classes of printing; that upon application said board will in the meantime furnish to bidders a list of the maximum prices established by law and all necessary blanks and information, and that no bids will be considered that are not presented in the form so prescribed. All such forms and a proper form for the advertisement shall be prepared by the attorney-general.

Section 47. Section 20.46 of the statutes is renumbered to be section 35.46.

Section 48. Section 20.47 of the statutes is renumbered to be section 35.47 and is amended by striking therefrom the figures "20.43" and by inserting in place thereof the figures "35.43".

Section 49. Section 20.48 of the statutes is renumbered to be section 35.48 and is amended by striking therefrom the figures "20.46" and by inserting in place thereof the figures "35.46;" and is further amended by striking therefrom the figures "20.49" and by inserting in place thereof the figures "35.49".

Section 50. Section 20.49 of the statutes is renumbered to be section 35.49.

SECTION 51. Section 20.50 of the statutes is renumbered to be section 35.50.

Section 52. Section 20.51 of the statutes is renumbered to be section 35.51.

SECTION 53. Section 20.52 of the statutes is renumbered to be section 35.52.

Section 54. Section 20.53 of the statutes is renumbered to be section 35.53.

Section 55. Section 20.54 of the statutes is renumbered to be

section 35.54 and is amended by striking therefrom the figures "20.53" and by inserting in place thereof the figures "35.53".

SECTION 56. Section 20.55 of the statutes is renumbered to be section 35.55 and is amended by striking therefrom the figures "20.43" and by inserting in place thereof the figures "35.43"; and is further amended by striking therefrom the figures "20.44" and by inserting in place thereof the figures "35.44".

CONTRACTS FOR THE PURCHASE OF PAPER.

Section 57. Section 20.56 of the statutes is renumbered to be section 35.56 and the first sentence thereof is amended to read: "From time to time, " " the printing board shall record in the minutes of its proceedings its estimates of the quantity of each class or kind of paper the state will require for use during the next succeeding contract period."

Section 58. Section 20.57 of the statutes is renumbered to be section 35.57 and is amended by striking therefrom the figures "20.56" and by inserting in place thereof the figures "35.56".

SECTION 59. Section 20.58 of the statutes is renumbered to be section 35.58.

Section 60. Section 20.59 of the statutes is renumbered to be section 35.59.

SECTION 61. Section 20.60 of the statutes is renumbered to be section 35.60.

SECTION 62. Section 20.61 of the statutes is renumbered to be section 35.61.

SECTION 63. Section 20.62 of the statutes is renumbered to be section 35.62 and is amended to read:

35.62 * * EMERGENCY PURCHASES. Whenever paper not on hand shall be urgently needed before the same can be procured in the manner provided by this chapter, the printing board is empowered to purchase what is required for immediate and temporary use at current market prices.

Section 64. Section 20.63 of the statutes is renumbered to be section 35.63 and is amended to read:

PRINTING OF THE FIFTH CLASS—NEWSPAPER PRINTING.

35.63 * * OFFICIAL STATE PAPER. The legislature shall declare some newspaper published in Wisconsin to be the official state paper, in which shall be * * * published all the laws, advertisements, proclamations and communications of

every nature which may now or hereafter be required to be officially published. • • • Any such publication from either of the state departments in such paper shall be deemed official. Until a further designation is made the Evening Wisconsin of Milwaukee, Wisconsin, is declared to be the official state paper.

SECTION 65. Section 20.64 of the statutes is renumbered to be section 35.64 and is amended to read:

35.64 • • PUBLICATION OF ALL LAWS. Every
• • law • • shall be published in the official state
paper immediately after • • its passage and approval,
• • in type not • • smaller than six point;

• • and until so published • • shall not take effect.

Section 66. Section 20.65 of the statutes is repealed, and a new section is created to be numbered and to read:

35.65 PUBLICATION DEFINED. Publication in a single issue of the state paper shall constitute full publication under section 35.64.

Section 67. Section 20.66 of the statutes is renumbered to be section 35.66.

Section 68. Section 20.67 of the statutes is renumbered to be section 35.67.

Section 69. Section 20.68 of the statutes is renumbered to be section 35.68.

Section 70. Section 20.69 of the statutes is renumbered to be section 35.69 and is amended to read:

FEES. The compensation to the official state paper for the original printing of the laws shall be not more sixty cents per folio; and to said paper and all other newspapers for reprinting any law, and for printing all election and other notices, all accounts, fiscal statements, advertisements, proclamations, or other matter required to be published at the expense of the state, shall be not more than sixty cents per folio for the first insertion and not more than thirty-five cents per folio for each subsequent insertion, except when such printing or reprinting is done by a newspaper other than the state paper published in a city of the first class, in which case the compensation shall equal the amount regularly received by such newspaper for the same amount of advertising space, not exceeding, however, eighty cents per folio for the first insertion and fortyfive cents per folio for each subsequent insertion; but the price in full for the publication of advertisements of the sale of school, university or other public lands shall not exceed fifty cents for

each description whenever the advertisement contains fifteen descriptions or more. All expenditures for transportation, communication and delivery incidental to any such printing shall be borne by the paper doing the same.

Section 71. Section 20.70 of the statutes is renumbered to be section 35.70.

PRINTING OF THE SIXTH CLASS—WISCONSIN REPORTS.

Section 72. Section 20.71 of the statutes is renumbered to be section 35.71.

Section 73. Section 20.72 of the statutes is renumbered to be section 35.72.

Section 74. Section 20.73 of the statutes is renumbered to be section 35.73.

Section 75. Section 20.74 of the statutes is renumbered to be section 35.74.

CONTRACTS FOR PUBLICATION OF WISCONSIN REPORTS.

SECTION 76. Section 20.75 of the statutes is renumbered to be section 35.75.

SECTION 77. Section 20.76 of the statutes is renumbered to be section 35.76.

SECTION 78. Section 20.77 of the statutes is renumbered to be section 35.77.

Section 79. Section 20.78 of the statutes is renumbered to be section 35.78.

Section 80. Section 20.79 of the statutes is renumbered to be section 35.79.

SECTION 81. All that part of section 20.03 of the statutes which is not embodied in new section 35.03 is renumbered to be section 35.80 and is amended to read:

PRINTING OF THE SEVENTH CLASS—FOR PARTICULAR STATE INSTITUTIONS.

35.80 PRINTING FOR PARTICULAR STATE INSTITUTIONS. • • • The managing head or executive officer of any state institution or department located outside of the city of Madison may secure competitive bids • • for job printing • • needed • • by such • • institution or department, and • • submit them to the printing board.

If said board approves the lowest of such bids, such managing head or executive officer may * * contract * * for such printing with such lowest bidder. * * He shall * * file a copy of every such contract with the printing board * * within * * twenty days after making the same, * * together with an itemized statement of the printer's claim and account for performance thereof and a sample of the printing actually done. No such claim or account shall be audited or paid unless the approval of the printing board is indorsed thereon.

DISTRIBUTION OF PUBLIC PRINTING.

Section 82. Section 20.80 of the statutes is renumbered to be section 35.81.

Section 83. Section 20.81 of the statutes is renumbered to be section 35.82.

Section 84. Section 20.82 of the statutes is renumbered to be section 35.86 and is amended by striking therefrom the words "state board" which immediately precede the words "of agriculture" and by inserting in place thereof the word "department;" and is further amended by striking therefrom the words "state board of forestry" and by inserting in place thereof the words "conservation commission."

Section 85. Section 20.83 of the statutes is renumbered to be section 35.83 and is amended by striking therefrom the figures "20.84" and by inserting in place thereof the figures "35.84;" also by striking therefrom the figures "20.85" and by inserting in place thereof the figures "35.85;" and is further amended by inserting the word "office" immediately after the word "holding" in the third line.

SECTION 86. Section 20.84 of the statutes is renumbered to be section 35.84 and is amended as follows:

Subsection (1) is amended by striking therefrom the figures "20.05" and by inserting in place thereof the figures "35.05." Subsection (2) is amended to read:

(2) Of * * such portions of the budget estimates as may be printed pursuant to section * * 35.06, one copy * to the governor and one copy to each member-elect of the legislature. * *

Paragraph (a) of subsection (7) is renumbered to be subsection (7) and is amended by striking therefrom the words "Of the special editions of statutes" and by inserting in place thereof

the words "Of pamphlet laws printed pursuant to section 35.17;".

Paragraph (b) of subsection (7) is renumbered to be subsection (8).

Subsection (8) is renumbered to be subsection (9).

Subsection (9) is renumbered to be subsection (10), and is amended by inserting immediately after the word "reports" in the first sentence of said subsection the following words "printed by authority of section 35.27."

Paragraph (a) of subsection (10) is renumbered to be subsection (11) and is amended by inserting immediately after the comma which immediately follows the word "societies" in the first sentence thereof, the following language: "printed by authority of sections 35.28, 35.29 or 35.30,".

Paragraph (c) of subsection (10) is renumbered to be subsection (12).

Paragraph (b) of subsection (10) is renumbered to be subsection (13) and is amended by striking from the last sentence thereof the words and designation "paragraph (a) of this subsection" and by inserting in place thereof the words and designation "subsection (11)".

Subsection (12) is renumbered to be subsection (14), and is amended by inserting the word "and" between the words "officer" and "employe"; and also by striking out the words "and employe of the state capitol."

Subsection (13) is renumbered to be subsection (15).

Subsection (14) is renumbered to be subsection (16) and is amended by striking therefrom the figures "20.83" and by inserting in place thereof the figures "35.83".

Subsection (15) is renumbered to be subsection (17) and is amended by striking therefrom the following figures namely: "20.25, 20.26, 20.27, and 20.28," and by inserting in place thereof the following figures namely: "35.27, 35.28, 35.29, and 35.30".

Subsection (16) is renumbered to be subsection (18).

Section 87. Section 1110 of the statutes is renumbered to be subsection (19) of section 35.84 and is amended to read:

(35.84) (19) * * The chief clerks of the senate and assembly shall send to each county clerk and to each normal school, college and public library in this state, as soon as printed, copies of all bills, resolutions, joint resolutions and memorials introduced into the senate and assembly, * * also the senate and assembly journals, * * enrolled bills, * * in-

dices, * * bulletins, and other printed matter on the order of the legislature, together with proper filing appliances * * . Each county clerk shall * * file in his office all material received hereunder and keep the same open to public * inspection. * *

SECTION 88. Section 20.85 of the statutes is renumbered to be section 35.85 and is amended by striking therefrom the words "except collected state documents;" and is further amended by striking therefrom the figures "20.84" and by inserting in place thereof the figures "35.84."

Section 89. Section 111m of the statutes is renumbered to be section 35.87 and is revised to read:

35.87 SALES OF LEGISLATIVE BILLS. RESOLUTIONS. ETC. Upon application and payment of twelve dollars therefor to the secretary of state, any person shall be entitled to receive by mail copies of all bills, resolutions, joint resolutions, amendments, enrolled bills without chapter numbers inserted, journals, and records of proceedings printed in the senate and assembly during the session of the legislature then being held or next to be held, together with filing appliances; and, upon application and payment of two dollars therefor, shall be entitled to receive by mail copies of all enrolled bills, as soon as signed by the governor, with proper chapter numbers inserted. The secretary of state shall certify to the chief clerks of the two houses the name of each person entitled to material hereunder, naming the material. and said clerks shall mail such material to such persons during the session then being held. All moneys so received shall be paid into the state treasury.

Section 90. That part of section 29.86 of the statutes which precedes the first semicolon therein is renumbered to be section 35.88 and is amended by inserting therein immediately after the words "name of his office" the following words, namely: "together with the words, State Property;" and the remainder of said section is repealed.

Section 91. Section 20.87 of the statutes is renumbered to be section 35.89.

Section 92. Section 20.88 of the statutes is renumbered to be section 35.90.

Section 93. Section 20.89 of the statutes is renumbered to be section 35.91 and is amended to read: * * * 35.91 FUTURE DISTRIBUTION; SALES. The printing board shall, from time to time, file with the superintendent of public property a statement of the number of copies of each book, report, or other

document printed for the state by the state printer which he is required to reserve for future distributions according to law; also a statement of the cost, exclusive of the author's and other editorial work, of each such publication. The estimated cost of Wisconsin Statutes shall not include any cost of revision or of annotating. Said superintendent may sell, * * at said cost price, * * to any person * * any such publication out of any surplus on hand beyond the reservation so required.

SECTION 94. Section 20.90 of the statutes is renumbered to be section 35.92 and is amended to read:

- 35.92 • EXPENSE OF PRINTING. HOW CHARGED. (1) The cost of printing provided for in sections • 35.05, • 35.07 to 35.16, inclusive, • 35.64, • and • 35.70 shall be charged to the appropriation for the legislature.
- (2) The cost of printing provided for in sections * * 35.06, * * 35.66 and * * 35.67 shall be charged to the proper appropriation for the secretary of state.
- (3) The cost of printing provided for in sections * * * 35.18, * * 35.20 and * * 35.23 shall be charged to the appropriation made to the revisor of statutes for this purpose.
- (4) The cost of printing provided for in section * * 35.25 shall be charged to the appropriation charged with the cost of the original edition of such publications.
- (5) The cost of printing provided for in section * * 35.24 shall be charged to the appropriation made to the industrial commission for this purpose.
- (6) The cost of printing provided for in sections * * * 35.26, * * 35.27 and * * 35.28 shall be charged to the proper appropriation for the state officer, department, board, commission or other body whose report or message is printed.
- (7) The cost of printing provided for in sections * * 35.29 and * * 35.30 shall be charged to the proper appropriation for the state officer, department, board, commission or other body for which such printing is done.
- (8) The cost of plates and electrotypes required for the various kinds of printing shall be charged to the proper appropriation for the state officer, department, board, commission or other body for whose use such plates or electrotypes are obtained.
- (9) The cost of lithographed, engraved or embossed stationery shall be charged to the proper appropriation for the state officer, department, board, commission or other body for whose use such stationery is purchased.

- (10) The cost of printing the railroad map of Wisconsin shall be charged to the proper appropriation for the railroad commission.
- (11) • The cost of printing and binding provided for in section • 35.32 shall be charged to the proper appropriation for the state officer, department, board, commission, society, institute or other body for which such printing or binding is done.
- (12) • The cost of printing provided for in section • 35.33 shall be charged to the proper appropriation for the board of regents of the university, normal schools and state historical society, respectively.
- (13) * * The cost of job printing as provided for in section * * 35.34 shall be charged to the proper appropriation for the state officer, department, board, commission or other body requisitioning such printing.
- (14) • The additional cost due to enlarged editions of printing specified in section • 35.38 shall be charged to the proper appropriation for the state officer, department, board, commission or other body charged with the cost of the original edition.
- (15) • The cost of publication in newspapers of accounts, notices, statements, advertisements, proclamations, or other matter shall, unless otherwise provided by law, be charged to the proper appropriation for the state officer, department, board, commission or other body on whose account such publication is made.
- (16) • The cost of carriage charges in the distribution of public printing as provided in sections • 35.82 and • 35.84 shall be charged to the appropriation for the state officer, department, board, commission or other body charged with the cost of such printing.
- (17) * * The cost of carriage charges of exchanges provided for in section * * * 35.86 shall be charged to the proper appropriation for the state officer, department, board, commission or other body filing exchange lists or on whose account such exchanges are made.
- (18) • The cost of further distribution of printing provided for in section • 35.85 shall be charged to the proper appropriation for the state officer, department, board, commission or other body requesting such further distribution.
 - (19) • The cost of paper, waste and binding of all

public printing shall be charged to the appropriation which is charged with the cost of such printing.

SECTION 95. All references in this act to chapter 20 of the statutes or to sections 20.01 to 20.90 of said chapter are references to said chapter and said sections of Wisconsin Statutes of 1915, notwithstanding the renumbering of said chapter and sections by section 1 of chapter 14, laws of 1917, which renumbering is hereby repealed.

SECTION 96. Chapter 274 of Wisconsin session laws of 1874, chapter 379 of Wisconsin session laws of 1897, chapters 314 and 341 of Wisconsin session laws of 1899, chapters 79, 94, 118, 161, 226, 233, 334, 339, 368, 405 and 447 of Wisconsin session laws of 1901, chapters 37, 39, 92, 96, 131, 157, 275, 332, 342, 355, 383, 435, of Wisconsin session laws of 1903, chapters 65, 212, 221, 249, 337, 430 and 480 of Wisconsin session laws of 1905, chapters 184, 407, 452, 475, 519 and 526 of Wisconsin session laws of 1907, chapters 110, 156, 206, 452, 484, 515 and 538 of Wisconsin session laws of 1909, chapter 657 of Wisconsin session laws of chapters 6, 122, 132, 429, 467, 532, 590 and 771 of Wisconsin session laws of 1913 and chapters 58, 222, 291, 374, 485, 506, 520 and 628 of Wisconsin session laws of 1915 are added to section 4978 of the statutes at appropriate places according to numbers and dates as further acts repealed by said section.

Section 97. This act shall take effect upon passage and publication.

Approved June 4, 1917.

No. 355, A.]

[Published June 7, 1917.

CHAPTER 337

AN ACT to create section 1152a of the statutes, to require town, village, city, and county treasurers, upon request therefor from a taxpayer, to submit statements of taxes due.

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

Section 1. A new section is added to the statutes to read: Section 1152a. The treasurer of any town, village or city, except cities of the first class, while the tax roll therefor is in his possession, shall, upon request therefor from any taxpayer, forthwith deliver or forward by mail to such taxpayer a statement of the amount of taxes due upon each parcel or tract of land owned by such taxpayer and situated in such town, city or village, and in case the tax roll has been delivered to the county treasurer of any county, except those containing a population of one hundred fifty thousand inhabitants or more, then and in such case the