No. 646, A.]

[Published June 12, 1917.

CHAPTER 370

AN ACT to amend subsection 1 of section 2261m, and to create section 2261o of the statutes, relating to platting land near cities of the first, second or third class.

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

SECTION 1. Subsection 1 of section 2261m of the statutes is amended to read: (Section 2261m) 1. The owner of any lands lying outside the corporate limits of any city in the state of the class, and situated within one and one-half miles of such limits, desiring to divide the same into lots or blocks by the platting thereof, shall, in the platting of such lands, cause the streets and alleys shown on the map thereof to be laid out and platted to the satisfaction of the common council of such cities and of the county board as provided by section 2261a, and shall submit such map thereof, and if it shall be approved, he shall cause it to be recorded within thirty days of the date of the last approval together with the evidence of approval of the common council and county board, which shall be a copy of the ordinance or resolution adopted by such common council and county board certified to by the city clerk or county clerk, as the case may be, and affixed to such map.

Section 2. A new section is added to the statutes to read: Section 2261o. 1. The owner of any lands lying outside the corporate limits of any city in the state of the second or third class, and situated within one and one-half miles of such limits, desiring to divide the same into lots or blocks by the platting thereof, shall, in the platting of such lands, cause the streets and alleys shown on the map thereof to be laid out and platted to the satisfaction of the common council of such cities and of the town board of the town in which such land is situated and shall submit such map thereof, and if it shall be approved, he shall cause it to be recorded within thirty days of the date of the last approval together with the evidence of approval of the common council and town board, which shall be a copy of the ordiance or resolution adopted by such common council and town board certified to by the city clerk or town clerk, as the case may be, and affixed to such map.

2. Any person who shall plat any such land and cause the same to be recorded without submitting the map thereof to such common council and town board and any register of deeds who shall wilfully record any such map or plat without the evidence of its approval by the common council and town board

attached thereto, as herein provided, shall forfeit not more than one hundred dollars to each city and town wherein such map should have been submitted. All forfeitures incurred under this section shall be sued for or recovered in the name of such cities and towns.

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

Approved June 8, 1917.

No. 659, A.]

Published June 12, 1917.

CHAPTER 371

AN ACT to amend the sixteenth paragraph (Fifteenth Circuit) of section 113.06 of the statutes, relating to the terms of the circuit court in Ashland, Bayfield, Iron, Price and Taylor counties.

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

Section 1. The sixteenth paragraph (Fifteenth Circuit) of section 113.06 of the statutes is amended to read: (Section 113.06) (Sixteenth paragraph) (Fifteenth Circuit) In the county of Ashland on the first Monday in February and on the second Monday in September; in the county of Bayfield on the second Monday in May and the second Monday in January and the second Monday in June; in the county of Price on the Second Monday in April and the Second Monday in Second Monday in April and the Second Monday in Second Monday in March and the Second Monday in Second Monday in Second Monday in Second Monday in March and the Second Monday in Second Monday

Section 2. This act shall take effect July 1, 1917.

Approved June 8, 1917.

No. 671, A.]

[Published June 12, 1917.

CHAPTER 372

AN ACT to appropriate a sum of money named therein to the Wisconsin industrial school for girls.

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

SECTION 1. There is appropriated from the general fund to the Wisconsin industrial school for girls, the sum of three hundred and fifty dollars, for operation.

Section 2. There is transferred from the appropriation made by subsection (2) of section 20.18 of the statutes, to the