to wit: .448 acres being part of private claim 19 east as shown on the map of Greene & Vromans Sub. 3, town of Allouez, Brown county, bounded on the east by one acre tract marked "Town of Allouez," on the south, west and north, by lots 13, 14 ad 15 of said subdivision respectively, being the same premises described by meets and bounds in a deed from Chas. E. Vroman and wife and George G. Greene and wife to the state of Wisconsin, recorded in 85, Deeds, pages 376 and 377, Brown county records.

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

Approved June 26, 1917.

No. 607, S.1

[Published June 28, 1917.

CHAPTER 499

AN ACT to create sections 553m—109 to 553m—112 of the statutes, to regulate the sale and manner of supply of school textbooks and providing a penalty.

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

Section 1. Four new sections are added to the statutes to read: Section 553m—109. District school boards and boards of education are empowered, and directed and it is made their duty to adopt, for their respective schools from the list of school textbooks on file with the state superintendent of public instruction, as provided by law, all the school textbooks necessary for use in the schools under their charge, and such school textbooks when so adopted shall not be changed for five years.

Section 553m—110. School districts are hereby authorized to purchase out of the funds of the district, textbooks direct from the publishers at the prices listed with the state superintendent of public instruction as provided by law and to sell said books to the pupils at the actual cost to the district.

Section 553m—111. School districts are hereby authorized to purchase out of the funds of the district, school textbooks from the publishers at the prices listed with the state superintendent of public instruction as provided by law and to designate a retail dealer or dealers to act as the agent of the district in selling textbooks to pupils. The said dealer or dealers shall at stated times make settlement with the district for such books as have been sold up to the stated time. Said dealer or dealers shall at stated times make settlement with the district

for such books as have been sold up to the stated time. Said dealer or dealers shall not sell textbooks at prices which shall exceed a ten per cent advance on the net prices as listed with the state superintendent of public instruction. Any dealer violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction, shall be fined not less than twenty-five dollars and not more than one hundred dollars.

Section 553m—112. It shall be unlawful for any retail dealer in textbooks to sell any books listed with the state superintendent of public instruction as provided by law at a price to exceed fifteen per cent advance on the net prices as so listed, transportation added thereto. Any dealer violating the provisions of this section shall be guilty of a misdemeanor, and, upon conviction shall be fined not less than twenty-five dollars and not more than one hundred dollars.

SECTION 2. This act shall not operate to prevent any school district from furnishing free textbooks to the pupils attending the schools in such district provided such textbooks shall be purchased by said school boards in accordance with the provisions of this act.

Section 3. All acts, or parts of acts, inconsistent with the provisions of this act, or in conflict therewith, are hereby repealed.

SECTION 4. This act shall take effect upon passage and publication.

Approved June 26, 1917.

No. 649, S.]

[Published June 28, 1917.

CHAPTER 500

AN ACT to amend subsections 1 and 2 of section 1317m—12, to repeal subsections 3 and 4 of section 1317m—12, to create subsections 3 and 4 of section 1317m—12, to amend subsections 1 and 2 of section 1317m—12a, and to create subsection 6 of section 1317m—13, of the statutes, relating to county and town bonds for state aid highway improvements.

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

SECTION 1. Subsections 1 and 2 of section 1317m—12, of the statutes, are amended to read: (Section 1317m—12) 1. Any county, if its board shall so determine, may raise money for the improvement of any portions of the system of prospective state highways or of the state trunk highway sys-