No. 700, A.]

[Published June 30, 1917. CHAPTER 528

AN ACT to renumber and to amend subsection 3 of section 458b -2 of the statutes, and to create a new subsection of section 458b-2 and a new subsection of section 20.34 of the statutes, relating to the Stout institute, and making an appropriation.

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

SECTION 1. Subsection 3 of section 458b-2 of the statutes is amended and renumbered to read: (Section 458b-2) * The state superintendent, upon the presentation of a state-4. ment hereinbefore mentioned in this section, and satisfactory evidence of good moral character, and two years' successful teaching after graduation in the public schools of the state of Wisonsin, shall issue certificates as follows: To any person who shall hold a university. • • • normal school or Stout institute diploma, an unlimited state certificate; to any person who shall hold a normal school elementary certificate, a limited state certificate, qualifying the holder to teach in a public school for a period not to exceed six years from the date of issuance of the normal school certificate. Neither a limited state certificate, nor a license to teach based upon the certificate from the elementary course of a normal school, shall qualify the holder as principal of a free high school having four years' course of study.

SECTION 2. There is added to the statutes a new subsection to section 458b-2 to read: (Section 458b-2) 3. The president of the Stout institute shall issue to the graduates of the regular courses in manual training and domestic science, or of such other courses as may be legally authorized and duly established and offered in such institution, a certified statement showing the name of the graduate, the date of graduation, the course from which graduated. This certificate, when presented to the state superintendent, shall entitle the holder to receive a license qualifying him to teach domestic science or manual training, or other special subject for which a diploma has been granted, in any public school in the state of Wisconsin for one year from date of issuance. Upon presentation of satisfactory evidence of successful teaching for one year in the public schools of the state, such license may be renewed for one year by the state superintendent.

SECTION 3. There is added to section 20.34 of the statutes, a new subsection to read: (20.34) (6) All moneys collected or received by each and every person for or on account of tuition of students enrolled in four year courses in the Stout institute

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shall be paid within one week of receipt into the general fund, and are appropriated therefrom for the payment of teachers' salaries, and maintenance of laboratories and library used by students enrolled in the four year courses.

SECTION 4. This act shall take effect upon July 1, 1917. Approved June 29, 1917.

No. 702, A.]

[Published June 30, 1917. CHAPTER 529

AN ACT to create section 4079n of the statutes, relating to the testimony of judges of courts of record.

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

SECTION 1. A new section is added to the statutes to read: Section 4079n. No judge of any court of record shall be permitted to testify as to any matter of opinion in any action or proceeding in this state in which any person related to such judge in the first degree shall be an attorney of record.

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

Approved June 29, 1917.

No. 84, S.]

[Published June 30, 1917.

CHAPTER 530

AN ACT to amend section 1636-54 of the statutes, relating to the penalty for persons driving automobiles while in an intoxicated condition.

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

SECTION 1. Section 1636-54 of the statutes is amended to read: Section 1636-54. Any person or persons who shall violate the provisions of sections 1636-47, 1636-51 and 1636-52of the statutes, except as provided in section 1636-53. shall be punished by a fine of not less than ten dollars and not more than twenty-five dollars; any person or persons who shall violate the provisions of section 1636-49, except as hereinafter provided in cases of intoxicated persons, or section 1636-50 hereof shall be punished by a fine of not less than ten dollars nor more than one hundred dollars. And any person convicted of a second or subsequent violation of the provisions of section 1636-49 or section 1636-50 of the statutes, in any one year, shall be punished by a fine of not less than fifty dollars nor