of such reporter. The accounts of such stenographic reporter shall be approved by the presiding judge of the court ordering said grand jury.

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

Approved May 15, 1919.

No. 298, S.]

[Published May 19, 1919.

CHAPTER 191.

AN ACT to repeal subsection (3) of section 41.16 and to create a new subsection of said section to be numbered (3), relating to the rate of tax levied for vocational education, and to amend subsection (3) of section 926—11 of the statutes, relating to bond issuance under special charter.

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

Section 1. Subsection (3) of section 41.16 of the statutes is hereby repealed.

Section 2. A new subsection is added to section 41.16 of the statutes to read: (41.16) (3) The rate of tax levied for the purposes of sections 41.13 to 41.21, inclusive, in any town, village or city shall not in any one year exceed three-fourths mill for the maintenance of all schools created under said sections. Whenever the local board of industrial education in any city of of the first class shall deem it necessary to erect new buildings, or to make additions to old buildings, or to purchase sites for such schools or additions to old sites, and a natatorium or natatoria in connection therewith, whenever directed by a resolution of the common council to erect a natatorium or natatoria as a part of such building or buildings, said board may, by a majority vote of the members thereof, send a communication to the common council of such city, stating the amount of funds needed for any of said purposes, or any two or more of said purposes combined, requesting said common council to issue vocational chool bonds for any of said purposes, or any two or more of said purposes combined, and thereafter said common council may, in its discretion, cause said vocational school bonds to be issued for any of said purposes or any two or more of said purposes combined, in the same manner as other bonds are issued in such city. except that such bonds need not be submitted to a vote of the people unless the petition of the voters authorized in subsection 7 of section 943 of the statutes shall be filed as therein provided. Whenever said bonds are issued for any two of said purposes combined, the local board of industrial education may apply the proceeds of the same to any of the purposes for which said bonds were issued in any proportion it deems necessary; provided, that whenever a natatorium or natatoria shall be erected in connection therewith as herein provided, the maintenance cost of such natatorium or natatoria shall be paid by the local board of industrial education and the city in such proportions as shall be agreed upon by the common council and the local board of industrial education or if they cannot agree then each shall pay fifty per cent thereof.

The comptroller of such city shall annually set aside, out of any taxes collected in such city for an industrial education fund, a sufficient sum to pay the principal and interest which may become due on any of said bonds in the year for which such taxes are collected; provided, that if the local board of industrial education shall refuse or neglect to report according to law a sufficient amount of money required by it for the next fiscal year to pay the principal and interest on said bonds each year, the common council of such city shall levy a sufficient tax for such purpose. It shall not be necessary for such city to comply with the provisions of sections 925q—160 to 925q—162, inclusive, of the statutes in making the first two of such bond issues, but all subsequent bond issues shall be subject to the provisions of said sections of the statutes.

Section 3. Subsection (3) of section 926—11 of the statutes is amended to read: (Section 926—11) (3). For the erection of new school buildings or additions to old buildings, or to purchase school sites, or to purchase or additions to old buildings, or additions to old buildings, or to purchase parental school sites, and of or the erection of new vocational school buildings, or addition to old buildings, or to equip such new or old buildings, or to purchase sites for vocational schools or additions to old sites.

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

Approved May 15, 1919.