towns, if the lands lie in two towns, who, after • • eight days' notice in writing to each party to be served as a summons is in a civil action before a justice of the peace, shall, in writing under their hands, divide the partition fence or line and assign to each owner or occupant his share thereof; and in • each of said cases they shall also therein direct the time within which each party shall build or repair, as may be proper, his share of the fence, having regard to the season of the year, and shall file such decision in the town clerk's office, who shall record the same. If either party shall refuse or neglect to build or repair within the time so assigned his part of the fence the other may, after having completed his own part, build or repair such part and recover the expense thereof as provided in section 1397 of the statutes.

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

Approved May 21, 1919.

No. 124, S.]

[Published May 24, 1919.

CHAPTER 206.

AN ACT to repeal subdivision (2) of section 20.71 of the statutes, relating to the salary of the secretary of the civil service commission.

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

Section 1. Subdivision (2) of section 20.71 of the statutes is repealed.

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

Approved May 21, 1919.

No. 354, A.]

[Published May 24, 1919.

CHAPTER 207.

AN ACT to amend subsection 5 of section 1957 of the statutes, relating to beneficiaries under fraternal society certificates.

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

Section 1. Subsection 5 of section 1957 of the statutes is amended to read: (Section 1957) 5. Any member of such society, order or association may name as his beneficiary any person or persons natural or artificial permitted * * by the laws of such society, order or association or if the laws thereof permit, his insurance may be made payable to his estate.

Any member may change the beneficiary named in his certificate or policy without the consent of such beneficiary, by complying with the by-laws of the society, order or association which issued the same.

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

Approved May 21, 1919.

No. 361, S.]

[Published May 24, 1919.

CHAPTER 208.

AN ACT to create section 40.275 of the statutes, relating to the naming of schools and the providing of mail boxes therefor.

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

Section 1. There is added to the statutes a new section to be numbered and to read: 40.275 (1) The electors of every school district maintaining a school not located in an incorporated village or city shall at the first annual meeting after the passage of this act, select a name for such school; or, if there be more than one such school in the district, then a name for each such school. Second choice names may also be selected. If the electors fail to select such name or names the school board shall do so within ten days after the adjournment of the annual meeting. The electors at a meeting establishing such a school shall select a name therefor, or, if they fail to do so, then the school board shall do so within ten days after the adjournment of the meeting.

- (2) It shall be the duty of the school board to provide and maintain a mail box for each school located on or near a rural free delivery mail route within thirty days after the first annual meeting after the passage of this act, and for any such school subsequently established the school board shall provide a mail box by the time such school first opens.
- (3) The district clerk shall within five days after the naming of a school in his district, notify the county superintendent of the county in which the school is located of the name chosen and the post-office address of the school. The county superintendent shall number such letters in the order of their receipt. Within thirty days after the date of the annual meeting of the school districts after the passage of this act, the county superintendent shall carefully go over the reports of names received. He shall promptly notify district clerks of his approval of all names of school districts to which names he finds no valid objection.