physician who may be cross examined regarding the report by counsel for both parties.

Section 4066—4. Each expert witness appointed by the court may be required by the court to prepare a written brief report under oath upon the mental condition of the person in question and such report shall be filed with the clerk at such time as may be fixed by the court. Such report may with the permission of the court be read by the witness at the trial.

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

Approved April 14, 1921.

No. 185, S.]

[Published April 19, 1921.

CHAPTER 127.

AN ACT to amend sections 925—1 and 926—1 of the statutes, relating to the classification of cities.

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

Section 1. Sections 925-1 and 926-1 of the statutes are amended to read: Section 925-1. For the exercise of the corporate powers herein mentioned the cities of the state now existing or that may be created under the provisions of this chapter shall be divided into classes as follows: Cities containing a population of one hundred and fifty thousand or over shall constitute the first class; cities containing a population of thirty-nine thousand or over and under one hundred and fifty thousand, the second class; cities containing ten thousand or over and under * * * thirty-nine thousand, the third class; cities containing less than ten thousand, the fourth class. The population, as affecting the class to which any city shall belong, shall be determined by the last national * * * census, unless a census is taken under the direction of the trustees of a village seeking to be incorporated as a city under the provisions of this chapter, or under the direction of the board of a town which contains an unincorporated village which, alone or in connection with adjacent territory, seeks to become so incorporated, or of the common council of any city now incorporated seeking to adopt such provisions for its government. Any city incorporated hereunder shall pass from one class to another when it has sufficient population and its common council shall by ordinance or resolution make publication thereof and make proper provisions for such change in the city government. Cities under special charters shall be divided into like classes, determined in the same manner.

Section 926—1. For the exercise of corporate power and other appropriate purposes, and for convenience of legislation all cities incorporated under special charters shall be divided into classes as follows: Cities containing a population of one hundred and fifty thousand or over shall constitute the first class; cities containing a population of * * * thirty-nine thousand or over and under one hundred and fifty thousand, the second class; cities containing ten thousand or over and under * * thirty-nine thousand, the third class; cities containing less than ten thousand, the fourth class. The population as affecting the class to which any such city shall belong shall be determined by the last national * * * census.

SECTION 2. If any city that was in the second class prior to the national census of 1920 by that census became a city of the third class but continued to act as a city of the second class and under the laws applicable to such cities, and by this act again becomes a city of the second class, all its acts and proceedings as a city of the second class are hereby made of the same effect as though the city had at all times been a city of the second class.

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

Approved April 14, 1921.

No. 54, A.]

[Published April 19, 1921.

CHAPTER 128.

AN ACT to amend subsection (1) of section 60.63 of the statutes, relating to issue of bonds by towns.

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

Section 1. Subsection (1) of section 60.63 of the statutes is amended to read: (60.63) (1) No bonds shall be issued by any town, when the power to issue the same depends upon a vote of the electors of such town, except in pursuance of a resolution * * * duly adopted by the electors of such town at an annual or special town meeting at which such town is authorized by law to order the issue of the same; nor unless such resolution * * *