No. 70, A.]

[Published April 22, 1921.

CHAPTER 137.

AN ACT to amend subsection 6 of section 1060 of the statutes, relating to adjournment of boards of review.

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

SECTION 1. Subsection 6 of section 1060 of the statutes is amended to read: (Section 1060) 6. After the assessors shall have laid before the board of review their assessment roll of real estate with the sworn statements and valuations of personal property and bank stock, as provided by section 1061, the board of review shall remain in session one day from ten o'clock A. M. until four o'clock P. M. for taxpayers to appear and examine such assessment roll, sworn statements, and valuations and be heard in relation thereto; and upon reasonable cause being shown therefor, shall hold at least one adjourned session upon a subsequent day, and said board shall be presumed to be in session each day until final adjournment is made unless adjournment is made to a particular date.

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

Approved April 20, 1921.

No. 161, A.]

[Published April 22, 1921.

CHAPTER 138.

AN ACT to amend subsection (5) of section 6.23 of the statutes, relating to ballots.

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

SECTION 1. Subsection (5) of section 6.23 of the statutes is amended to read: (6.23) (5) In no case shall a county clerk place the name of any person upon such ballot as a candidate for the office of county superintendent of schools unless such person shall have filed in such clerk's office at least * * *twenty* days before the day of election at which such superintendent is to be elected, proof of having successfully taught in one or more of the public schools of this state, for a period of eight months, and a copy of a certificate entitling him to teach in any such

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school, or of a certificate known as a county superintendent's certificate.

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

Approved April 20, 1921.

No. 176, A.]

[Published April 22, 1921.

CHAPTER 139.

AN ACT to amend subsection 2 of section 17280-2 of the statutes, relating to compulsory school attendance.

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

Section 1. Subsection 2 of section 17280-2 of the statutes is (Section 17280-2) 2. From and after amended to read: September first, 1918, whenever a vocational school shall be established according to the provisions of sections 41.13 to 41.21, in any town, village or city, any minor not indentured as an apprentice as provided in section 2377 of the statutes, or not regularly attending any other recognized school, between the ages of sixteen and seventeen, except high school graduates, residing or working in such town, village or city, shall attend such school in the daytime not less than eight hours per week for at least eight months, and for such additional months or parts thereof as the other public schools of such city, town or village are in session in excess of eight during the regular school year, or the equivalent, as may be determined by the local board of industrial education. Everv employer shall allow all such minor employes a reduction in hours of work of not less than the number of hours the minor is by this section required to attend school. The total hours of schooling and employment for boys over sixteen and under seventeen years of age shall not exceed fifty-five hours per week. Whenever the working time and the class time coincide, such reduction in hours shall be allowed at the time when the classes which the minor is by law required to attend are held.

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

Approved April 20, 1921.

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