

of maintaining the school or schools in such district. No such loan or loans shall be made to extend beyond the time of collection of the taxes levied by the electors nor to an amount exceeding one-half the levy so made. All such loans shall be secured by lawfully authorized and drawn school orders, each order when paid to be receipted and returned to the treasurer of the board.

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

Approved May 9, 1921.

No. 262, A.]

[Published May 11, 1921.

CHAPTER 219.

AN ACT to amend paragraph (a) of subsection (1) of section 40.16 of the statutes, relating to transportation of children in consolidated school districts.

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

SECTION 1. Paragraph (a) of subsection (1) of section 40.16 of the statutes is amended to read. (40.16) (1) (a) It shall be the duty of the school board of any consolidated * * * school district formed in accordance with the provisions of section 40.15 or by the town board or boards of supervisors or by the committee on common schools or the county board of education or by decision upon an appeal to provide transportation to and from such consolidated school for the entire school year for all children between the ages of six and sixteen in the district residing more than two miles from such consolidated school.

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

Approved May 9, 1921.

No. 265, A.]

[Published May 11, 1921.

CHAPTER 220.

AN ACT to create subsection (4) of section 40.67, relating to sites and buildings for teacherages in cities, and validating actions heretofore taken by city councils or boards of education.

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

SECTION 1. There is hereby created a new subsection to be numbered and to read: (40.67) (4) The board of education of

any city excepting cities of the first class is hereby vested with the same authority with reference to sites and buildings for teacherages that said board possesses with reference to school sites and school buildings.

SECTION 2. Any action heretofore taken by a city board of education or a city council in the matter of purchasing or leasing a site for a teacherage, or building, hiring, or purchasing a teacherage and keeping the same in repair and furnishing the same with the necessary fuel and appendages is hereby validated.

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

Approved May 9, 1921.

No. 283, A.]

[Published May 11, 1921.

CHAPTER 221.

AN ACT conferring additional jurisdiction on the first special municipal court for Rusk county, and relating to proceedings and practice thereof.

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

SECTION 1. In addition to the jurisdiction granted by chapter 115 of the statutes, the first special municipal court for Rusk county shall have original jurisdiction to hear, try and determine civil actions and special proceedings in law and equity where the value of property in controversy or the amount of money claimed or sought to be recovered, after deducting all payments and offsets, shall not exceed three thousand dollars and also to all actions to quiet title and for the foreclosure of land, contracts, mortgages, mechanic's and other liens in which the amount claimed does not exceed the sum aforesaid, although the value of the property to be affected may exceed that sum. In all actions involving the title to real estate a lis pendens shall be filed in the office of the register of deeds of Rusk county, in like manner, and with the same force and effect, as in similar actions and proceedings in the circuit court and in such actions a transcript of the judgment shall be filed and docketed forthwith, after entry, in the office of the clerk of the circuit court of Rusk county, the fee to be paid by the plaintiff and taxed as costs in the action.

SECTION 2. A judgment by confession may be entered before the judge of said court in any sum not exceeding three thousand