

to the opening of any regular session of the legislature, with bona fide circulation to actual paying subscribers during all that time of not less than three hundred copies each issue, may republish in such newspaper in pamphlet form which shall be denominated "Wisconsin Copy Law Supplement" with printed page approximately from eight and one-quarter by eleven and one-half inches to nine and one-quarter by twelve and one-half inches, using not less than six point type, in the numerical order of their chapters, all of the general laws passed at any such session, which shall be designated by the secretary of state in the official paper as "Copy Laws", and upon filing with said secretary satisfactory proof by affidavit of such publication, shall be paid one hundred *and twenty-five* dollars therefor out of the state treasury. A six months' publication shall not be required of any newspaper that shall satisfy the secretary of state that its failure to be so published was caused by the absence of its publisher in the military or naval service of the United States.

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

Approved June 27, 1921.

No. 538, S.]

[Published June 29, 1921.

CHAPTER 433.

AN ACT to amend section 20.195 of the statutes, relating to irregular and illegal credits to the common school fund, and making an appropriation to the commissioners of public lands.

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

SECTION 1. Section 20.195 of the statutes is amended to read: 20.195 There is appropriated to the commissioners of public lands a sum sufficient to carry out the provisions of sections 24.34 and 24.35, but all payments hereunder shall be subject to the approval of the governor. *Said payments shall be made in the following manner:*

(a) *All refunds of principal shall be paid from the common school fund, or the normal school fund, according as the sum so refunded shall have been originally credited to the one or the other of said funds.*

(b) *All refunds of interest shall be paid from the common school fund income, or the normal school fund income, accord-*

ing as the interest so refunded shall have been originally credited to the one or the other of said funds.

(c) The six percent interest provided for in said sections 24.34 and 24.35 shall be paid, two and one-half per cent from the general fund, and three and one-half per cent from the same fund from which the refund of interest is required by paragraph (b) hereof to be paid.

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

Approved June 27, 1921.

No. 280, A.]

[Published June 30, 1921.

CHAPTER 434.

AN ACT to repeal sections 1728a, 1728a—1, 1728a—3, 1728a—4, 1728a—6, 1728b, 1728c, 1728d, 1728e, 1728g, 1728h, 1728i, 1728j, 1636—106, 1728c—1 and 1728o—2 of the statutes, and to create sections 1728a, 1728b, 1728c, 1728d and 1728e of the statutes, relating to child labor and providing penalties.

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

SECTION 1. Sections 1728a, 1728a—1, 1728a—3, 1728a—4, 1728a—6, 1728b, 1728c, 1728d, 1728e, 1728g, 1728h, 1728i, 1728j, 1636—106, 1728c—1 and 1728o—2 of the statutes are repealed.

SECTION 2. Five new sections are added to the statutes to be numbered and to read: Section 1728a. 1. The terms "place of employment," "employment," "employer," "employee," "frequenter," "deputy," "order," "local order," "general order," "special order," "welfare," "safe," and "safety," as used in sections 1728a to 1728e, inclusive, shall be construed as defined in section 2394—41 of the statutes.

2. (a) No employer shall employ or permit any minor or any female to work in any place of employment, or at any employment dangerous or prejudicial to life, health, safety or welfare of such minor or such female, or where the employment of such minor may be dangerous or prejudicial to the life, health, safety or welfare of other employes or frequenters.

(b) It shall be the duty of the industrial commission, and it shall have power, jurisdiction and authority to investigate, determine and fix reasonable classifications of employments and places of employment, minors and females, and to issue general or spe-