quarter of section seven in township twenty-eight north, of range five east, recorded in volume seventy, on page seventy-eight of the warranty deeds of Marathon county, which cemetery has not been used for burial purposes since 1910 and which is in a ruinous and abandoned condition, no person or association having had any charge or care thereof for many years, is hereby vacated and the said village is authorized to take care of the grounds therein, and after six months from the passage of this act to remove all of the remains to suitable lots in the cemetery owned by the said village of Edgar. Thereafter the use of said lands for interment shall be prohibited and the title thereto shall be vested in the village of Edgar.

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

Approved June 2, 1925.

No. 462, A.]

[Published June 4, 1925.

CHAPTER 236.

AN ACT to amend subsection (2) of section 6.35 of the statutes, relating to the time of opening and closing the polls at elections.

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

Section 1. Subsection (2) of section 6.35 of the statutes is amended to read: (6.35) (2) Providing that in cities having a population of less than five thousand inhabitants and in towns and villages the electors thereof may, by petition, directed to the city council, town or village board, extend the time during which said polls shall remain open to an hour not earlier than six o'clock in the morning, nor later than eight o'clock in the evening. Such petition shall be signed by at least twenty voters of such city, town or village and filed with the clerk thereof not less than twenty nor more than ninety days prior to the holding of any regular election. The time fixed in said petition for the opening or closing of the polls shall become effective from and after the date of the filing thereof. After the expiration of

one year from the date of filing such petition, any such city, town or village may by like petition restore the former hours.

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

Approved June 2, 1925.

No. 418, A.]

Published June 4, 1925.

CHAPTER 237.

AN ACT to amend subsection (1) of section 72.17 of the statutes, relating to the inheritance tax.

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

Section 1. Subsection (1) of section 72.17 of the statutes is amended to read: (72.17) (1) When no application for administration of the estate of any deceased person is made within sixty days after the demise of such person, and such estate appears to come under the provisions of the inheritance tax laws, or when administration has been completed without determining the tax, or when no tax is due, and that fact has not been found by the court, or when any certificate of survivorship or of heirship has been applied for or issued under * * sections 230.47 or 237.09, or when any foreign will has been recorded as provided in section * * 238.19, the public administrator of the proper county, or any person interested in such estate, may make application for such special or general administration as may be necessary for the purpose of the adjustment and payment of such tax, if any, or if no tax is due, for an order determining that fact. In cases arising under this and the following subsection, the public administrator, if appointed such special administrator, shall be entitled in the discretion of the court to the fees allowed by law to administrators. or to other reasonable compensation, unless it be found that no tax is due.

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

Approved June 2, 1925.