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

Approved June 24, 1931.

No. 832, A.]

[Published June 25, 1931.

CHAPTER 334.

AN ACT to repeal and recreate paragraph (c) and to amend paragraph (dm) of subsection (1) of section 20.32 of the statutes, relating to academic instruction for crippled children.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Paragraph (c) of subsection (1) of section 20.32 of the statutes is repealed.

SECTION 2. A new paragraph is added to subsection (1) of section 20.32 of the statutes to be numbered and to read: (20.32) (1) (c) When a crippled child resides in a district wherein transportation to a regular school is provided, no claim shall be allowed for his transportation from the fund provided for crippled In districts wherein transportation to the regular schools is not provided, a child who because of a physical disability, is unable to walk to school, may be granted transportation service to the regular school. The school district may claim reimbursement for such service for an amount not to exceed fifty cents a day for each school day that transportation is granted where the crippled child lives two miles, more or less, from the school; an amount not to exceed sixty cents, for a distance of not less than three miles nor more than four miles; and an amount not to exceed seventy-five cents a day for each school day that a crippled child living four miles or more from school, is transported. If supervision of the physical care of a crippled child is recommended, transportation shall be furnished to the special classes for crippled children and not to the regular schools. In the case of a crippled child who is so physically handicapped that it becomes necessary for him to board away from home in order to attend a high school, maintenance may be granted not to exceed eighty cents a day for each day that he attends such school and reimbursement may be claimed by the school district for the amount expended for such service, provided the parents of such crippled child are financially unable to pay such maintenance. Request for

transportation of a crippled child to regular schools and for maintenance of a crippled child in attending a high school, shall be made to and approved by the superintendent of public instruction before the service is granted.

Section 3. Paragraph (dm) of subsection (1) of section 20.32 of the statutes is amended to read: (20.32) (1) (dm) There shall be paid out of the fund for children physically disabled the cost of academic instruction in hospitals for crippled children where the number of children needing such instruction warrants the establishment of such classes. The supervision of such classes shall be under the city superintendent of schools of the city in which the hospital is located and the state superintendent of public instruction. The board of education of cities in which said hospitals are located shall render an itemized statement of all receipts and disbursements for the actual cost of such classes and such other information as may be required by the state superintendent of public instruction. Where a convalescent hospital for crippled children is located in a rural school district, the supervision of the academic instruction in such hospital is to be under the same supervision as in the main hospital from which the crippled children are transferred to the convalescent hospital, provided the convalescent hospital is not more than ten miles from the city in which the main hospital is located.

SECTION 4. This act shall take effect upon passage and publication.

Approved June 24, 1931.

No. 854, A.]

[Published June 25, 1931.

CHAPTER 335.

AN ACT to amend paragraph (a) of subsection (1) of section 27.065 of the statutes, relating to acquisition of lands for park purposes by condemnation within villages and cities.

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 27.065 of the statutes is amended to read: (27.065) (1) (a) The county board of any county which shall have adopted a county system of parks or a county system of streets and parkways, pursuant to sec-