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

SECTION 1. Section 67.035 (created by chapter 101, laws of 1933) and subsection (2) of section 70.62 (amended by chapter 100, laws of 1933) are amended to read: 67.035 TAX LIMITATIONS NOT APPLICABLE TO DEBT LEVIES. All taxes levied or to be levied by any municipality proceeding under this chapter for the purpose of paying principal and interest on valid bonds or notes now or hereafter outstanding shall be and the same are hereby declared to be without limitation notwithstanding any legislative limitation now or heretofore existing, and all such limitations are hereby repealed in so far as they apply to taxes levied or to be levied to pay principal and interest upon such bonds or notes. * *

(70.62) (2) The total amount of county taxes assessed, levied and carried out against the taxable property of any county in any one year shall not exceed in the whole one per centum of the total valuation of said county for the preceding year as fixed by the tax commission; provided that such limitation shall not apply to any taxes levied to pay the principal and interest upon any valid bonds or notes of the county now outstanding or hereafter issued * * *

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

Approved May 31, 1933.

No. 158, S.]

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[Published June 2, 1933.

CHAPTER 178.

AN ACT to cede to the county of Milwaukee certain submerged lands described therein lying along and adjacent to the villages of Shorewood, Whitefish Bay, Fox Point, the towns of Milwaukee, Lake, Oak Creek and the cities of Cudahy and South Milwaukee in said county and extending one thousand feet into Lake Michigan on the eastern boundary of said villages, towns and cities for public park, parkway and highway purposes. The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. All the right, title and interest of the state of Wisconsin in and to a strip of submerged land extending into Lake Michigan for a distance of one thousand feet along and adjacent to the shore of Lake Michigan from the north limits of the

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city of Milwaukee, as the same existed March 1, 1933, being the south line of the northeast quarter of section ten, town seven north, range twenty-two east, north to a line drawn parallel to and twelve hundred feet south of the north line of section twenty-one, town eight north, range twenty-two east, also from a line drawn parallel to and eight hundred feet south of the north line of the southwest quarter of section ten, town eight north, range twentytwo east, thence north to the north boundary of the county of Milwaukee; also commencing on the east and west center line of section fourteen, town six north, range twenty-two east, thence south to the south boundary of Milwaukee county, and extending into Lake Michigan for a distance of one thousand feet, are hereby granted and ceded to the county of Milwaukee, to be held and used by said county forever as a part of its system of county parks, parkways and highways, and to be managed, controlled and improved by the Milwaukee county park commission as provided in sections 27.02 to 27.065 of the statutes; provided that said land hereby ceded and granted shall not be leased or sold by said county of Milwaukee, nor used by it for any other purpose than a public park, parkway or highway. For the purpose of creating said parks, parkways and highways, the Milwaukee county park commission may do all things necessary to fill in and reclaim said submerged lands.

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

Approved June 1, 1933.

No. 163, S.]

[Published June 2, 1933.

CHAPTER 179.

AN ACT to create subdivision 1a of paragraph (h) of subsection (1) of section 62.21 of the statutes, relating to delinquent special assessments.

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

SECTION 1. A new subdivision is added to paragraph (h) of subsection (1) of section 62.21 of the statutes to read: (62.21) (1) (h) 1a Any municipality may elect to return delinquent special assessments to the county in trust for collection, in which case they shall not be charged back to said municipality at the end of said three-year period.