or indirectly to or for the public within and without the district, and to charge and collect rates, tolls and charges for the same in the same manner as provided in said sections 198.01 to 198.21 for municipal power districts. Upon the annexation of any town or part of a town, or of any city or village within any such municipal water district to a municipality outside of such water district, then the territory so annexed shall be detached from such municipal water district, subject to adjustment of assets and liabilities as provided for by section 66.03. When any such municipal water district shall be established in any county containing a city of the first class having a waterworks system, no town, city, or village in such district shall construct any part of its distribution system except according to the standard of sizes and grade of materials as used by such city of the first class. The directors shall be entitled to no compensation for their services. The general manager shall devote such part of his time to the business of the district. and shall have such qualifications, powers and duties as the board of directors shall determine. The financial report provided for in section 198.16 (3) shall be published as the board determines. The initial resolution or petition provided for by section 198,03 may include a statement that "said district shall not have power to levy any general taxes", and if so included, the referendum ballot provided for by section 198.06 shall include a similar statement, and thereupon said district, if created, shall be without power or authority to levy any general taxes.

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

Approved June 2, 1933.

No. 504, A.]

[Published June 5, 1933.

CHAPTER 199.

AN ACT to amend section 74.04 of the statutes, relating to payment of county taxes with scrip certificates.

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

Section 1. Section 74.04 of the statutes is amended to read: 74.04 Town, city and village orders shall be receivable for taxes in the town, city or village where issued, and shall be allowed the treasurer on settlement of such taxes; and county orders, scrip and accrued interest and jurors' certificates shall be receivable for

taxes in the county where issued, and shall be allowed the treasurer on settlement of county taxes with the county treasurer; but no town, city or village treasurer shall receive orders in payment for taxes to a larger amount than the town, city or village taxes included in his tax roll, exclusive of all taxes for school purposes, nor county orders, script and accrued interest and jurors' certificates to a greater amount than the county tax included therein. County scrip and accrued interest thereon shall be accepted by the county issuing the same in payment of all delinquent county taxes where the county holds the tax certificate, and any such county may, when authorized by its county board, accept such scrip in payment of any delinquent taxes where the county holds the tax certificate.

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

Approved June 2, 1933.

No. 557, A.]

[Published June 5, 1933.

CHAPTER 200.

AN ACT to amend sections 129.01 and 129.03, subsection (2) of section 129.05 and sections 129.07, 129.09 and 129.11, and to create section 129.045 of the statutes, relating to licensing transient merchants and truckers.

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

Section 1. Sections 129.01 and 129.03, subsection (2) of section 129.05, and sections 129.07, 129.09 and 129.11 of the statutes are amended to read: 129.01 No person shall engage in or follow the business or occupation of a trucker, hawker or peddler within this state without having first obtained a license for that purpose as provided in sections 129.01 to 129.24, * * * but nothing in this chapter shall prevent any person from distributing, selling or offering for sale, any agricultural products which such person shall have actually raised or grown in this state.

129.03 The application for a license as a trucker, hawker or peddler shall be made in writing to the treasury agent on blanks to be furnished by him, wherein the applicant shall specify whether he intends to carry on his business by wagon or other vehicle, or on foot. The applicant shall at or before the time of filing his application for a license, pay or cause to be paid to