LAWS OF WISCONSIN-CH. 29

Stout institute purposes, and the leasehold interest in such lands shall be exempt from taxation.

Approved April 3, 1947.

No. 10, A.]

[Published April 7, 1947.

CHAPTER 29.

AN ACT to amend 85.801 of the statutes, relating to licenses for persons engaged in furnishing hayrack or sleigh rides in counties containing cities of the first or second class.

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

85.801 of the statutes is amended to read:

85.801 In counties * * * containing a city of the first or second class, the owners of every vehicle operating upon any highway for hire for the purpose of transporting persons in what is commonly known as a hayrack ride, a sleigh, box sled or bobsled ride or a ride of similar nature, shall obtain a license from the county board which is authorized to issue such license for a fee of \$1. No such license shall be issued until the applicant shall exhibit proof that he is a person of good moral character and that he carries liability insurance for the protection of his passengers in the minimum amount of \$10,000 for any one passenger and \$50,000 for any single accident. If such owner operates such vehicle by an agent or servant, such agent or servant must likewise obtain such license. The county board may revoke any such license after notice and hearing accorded the licensee, whenever in their judgment the public safety requires. Any person operating any vehicle for hire for the purposes hereinabove described without first obtaining such a license, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not to exceed \$100 or by imprisonment in the county jail for not more than 30 days, or both. The provisions of section 85.93 shall be applicable to the insurance required under this section, whether the vehicle used for the purposes hereinabove specified be a motor vehicle or propelled in any other manner. Such vehicles shall be equipped at the 2 rear corners with red reflective signals and at the 2 front corners and at the end of the tongue

or pole thereof with blue reflective signals of a type approved by the motor vehicle department.

Approved April 4, 1947.

No: 62, A.]

[Published April 7, 1947.

CHAPTER 30.

AN ACT to amend 326.12 (3) of the statutes, relating to discovery examinations before trial.

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

326.12 (3) of the statutes is amended to read:

326.12 (3) Such examination, when taken within the state, shall be taken before a judge at chambers or a court commissioner on previous notice to all adverse parties or their respective attorneys of at least 5 days. If the person to be examined is a nonresident individual who is a party of the action or proceeding, or is a nonresident president, secretary, treasurer or managing agent of a foreign corporation that is a party to the action, the court may upon just terms fix the time and place of such examination, either within or without the state. and such nonresident shall attend at such time and place and submit to the examination, and, if required, attend for the reading and signing of such deposition, without service of subpoenas. Such examination shall not be compelled in any county other than that in which the persons examined resides, except when a different county shall be designated for the examination of a nonresident, and except that any nonresident subject to examination may be examined in any county of this state in which he is personally served with notice and subpoena, and except that the court may fix another place for such an examination in the case of a resident who is physically unable to attend the examination in the county of his residence. When a party has instituted suit in any county of this state, he shall be subject to adverse examination in such county whether he resides in such county or not provided a subpoena is served upon him within such county.

Approved April 4, 1947.