No. 598, S.]

[Published August 9, 1951.

CHAPTER 698.

AN ACT to amend 60.297 (2) (a), (4) (a), (b) and (c) of the statutes, relating to mandatory regulation of trailer camps by towns.

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

60.297 (2) (a), (4) (a), (b) and (c) of the statutes are amended to read:

60.297 (2) a) In order to protect and promote the public health, morals and welfare and to equitably defray the cost of municipal and educational services required by persons and families resident in trailers and trailer camps, the town board * * * in every town having within its boundaries a trailer site or trailer camp shall by ordinance establish reasonable standards and regulations for trailer camps, require an annual license to operate the same, and may levy and collect special assessments for use of trailer camp sites by trailers and prescribe penalties not to exceed \$100 for each violation of such ordinance. The power conferred by this section is in addition to all other grants and shall be deemed limited only by the express language of this section.

(4) (a) The town board may levy special assessments commensurate with the cost of all local governmental services required by the trailer camp and the occupants thereof, except that the town board shall levy special assessments commensurate with the cost of the elementary school services required by the occupants of the trailer site or trailer camp. The amount of such special assessments that may be levied against each trailer site or trailer camp shall be determined after a public hearing, as hereinafter provided. Said special assessments shall continue until changed either by ordinance of the town board, or

after a hearing on petition filed for a change in the amount.

(b) The town board * * * shall provide that the special assessments so made shall be paid monthly on the basis of the number of trailers parked in said camp during the

previous calendar month.

(c) The county superintendent of schools shall * * * advise the board in matters pertaining to the cost of education in the school district where the trailer camp is located. The town board shall determine the part of the monthly per trailer assessment that shall be paid to the common school district. The school district board shall be entitled to receive said part of the special assessments at such time as it shall request the payment to be made.

Approved July 19, 1951.