No. 120, S.]

[Published June 4, 1953.

CHAPTER 202

AN ACT to amend 236.06 (1) (i); and to create 236.065 of the statutes, relating to plats and state planning.

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

SECTION 1. 236.06 (1) (i) of the statutes is amended to read:

236.06 (1) (i) For lands lying in any county having a county planning board or department employing permanently at least one registered civil engineer, the provisions of pars. (e), (g) and (h) shall not apply, and in lieu thereof, when plats are submitted to the county board, and before approval by said board, a copy of said plat furnished at the owner's expense shall be sent immediately by registered mail to the city clerk of any city of the first class wherever the lands covered by said plat lie within 3 miles of the limits of said city of the first class, to the state board of health, and to the state director of regional planning. If either such city of the first class, state board of health, or state director of regional planning objects to the plat as submitted, such objector shall within 10 days from receipt of such plat file written notice of such objection with the county highway committee of the county in which such plat lies. Said county highway committee shall thereupon set a date for hearing upon said plat, and shall give not less than 5 days' notice of said hearing to such objector and to the owner by registered mail. Said county highway committee, after said hearing, may require such changes in the plat as the committee may deem necessary as a result of the hearing, and said plat shall then be eligible to be recorded upon approval of the governing body empowered to supervise or administer the county plan as provided in par. (b), which body in counties having a population of 500,000 or more shall be the county board of supervisors. In said last named counties the county board of supervisors shall refer all proposed plats to the county park commission for consideration and recommendation to the county board and the county board of such counties may provide for the charge and collection of a fee for the examination of a plat which comes before it for final approval.

SECTION 2. 236.065 of the statutes is created to read: 236.065 METHOD OF PLACING MATERIAL ON PLAT. Any material, except original signatures, required by law to be shown on a plat as a prerequisite to recording the plat may be lettered on the plat with waterproof nonfading black ink or may be typed thereon.

Approved May 29, 1953.