

No. 433, S.]

[Published June 24, 1919.

## CHAPTER 399.

AN ACT to create section 1747h—1 of the statutes, relating to the construction of certain statutes so as to permit collective bargaining in certain cases.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. A new section is added to the statutes to read: Section 1747h—1. Sections 1747e, 1747h, 1770g, and 1791j shall be so construed as to permit collective bargaining by associations of producers of agricultural products and by associations of employes when such bargaining is actually and expressly done for the individual benefit of the separate members of each such association making such collective bargain.

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

Approved June 20, 1919.

No. 471, S.]

[Published June 24, 1919.

## CHAPTER 400.

AN ACT to amend sections 959—17e, 959—17f, 959—17i, and 959—17j, and to create and renumber section 959—17m of the statutes, relating to planning commissions in cities, and to authorize such cities to raise funds to purchase or lease lands to be sold, used or subleased for garden purposes and to relieve congested districts, and to establish vacation camps for school children.

*The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Sections 959—17e, 959—17f, 959—17i and 959—17j of the statutes are amended to read: Section 959—17e. 1. All citizen members shall be persons of recognized experience and qualifications. Such members of the commission shall hold office until their respective successors are elected and qualified. No member of any such commission shall receive any compensation for his services as such member, *but may receive his necessary and actual expenses while actually engaged in the performance of his official duties as a member of such commission.*

2. *Such commission may make and alter rules for its own organization and procedure consistent with the ordinances of the city and the laws of the state, and may employ such clerical assistance as the common council may authorize. In addition*