of the university, for such fiscal year, from the general fund to the university fund income, such sum or sums as may be found necessary for the current expenses of the university; but immediately upon the collection of such tax for the support of the university, shall repay the same to the general fund therefrom, by proper transfer.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 20, 1905.

No. 382, A.]

[Published June 26, 1905.

## CHAPTER 469.

AN ACT to authorize cities of the first class owning and operating a water works plant or system to apply surplus earnings of said system to the general fund.

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

Surplus earnings of water works plant. Section 1. The common council of any city of the first class, whether operating under a general or special charter, owning and operating a water plant or system may by resolution duly passed appropriate the surplus earnings of water works, plant or systems to the general fund, provided, however, that in case there is a bonded indebtedness against said water works, plant or system, then and in that case not any of such surplus earnings shall be appropriated and used as above stated, unless there is on hand a sufficient sum of money to pay two years installment on principal and interest. Provided, that the amount of surplus earnings of such waterworks so apportioned, shall not exceed the amount such city shall have raised by general taxation and expended in the construction of such waterworks system, or in payment of bonds issued for the construction thereof, with interest thereon from the time such money was so expended or paid at the then current rates of interest or at the rate of interest such bonds shall have borne.

Water rates, city departments, schools and parks when exempt from. Section 2. Whenever the surplus water fund of any such city is sufficient or shall exceed the sum required to pay two years installment on principal and interest of its bonded indebtedness then and in that case the common council in any such city may by resolution or ordinance exempt the various city departments, public schools, parks and fountains of such city from paying water rates.

Conflicting provisions repealed. Section 3. The provisions of any such city charter and all laws special or general inconsistent or in conflict herewith are hereby modified, amended or repealed to the extent necessary to give effect to the intent and purposes of this act.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved June 19, 1905.

No. 197, A.]

[Published June 26, 1905.

## CHAPTER 470.

AN ACT to authorize the city of Greenwood to build and maintain a dam across the Black river in Clark county.

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

Location of dam. Section 1. The city of Greenwood is hereby authorized and empowered to build, construct and maintain a dam across Black river on section thirty-four (34) in township twenty-seven (27), range two (2) west, in Clark county, state of Wisconsin, at such height as such common council may determine, not exceeding sixteen (16) feet above low water mark; said dam to be so constructed and maintained for the purpose of lighting, heating, pumping and other purposes. Provided that said dam shall be so constructed and maintained as not to obstruct or impede the running of logs or timber down said river, and that a suitable log slide, sufficient