No. 921, A.]

[Published June 7, 1913.

## CHAPTER 438.

AN ACT to create section, 850a of the statutes, relating to salaries of supervisors in towns situated in certain counties.

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

SECTION 1. There is added to the statutes a new section to read: Section 850a. In any town situated wholly within the boundaries of a county containing a city having a population of three hundred thousand, or more, the supervisors shall be paid such salary in lieu of compensation per diem, not to exceed six hundred dollars per annum, as may be fixed by the electors at any annual town meeting.

SECTION 2. This act shall take effect and be in force from and after January 1, 1915.

Approved June 5, 1913.

No. 1179, A.]

[Published June 7, 1913.

## CHAPTER 439.

AN ACT to amend section 2475 of the revised statutes of 1878, as amended by section 5 of chapter 31, laws of 1879, and chapter 219, laws of 1880, relating to the county court of Winnebago county.

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

Section 1. Section 2475 of the revised statutes of 1878. as amended by section 5 of chapter 31, laws of 1879 and chapter 219. laws of 1880, is amended to read: Section 2475. The jurors for such county courts, in the counties of Brown, Dodge, Fond du Lac and Winnebago, shall be selected as follows: at least two weeks before each term of the county court at which cases may be tried by jury, the county judge and clerk of the circuit court shall select from the residents of the county, qualified to act as jurors in the circuit court, fifty persons to serve as jurors in said court for such terms; provided that in the county of Winnebago the county judge and the resident circuit court commissioner residing in the city of Oshkosh, in said county, shall select from the residents of said county, qualified to act as jurors in the circuit court, one hundred persons to serve as jurors in the county court of said county for such terms. In case there shall be no such resident circuit court commissioner, then the county judge shall select such circuit court commissioner as he may desire to assist him

in his selection of said jurors. In case the said clerk has an action or an interest in an action for trial in said county court, then the judge of such court shall call to his assistance either the sheriff or register of deeds of said county, who with said county judge shall select the jurors; but if such jury shall not be selected at such time, it may be selected at any time before the commencement of such term. They shall make a list of the names of persons so selected, sign the same, and forthwith file such list in the office of the clerk of the court. Such jury shall not be irregular or illegal, if persons are selected in good faith who are not qualified; but the names of such persons shall be stricken therefrom.

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

Approved June 5, 1913.

No. 250, S.]

[Published June 9, 1913.

## CHAPTER 440.

AN ACT to amend section 1189 of the statutes, relating to limitations of actions to recover possession of lands conveyed for nonpayment of taxes.

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

SECTION 1. Section 1189 of the statutes is amended to read: Section 1189. The limitation for bringing actions as provided in section 1188 shall not apply to any person who shall be a minor at the time the right of such action shall accrue. but such minor may bring such action or actions after the time limited at any time during his minority and within one year thereafter; nor shall such limitation nor any other limitation in favor of a tax deed or a tax certificate, except in case of actual possession founded on a tax deed, apply where the taxes, for the nonpayment of which the land was sold and the tax deed exccuted, were paid prior to the sale, or where the land was redeemed from the operation of such sale as provided by law or where the land was not liable to taxation; nor shall such limitation apply where a single tax deed only has been issued and the original owner has, before the issuance of such tax deed, paid all taxes levied against the land for the three years ensuing after the year for which the land was returned delinquent and sold. except as herein provided. The tax deed grantee or his assigns may, at any time after the tax deed is issued and recorded, serve a notice on the owner of record of the original title, stating that he holds a tax deed on the land of such original owner and giv-