SECTION 4. This act shall take effect upon passage and publication.

Approved August 19, 1929.

No. 623, A.]

[Published August 21, 1929.

CHAPTER 405.

AN ACT to amend section 75.36 of the statutes, relating to tax deeds held by counties.

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

Section 1. Section 75.36 of the statutes is amended to read: 75.36 When any lands upon which the county holds a tax certificate shall not be redeemed as provided by law the county clerk shall execute to the county, in his name of office, a deed therefor, witnessed, sealed and acknowledged and in like form as deeds to individuals; and such deeds shall have the same force and effect as deeds executed by such clerk to individuals for lands sold for the nonpayment of taxes; but no such deed shall be issued until the county board shall, by resolution, order the same. The county taking such deed shall not be required to pay any delinquent or outstanding taxes on such land, the redemption value of any outstanding tax certificates, or interest or charges until the land is sold by the county, or in the case of lands registered as forest crop lands, until the forest crop is taken off. If the sum realized on such sale or from the severance of such forest crop is insufficient to pay all of the said taxes, delinquent taxes, certificates, or interest or charges, the amount realized shall be applied thereto and there shall be no further liability upon the county for the same.

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

Approved August 19, 1929.