Michigan to the north line of section fifteen, extended to the shore of Lake Michigan in the first and eighteenth wards of the city of Milwaukee, are hereby granted in fee to the said city of Milwaukee to be held and used by said city as a part of its system of public parks and boulevards; provided, that said land hereby granted shall not be leased or sold by said city of Milwaukee nor used for any other purposes than as a public park and boulevard. Provided further, that the city of Milwaukee is hereby authorized to build, operate and maintain a water purification plant on that portion only of the aforesaid grant of land lying adjacent to Lake Park, and that if, when and after said city shall build, operate and maintain a water purification plant over and on the portion of said land hereinbefore provided for, such building, operation and maintenance shall not be deemed or construed a violation of the aforementioned public park and boulevard provision of this section.

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

Approved June 15, 1933.

No. 254, S.]

[Published June 17, 1933.

CHAPTER 262.

AN ACT to amend subsection (4) of section 357.11 and subsection (4) of section 357.13 of the statutes, relating to insanity at the time of trial or conviction on committing the offense.

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

Section 1. Subsection (4) of section 357.11 and subsection (4) of section 357.13 of the statutes are amended to read: (357.11) (4) A re-examination of his sanity or mental condition may be had as provided in section 51.11, except such person shall make his application for rehearing to the court from which he was committed. If upon such rehearing a jury shall determine he is insane or feeble-minded, then another hearing shall not be had thereafter unless the court which had jurisdiction in the first case shall be satisfied there is reasonable cause to believe that there is an improvement in the person's mental condition, in which case such court may order another jury trial. * * * No such person so committed shall be discharged from detention unless the magistrate or the jury upon whom devolves the duty to pass upon his

sanity and mental condition shall, in addition to finding him sane and mentally responsible, also find that he is not likely to have such a recurrence of insanity or mental irresponsibility as would result in acts which, but for insanity or mental irresponsibility, would constitute crimes.

(357.13) (4) Any person committed under the provisions of this section shall at any time after said commitment be entitled to a rehearing as to such sanity as provided by, and according to procedure outlined in, section 51.11, except such person shall make his application for rehearing to the court from which he was committed. If upon such rehearing a jury shall determine he is insane or feeble-minded, then another hearing shall not be had thereafter unless the court which had jurisdiction in the first case shall be satisfied there is reasonable cause to believe that there is an improvement in the person's mental condition, in which case such court may order another jury trial. If it shall be determined, pursuant to any such re-examination, that the insanity or feeblemindedness of such accused person is incurable he shall be treated and disposed of as persons incurably insane or feeble-minded are required by law to be treated; but no such person shall be removed or discharged from said hospital or home except upon the order of the court having jurisdiction over such person for trial, sentence or commitment.

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

Approved June 15, 1933.

No. 426, A.]

[Published June 20, 1933.

CHAPTER 263.

AN ACT to amend subsection (2) of section 64.10 of the statutes, relating to a board of police and fire commissioners in cities operating under the city manager plan.

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

Section 1. Subsection (2) of section 64.10 of the statutes is amended to read: (64.10) (2) All administrative boards and commissions existing in such city prior to its reorganization shall continue to exist after its reorganization under this chapter until abolished, altered or reorganized by ordinance of the council. The