

No. 399, S.]

[Published May 24, 1951.]

CHAPTER 246.

AN ACT to amend 40.303 (9) of the statutes, relating to appeals from orders of county school committee.

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

40.303 (9) of the statutes is amended to read:

40.303 (9) All orders of the county school committee creating, altering, consolidating or dissolving school districts shall be final except that a referendum election may be had upon them as provided in subsection (8) and except that any person aggrieved by any order of a county school committee issued and recorded pursuant to the provisions of this section or aggrieved by the refusal or neglect of a county school committee to file orders of alteration, dissolution, consolidation or creation when petitioned to do so may appeal therefrom to the circuit court of the county in which the territory described in the petition lies, *by serving written notice of such appeal upon the secretary of the county school committee or committees* within 30 days following the issuing and recording of any order, or where the county committee or committees refuse or neglect to issue and record an order of creation, alteration, dissolution or consolidation, then *by serving such notice of appeal* within 90 days following the filing of the petition. No school district shall be denied payment of school aid solely because of any appeal from an order of a county school committee.

Approved May 22, 1951.