CHAPTER 288

No. 410, S.]

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CHAPTER 288

- AN ACT to amend 72.15 (11) of the statutes, relating to time for rehearing county courts' fixing, assessing and determination of inheritance tax.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
 - 72.15 (11) of the statutes is amended to read:
- 72.15 (11) The attorney general, department of taxation, public administrator, district attorney, or any person dissatisfied with the appraisement or assessment and determination of such tax may apply for a rehearing thereof before the county court within * * * six months from the fixing, assessing, and determination of the tax by the county court as herein provided on filing a written notice which shall state the grounds of the application for a rehearing. The rehearing shall be upon the records, proceedings, and proofs had and taken on the hearings as herein provided and a new trial shall not be had or granted unless specially ordered by the county court.

Approved August 11, 1959.