CHAPTER 13

Assembly Bill 5

Date published: March 31, 1967

## CHAPTER 13, LAWS OF 1967

AN ACT to repeal 40.15; and to amend 40.025 (1) (a) and (5) of the statutes, relating to deleting an obsolete method for dissolving union high school districts.

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

SECTION 1. 40.025 (1) (a) and (5) of the statutes are amended to read:

40.025 (1) (a) Jurisdiction of a reorganization authority to make orders of school district reorganization under s. 40.032, 40.07, 40.12, 40.13, 40.14, 40.15 or 40.807 is acquired upon the filing of a petition or the authorization to give notice of a public hearing when a reorganization authority acts upon a resolution adopted upon its own motion.

upon a resolution adopted upon its own motion. (5) A certified copy of any order made under ss. 40.032, 40.07 to 40.09, 40.11, 40.12, 40.13, 40.14, 40.15 and 40.807 shall be filed within 10 days with the secretary of the agency school committee in which the reorganized district lies. The secretary of the agency school committee, upon receipt of the order, shall immediately place thereon the date upon which the same was received, and within 5 days after receipt thereof, shall send by registered mail a certified copy thereof together with a certification of the date of mailing of the same to the clerk of each school district and of each town, village or city affected and to the state superintendent. When an order affects a district that operates a high school, the secretary of the agency school committee shall also send copies to the county clerks of the counties concerned. When the territory of a reorganized district lies in more than one county the order shall be filed with the secretary of the agency school committee of the agency in which the major portion of the area of the reorganized district lies and said secretary shall mail certified copies thereof as hereinbefore provided and also to the secretary of all other agency school committees affected. The appeal and referendum period shall run from the date the certified copies of the order are mailed by the secretary of the agency school committee to the officials hereinbefore mentioned. An appeal taken from any order shall stay said order until the result of the referendum has been certified by the school district clerk, or county clerk or the county election commission to the secretary of the agency school committee. When the results of a referendum election have been canvassed the proper clerk shall certify the same to the secretary of the agency school committee with whom the order was filed who shall notify all the officials who received a copy of the order of the results of the referendum.

SECTION 2. 40.15 of the statutes is repealed. Approved March 24, 1967.