

No. 221, S.]

[Published May 25, 1945.]

CHAPTER 183.

AN ACT to renumber 57.075 to be 57.075 (1); to amend 20.17 (9) and to create 57.075 (2) of the statutes, relating to parolees' and probationers' fund.

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

SECTION 1. 20.17 (9) of the statutes is amended to read:

20.17 (9) On July 1, 1933, \$2,000, and all moneys in the hands of the department of public welfare, or coming into its possession, belonging to absconding *parolees and* probationers as provided in section 57.075, as a revolving fund to be used for the purposes of such section.

SECTION 2. 57.075 of the statutes is renumbered 57.075 (1).

SECTION 3. 57.075 (2) of the statutes is created to read:

57.075 (2) Subsection (1) shall have application to parolees from correctional and penal institutions.

Approved May 22, 1945.

No. 417, S.]

[Published May 25, 1945.]

CHAPTER 184.

AN ACT to create 46.06 (11) and 20.17 (1) (d) of the statutes, relating to disposal of lands now occupied by Camp Kentuck and Camp Imogene and purchase of new lands, capital expenditures, and making an appropriation.

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

SECTION 1. 46.06 (11) of the statutes is created to read:

46.06 (11) Subject to the approval of the emergency board as to the price, the department may sell and convey the property and lands known as Camp Kentuck and Camp Imogene in Vilas County; and the proceeds of such sale or sales shall be paid into the general fund and made available for use of the department for acquisition of new lands suitable for the production of food for institutions or for other capital purposes, or both, as provided in section 20.17 (1) (d).

SECTION 2. 20.17 (1) (d) of the statutes is created to read:
 20.17 (1) (d) *Farm lands.* The proceeds of the sale of Camp
 Kentuck and Camp Imogene under the provisions of section
 46.06 (11) for the acquisition of new farming lands, or other
 capital expenditures, or both.

Approved May 22, 1945.

No. 423, A.]

[Published May 23, 1945.

CHAPTER 185.

AN ACT to repeal 56.04 and 56.06; to create 56.08 (10); and to
 amend 54.07 (2), 56.03 and 56.08 (1) and (6) of the statutes,
 relating to labor by persons in certain state penal and cor-
 rectional institutions and the transfer of such persons from
 one institution to another in certain cases.

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

SECTION 1. 54.07 (2) of the statutes is amended to read:

54.07 (2) Convicts in the state prison and in the Milwaukee
 county house of correction belonging to class one, and in any
 county jail belonging to class 2, may with like executive approval
 be transferred from any of these institutions to the reformatory
 or to the industrial home and may be returned to the institution
 from which they were respectively taken. *If any county main-
 taining a workhouse or house of correction discontinues the oper-
 ation thereof, convicts in said institution, at the time of such
 discontinuance, may with like executive approval be transferred
 to the state prison or to the county jail of said county as the
 original term of commitment may indicate.*

SECTION 2. 56.03 of the statutes is amended to read:

56.03 The warden of the state prison, *the superintendent of
 the state reformatory and the superintendent of the institutions
 for women* may employ the convicts outside the * * * insti-
 tution's yard in * * * cultivating the * * * institution's
 farm, or in doing any work necessary to be done in the prose-
 cution of the regular business of the institution *or of other state
 institutions, or of any other activity of the state;* and also away
 from the * * * institution's grounds in the construction of
 buildings being erected by the state. In all such cases the war-