No. 546, S.]

[Published July 16, 1907.

CHAPTER 629.

AN ACT to create sections 4440m and 4432m, of the statutes. relating to injury to telephone or the apparatus in connection therewith and relating to devices to be fraudulently placed in receptacles intended for the receipt or deposit of coins.

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

SECTION 1. There are added to the statutes two new sections to read:

Approved July 13, 1907.

(In effect from and after date of publication.)

No. 615, S.]

[Published July 16, 1907.

CHAPTER 630.

AN ACT to amend section 4966 of the statutes, providing for the commitment of children to the Industrial Schools-

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

Section 1. Section 4966 is amended to read:

Approved July 13,1907.

(In effect from and after date of publication.)

for such prisoner and it shall satisfactorily appear to such board of control that such employment or position is suitable in every way and will continue for a period of at least one year.

(Ch. 110, 1907.)

Re-imprisonment. Section 4960c—5. Full power to take and re-imprison any paroled convict is hereby conferred upon said board of control whose written order shall be sufficient warrant for any officer to take and return to the custody of the institution from which he has been paroled and all officers shall execute such order in the same manner as a warrant for arrest.

(Ch. 110, 1907.)

Show or exhibition. Section 4960c—6. Every paroled prisoner shall be returned to custody whenever such prisoner shall be exhibited in any show or exhibition.

(Ch. 110, 1907.)

Notices of intended parole. Section 4960c—7. No person shall be paroled as herein provided until ten days after the service of a written notice of such intended parole upon the district attorney who prosecuted the indictment or information against such person so convicted and sentenced and upon the judge who presided at the trial.

(Ch. 110, 1907.)

Criminals under eighteen may be committed to industrial schools. [Section 4966.] * * * 1. Any child, male or female, under the age of eighteen, convicted of a criminal offense, may, in the discretion of the judge or magistrate before whom the case is tried, be committed to one of the industrial schools of this state instead of to the state prison, house of correction, county jail or police station, as the case may be, until attaining the age of twenty-one years, subject to the provisions of this act.

Also boys, vagrant, incorrigible, vicious. 2. The * * courts * * * of record of this state may, in their discretion commit to * * * the Wisconsin Industrial School for Boys, any male child having a legal residence in * * * the county and being between the ages of eight and sixteen years, who, upon complaint and due proof, is found to be a vagrant or so incorrigible and vicious that a due regard for the morals and wel-

fare of such child manifestly requires that he shall be committed to said school.

Term; hearing. 3. * * * In all cases the terms of commitment shall not be less than to the age of twenty-one years, * * * but no child shall be committed as a vagrant or incorrigible until one of the supervisors of the town, one of the village trustees or a superintendent of the poor in the village or city in which he resides, shall be notified of the arrest of such child and be heard by the judge before whom the child is arraigned.

Court to state age. 4. In all commitments * * * to industrial schools the court shall state, in the commitment paper, the date of the birth of the * * * child committed.

(Ch. 630, 7907. Section number supplied by Sec. 21, Ch. 676, 1907.)

Laws and acts: time of going into force. Section 4975. Every * * * law or act which does not expressly prescribe the time when it shall go into operation shall take effect * * * and be in force from and after the 1st day of July next succeeding the passage and publication thereof.

(Ch. 5, 1907; see also Ch. 464, 1907.)

Statutes: numbering; reference to. Section 4977m.

1. The numbering of sections and subsections of laws enacted since the statutes of 1898 took effect, contained in Sanborn & Sanborn's supplement to such statutes, is adopted.

2. It shall be sufficient to refer to any section or subsection hereafter added to such statutes, as "section of the statutes," or "subsection of section of the statutes."

(Ch. 118, 1907.)