subsection 2 of this section, shall not in any one year exceed the sum of twenty thousand dollars, said sum to be divided among the various county institutions, in proportion to the number of patients in each institution, on the first day of July of each year: provided, that in no case shall any county receive from the state to exceed three dollars a week for each patient for the time which such patient shall be a resident of said institution.

Section 1421—15. The board of trustees, on or before October first, of each year, shall make to the board of supervisors a report showing in detail the operations of the institution for the year next preceding, which report shall also contain such recommendations as may be required, and detailed estimates of the appropriations required for all purposes during the ensuing year.

Section 1421—15. Such institution shall be conducted under the rules and regulations made by the superintendent, and approved by the board of trustees of such institution.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 27, 1911.

No. 758, A.]

[Published June 28, 1911.

CHAPTER 458.

AN ACT to amend sections 1747—40, 1747—43, 1747—44, 1747—46 and 1747—55 of the statutes, relating to a grain and warehouse commission, and making an appropriation therefor.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Sections 1747—40, 1747—43, 1747—44, 1747—46 and 1747—55 of the statutes are amended to read: Section 1747—40. It shall be the duty of the grain and warehouse commission to assume and exercise a constant supervision over the housing and marketing of grain in the city of Superior, the handling, inspection, weighing and storing of same, and the management of the public houses of said city, and to at least three times annually verify by measurement the amount of grain shown to be in store in all public warehouses, and to investigate all complaints of fraud or oppression in the grain trade, and in the handling and housing of grain in said city, and to correct the same. * *

Section 1747—43. * * * The grain and warehouse commission * * * shall appoint * * * one of their num-

ber treasurer of said commission, * * * and the person so appointed shall make and file with the state treasurer a bond to the state of Wisconsin, in the sum of twenty thousand dollars, conditioned to account for and pay over all moneys coming into his hands, and to keep a just and accurate account of all such moneys according to law; * * said bond to be approved by the governor of this state. All moneys collected or received, by each and every person, for or in behalt of the Wisconsin grain and warehouse commission, shall be by him deposited with or transmitted to the state treasurer. Such deposit shall in every case be made at least once a week, and at the time of the transmission of deposit, a statement showing the amount of such collection, from whom or for what purpose or on what account the same was received, shall be transmitted to the state treasurer. It shall be the duty of the state treasurer to credit the moneys thus received to a special fund, to be known and designated as the "Wisconsin grain and warehouse commission fund." The state treasurer is hereby authorized to transfer from the general fund to the Wisconsin grain and warehouse commission fund, the sum of five thousand seven hundred forty-two dollars and fortyseven cents, this being an amount paid into the general fund by said commission, and representing a profit to the state over and above the necessary expenses of the commission.

Section 1747-44. * * * It shall be the duty of the Wisconsin grain and warehouse commission to file with the secretary of state on the first of each month, a correct and true statement of all expenses incurred by said commission during the preceding month, for the salaries allowed the commissioners by law, and all expenses incurred by said commission, or compensation allowed to appointees and employes for such weighing and inspection, the expenses of making and publication of rules for the weighing, inspection and grading of grain, the procurement of all bonds to be given by any and all members of said commission, the chief weighmaster and his assistants, the chief inspector and his deputies, and also for all stationery, postage and other incidental expenses necessarily incurred in carrying out the provisions of this act. Said commission may further, from time to time, expend and appropriate out of * * * moneys in the hands of * * the state treasurer, belonging to said fund, over and above its legal obligations, * * * a sum of money not exceeding twenty-five hundred dollars annually, for the purpose of promoting in a lawful and legitimate manner, the grain trade or market in Superior. * * * Said report furnished the secretary of state, shall contain the names and post-office addresses of all claimants, together with the amount due each; and the secretary of state shall audit said accounts, payable out of the Wisconsin grain and warehouse commission fund.

(Am. 1911, ch. 664, s. 87.)

Section 1747—46. * * * The Wisconsin grain and warehouse commission is hereby empowered to fix rates for the weighing and inspection of grain. It being intended in fixing the fees for weighing, inspection and other services performed under this act, that they shall be so fixed as to make the work self-sustaning, including the * * * salaries of the members of said commission. * *

(Am. 1911, ch. 664, s. 87.)

Section 1747—55. The three members of the grain and warehouse commission, provided for in this act, shall each give his entire time to the performance of the duties of his position, and shall not engage in any other active business; they shall each receive a salary of two hundred dollars per month, * * * out of the funds or fees collected under the provisions of this act.

(Am. 1911, ch. 664, s. 86.)

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 27, 1911.

No. 807, A.]

[Published June 28, 1911.

CHAPTER 459.

AN ACT to create section 904m or the statutes, to prohibit the destruction of or injury to shade trees on the highways or streets of villages.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is added to the statutes a new section to read: Section 904m. 1. It shall be unlawful for any person to injure, mutilate, cut down or destroy any shade tree growing on or within any street or highway in any incorporated village in this state, unless express permission so to do be first granted by the board of trustees of such village.

2. Any person violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than ten nor more than one hundred dollars, or by imprisonment for not less than ten nor more than thirty days.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 27, 1911.