

No. 533, S.]

[Published June 28, 1917.

## CHAPTER 486

AN ACT to create sections 4970—1, 4970—2, 4970—3, 4970—4, 4970—5, and 4970—6 of the statutes, relating to the Wisconsin Industrial School for Girls.

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

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

Section 4970—1. The institution now located in the city of Milwaukee, known and designated as the Wisconsin Industrial School for Girls, is hereby made a state institution and the legal title of said institution shall be the Wisconsin Industrial School for Girls. The jurisdiction of the state board of control of Wisconsin is hereby established over said institution and the powers and duties of said board defined by section 561j of the statutes in reference to the management of other state institutions are hereby made applicable to said Wisconsin Industrial School for Girls.

Section 4970—2. Said board shall appoint a superintendent of said institution and fix the compensation of such superintendent. All other officers and employes shall be appointed by the superintendent subject to the approval of the state board of control of Wisconsin. Said board shall designate the number of employes and fix their compensation. Said board shall also make and adopt such rules and regulations for the management of said institution as it shall deem proper.

Section 4970—3. All statutes now in force authorizing the commitment of girls to an industrial school are hereby continued.

Section 4970—4. The state board of control of Wisconsin may grant a parole to any inmate of the Wisconsin Industrial School for Girls to leave the institution and go at large under such restrictions as said board may determine, provided that the conduct of such inmate for a reasonable time has satisfied the superintendent and said state board of control of Wisconsin that she will comply with the conditions of her parole and provided further that a suitable home and suitable employment have been secured for her. The state board of control of Wisconsin may at any time before the term of commitment of any paroled inmate expires revoke her parole and return her to the institu-

tion, and such order shall be executed by or under the direction of the superintendent of the institution.

Section 4970—5. The state board of control of Wisconsin is hereby clothed with sole authority to discharge any girl from said Wisconsin Industrial School for Girls, who shall have been regularly committed thereto, subject to the power of the Governor to grant pardons and it may return any girl to the court which ordered or directed her commitment when in its judgment such girl is an improper subject for care and education in said Wisconsin Industrial School for Girls, or whose continuance in said school it may deem prejudicial to the management and discipline thereof, or who for any other cause in its judgment should be removed therefrom, and in such case said court shall have power and is hereby required to proceed as might have been done if the commitment had not been ordered to said Wisconsin Industrial School for Girls.

Section 4970—6. All girls admitted into said Wisconsin Industrial School for Girls shall be maintained therein at the expense of the state, but the county in which such girls resided before being committed shall pay to the state two dollars and fifty cents per week for each girl's support. The collection of said amount by the state shall be made under the provisions of section 561e of the statutes.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 23, 1917.

No. 539, S.]

[Published June 28, 1917.

## CHAPTER 487

AN ACT to provide aid to persons dependent upon enlisted men in the volunteer service of the United States or of the state of Wisconsin, and making an appropriation.

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

SECTION 1. Any dependent parent, wife or child of any enlisted man of the Wisconsin national guard in the service of the United States, or of any resident of this state mustered into any branch of the military or naval forces of the United States, who is a resident of this state, shall be entitled to aid as provided in this act.

SECTION 2. Application for aid under this act shall be made upon blanks furnished by the adjutant general of this state, and