- (2) * * Whenever any person shall be committed

 * * to * * either home for the feeble-minded

 * and such home shall be filled to its capacity, the board of control may transfer such person to the other home, or, if both homes are filled, to * * a county asylum for the chronic insane.
- (3) * * The superintendent of * * each home, with the approval of the board of control, shall have power to discharge inmates, but no epileptic inmate shall at any time thereafter be sent or returned to any poorhouse.
- (4) In case any person not an epileptic shall be sent to

 • either home through mistake in the diagnosis of his disease or from any other cause, to be determined by the board of control acting as a commission in lunacy, • such person shall be returned to, and the traveling expenses of such return shall be paid by, the county from which such inmate was sent to the home.
- (5) Should an epileptic inmate of either home become insane he shall be sent to the state hospital for the insane in the district of which he was a resident just prior to his admission to the home, in the manner prescribed by law.

Section 7. Section 573q is renumbered to be section 52.04 and amended to read:

52.04 POST-MORTEM EXAMINATIONS. • • It shall be the duty of the superintendent of each home, whenever any properly committed inmate of said home shall die, to cause an examination to be made in said home, by the physician in charge, upon the brain of such inmate if in • • the judgment of said superintendent such post-mortem examination may prove of benefit to scientific research and investigation. • •

Section 8. This act shall take effect upon passage and publication.

Approved April 17, 1919.

No. 72, S.]

[Published April 21, 1919.

CHAPTER 86.

AN ACT to amend subdivision 9 of section 669 of the statutes, relating to powers of county boards.

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

SECTION 1. Subdivision 9 of section 669 of the statutes, is amended to read: (Section 669) (9) To purchase land not exceeding in value the sum of eight thousand dollars for the pur-

pose of holding thereon fairs and exhibitions of an agricultural character and to grant the use thereof from time to time to agricultural and other societies of similar nature. All fences, buildings, sheds and other improvements made on such lands by societies using the same shall be the property of the county; and for the purpose of improving such lands the county board may receive donations of money, material or labor from any person, town, city or village in the county. Also to vote an amount not exceeding * * * ten thousand . * * dollars in the aggregate for all societies in the county in any one year to aid in the purchase of, or to make improvements upon the fairgrounds for any organized agricultural society, or to aid any organized agricultural society or any incorporated poultry association in its preparations for or conduct of its public exhibitions; provided that in counties containing a city of the second class the county board may annually vote an amount not exceeding fifteen thousand dollars in the aggregate for said purposes: and any amount so voted shall be paid upon demand by the county treasurer to the treasurer of such organized agricultural society, who shall keep an accurate record of the expenditure thereof by such society and file a verified copy of such record with the county clerk within one year after the receipt of such amount from the county treasurer. Providing that no appropriation shall be made to any agricultural society or other society of a similar nature in excess of or in preference to any appropriation for any other such society in the county.

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

Approved April 17, 1919.

No. 97, S.]

[Published April 21, 1919.

CHAPTER 87.

AN ACT to amend subsection 6 of section 1915m of the statutes, relating to interinsurance.

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

Section 1. Subsection 6 of section 1915m is amended to read: (Section 1915m) 6. The attorney in fact shall have on hand at all times assets in cash or securities authorized by the laws of the state in which the principal office of the exchange is located for the investment of funds of insurance companies doing the same kind of business an amount equal to one hundred per cent of the net unearned premiums or deposit collected and cred-