

No. 96, S.]

[Published May 8, 1931.]

CHAPTER 91.

AN ACT to amend subsections (4), (6) and (9) of section 35.84 of the statutes, relating to the distribution of the session laws, statutes and annotations to legal aid organizations.

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

SECTION 1. Subsections (4), (6) and (9) of section 35.84 of the statutes are amended to read: (35.84) (4) Of Wisconsin session laws, one copy to each member and officer of the legislature enacting them, four copies to each chief clerk of the next succeeding legislature, one copy each to the governor, secretary of state, attorney-general, the district attorney of each county, justices of the supreme court, supreme court reporter, revisor, each judge and clerk of every other court of record, each judge and district attorney of the United States in this state, the secretary of state of the United States, the library of congress, the Milwaukee law library association and the Oshkosh law library; *to each legal aid organization applying therefor*; to the state library, the library of the legislative reference department, the state historical society, the law library of Marquette University, and the university law library, ten copies each.

(6) (a) Of Wisconsin statutes, one copy to each state officer and each senator and assemblyman applying therefor and to each member and officer of the next succeeding legislature applying therefor; four copies to each chief clerk of such legislature; one copy to each judge, district attorney and clerk of court of the United States in this state, the secretary of state of the United States, the library of congress, each charitable and penal institution of the state, the Milwaukee law library association, the Oshkosh law library, and each other public library *and legal aid organization* applying therefor; not exceeding ten further copies each to the state library, the university law library, the law library of Marquette University, the library of the legislative reference department and the state historical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers in his county: The judge and clerk of each court of record, the county clerk, treasurer, sheriff, district attorney, register of deeds, surveyor, coroner, county su-

perintendent of schools, superintendent of poor, chairman of the county board, each income tax assessor and each village and city clerk.

(b) Each town, village and city shall purchase from the superintendent of public property for the use of justices of the peace such number of copies as each, respectively, shall determine are needed within its boundaries for that purpose.

(9) Of Wisconsin Annotations, one copy to each state officer applying therefor; one copy to each judge and district attorney of the United States in this state, the secretary of state of the United States, the library of congress, the Milwaukee law library association, the Oshkosh law library, and each public library *and legal aid organization* applying therefor; not exceeding ten further copies each to the state library, the university law library, *the law library of Marquette university*, the library of the legislative reference department, and the state historical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers in his county: The judge and clerk of each court of record, county clerk and district attorney.

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

Approved May 6, 1931.

No. 171, A.]

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CHAPTER 92.

AN ACT to create subsection (9) of section 49.03 of the statutes, relating to the return of poor persons receiving public relief to the county or municipality in which they have a legal settlement.

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

SECTION 1. A new subsection is added to section 49.03 of the statutes to read: (49.03) (9) When a poor person is given relief in some other county or municipality than the one in which he has a legal settlement, either county or municipality involved may apply to the county judge or municipal judge of its county or municipality for an order directing such poor person to return to