

tion at the charge of the county in which he has his legal settlement, pursuant to subsection (2) of section 50.03, except that the county chargeability shall be determined by his legal settlement in the county charged. Such maintenance shall include necessary traveling expenses including the expenses for an attendant when such person cannot travel alone, necessary clothing, toilet articles, emergency surgical and dental work, and *such * * ** other necessary and reasonable expenses incident to his care in such institution as shall be determined by the state board of control.

In order to obtain uniformity in sanatorium charges, the state board of control shall as soon as possible after the passage of this subsection and thereafter from time to time issue its rules and regulations to the county sanatoria specifying what items of expense incident to the care of patients in these institutions shall be included in the actual cost of maintenance and what of such items shall be charged as extra items to the counties of legal settlement or to the state in the case of state-at-large patients.

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

Approved June 16, 1933.

No. 573, A.]

[Published June 19, 1933.]

CHAPTER 278.

AN ACT to amend subsection (8) of section 40.85 of the statutes, relating to the time of the taking effect of detachments from school districts.

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

SECTION 1. Subsection (8) of section 40.85 of the statutes is amended to read: (40.85) (8) If the application is filed * * * *after the school year * * * and before the annual school meeting*, the order shall be effective from and after the date of filing. If the application is filed * * * *after the annual school meeting or during the school year * * ** the order shall not be effective before the end of such school year.

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

Approved June 16, 1933.