

more than 3 years, except for such classified employes who have been transferred by a department head or officer to a federal agency or department which is administered in cooperation with the state provided that no reinstatement for any such employe shall be extended beyond or after January 1, 1942.

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

Approved May 28, 1941.

No. 388, A.]

[Published June 3, 1941.

CHAPTER 167.

AN ACT to create 188.15 of the statutes, relating to corporate powers of the Marine Corps League and affiliates.

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

SECTION 1. Section 188.15 of the statutes is created to read:

188.15 CORPORATE POWERS OF MARINE CORPS LEAGUE AND AFFILIATES. (1) Any detachment or state department of the Marine Corps League, organized and existing in this state pursuant to the acts of congress passed August 4, 1937, and the acts amendatory thereto, and any unit of the auxiliary of the Marine Corps League organized in this state and recognized by the local detachment, shall have full corporate power to transact business in this state, to take over the assets and liabilities of the existing detachments, units or departments, upon filing with the secretary of state a statement of its intent so to do and a full and complete list of its duly elected officers, and shall by so doing become a body corporate. Each such detachment, department, unit, their affiliated organizations or auxiliaries, shall during each succeeding year of its existence file with the secretary of state on or before January 1 of each succeeding year thereafter, a correct list of its duly elected officers. No filing fee shall be charged by the secretary of state for so doing.

(2) All acts done by any department, detachment, unit, their auxiliaries or affiliated organizations so incorporated, or its constituted authorities, shall be considered acts of said department, detachment, unit, their auxiliaries or affiliated organizations, as a body corporate, and no personal liability shall be attached to any member therefor.

(3) Subsection (2) of section 180.02 shall not apply to corporations organized under section 188.11. In the execution of any conveyance or incumbrance by such corporations, the detachment or department commandant and the detachment or department adjutant, or like or similar officers, shall have the powers and duties granted to presidents and secretaries, respectively, under subsection (2) of section 235.19. The provisions of this section shall apply to all corporations incorporated hereunder whether incorporated before or after the effective date of passage of this section.

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

Approved May 28, 1941.

No. 469, A.]

[Published June 3, 1941.

CHAPTER 168.

AN ACT to create 40.895 of the statutes, relating to marking thoroughfares for motor vehicle traffic along school grounds. *The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. Section 40.895 of the statutes is created to read:
 40.895 MARKING SCHOOL ZONES. It shall be the duty of the town, city or village wherein the schoolhouse for any public school or parochial school lies to mark thoroughfares for motor vehicle traffic along the schoolhouse grounds and within 100 yards of the boundary thereof with markings plainly visible to passing motorists as a warning of the presence of school children and the need for the exercise of extraordinary care. Markings shall be contiguous stripes of blue, white and red following in that order from left to right or from top to bottom, as the case may be. Each stripe shall be one foot wide. When permission of the owner of the telephone company can be obtained, markings shall be on and around telephone poles, otherwise on the curb, gutter or other object. When on telephone poles or other uprights the colors shall follow from top to bottom and the lower extremity of the marking shall not be less than 3 feet from the terrace or ground level. When on telephone poles markings shall be on each pole within the zone required to be marked and when on other objects shall be not less than 50 yards apart