with a statement of his reasons for his judgment that such inmate should be paroled, to the court which committed such inmate and to the * * * department of public welfare. If the court does not file objection to the parole of such inmate within 60 days of the date of said report the superintendent may parole such inmate to a relative, legal guardian or other person. In the designation of a paroled guardian the person selected shall, where possible, be of the same religious faith as the parents of such inmate. At any time during such parole, upon evidence satisfactory to said superintendent or to the * * * department of public welfare, such inmate shall be returned to the central state hospital * * *. Every such parole guardian shall report the physical, moral and mental condition of the inmate to such superintendent, either in person or in writing, as often and as fully as may be required by the rules and regulations of the * * * department of public welfare, and in case of failure so to report on request the inmate shall be returned to the central state hospital. * * * At all times during the parole the inmate shall be accessible to said superintendent or any agent he may designate. The central state hospital * * * shall not be liable in any manner for such patient while on parole. Such liability shall devolve upon the parole guardian of said inmate.

SECTION 4. This act shall take effect upon passage and publication.

Approved May 28, 1941.

No. 550, A.]

[Published June 3, 1941.

CHAPTER 171.

AN ACT to create 66.52 of the statutes, relating to the protection of the rights of city and village personnel entering the federal armed forces.

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

SECTION 1. Section 66.52 of the statutes is created to read: 66.52 (1) The governing body of any city or village may grant a leave of absence to any employe or officer who is inducted into the armed forces of the federal government pursuant to legislation enacted by the 76th or 77th Congress of the United States of America.

- (2) The governing body of any city or village may provide for safeguarding the re-instatement and pension rights of any employe or officer so inducted into the federal armed forces.
- (3) No employe or officer who is appointed to fill the place of an employe or officer so entering the federal armed forces shall acquire permanent tenure during such period of replacement service.

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

Approved May 28, 1941.

No. 621, A.]

[Published June 3, 1941.

CHAPTER 172.

AN ACT to amend 20.60 (3a) and to create 20.41 (3) (v) of the statutes, relating to research on cattle reproductive diseases.

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

SECTION 1. Paragraph (v) of subsection (3) of section 20.41 of the statutes is created to read:

(20.41) (3) (v) On July 1, 1941, \$15,000 and on July 1, 1942, \$15,000 for research on cattle trichomoniasis and other cattle reproductive diseases.

SECTION 2. Subsection (3a) of section 20.60 of the statutes, as amended by chapter 49, laws of 1941, section 74, is amended to read:

(20.60) (3a) On July 1, 1941, * * * \$175,000 and on July 1, 1942, * * * \$175,000 for the payment of Bang's disease indemnity on animals condemned and slaughtered under the provisions of chapter 95.

Approved May 28, 1941.