SECTION 2. 20.17 (1) (d) of the statutes is created to read: 20.17 (1) (d) Farm lands. The proceeds of the sale of Camp Kentuck and Camp Imogene under the provisions of section 46.06 (11) for the acquisition of new farming lands, or other capital expenditures, or both.

Approved May 22, 1945.

## No. 423, A.]

[Published May 23, 1945.

## CHAPTER 185.

AN ACT to repeal 56.04 and 56.06; to create 56.08 (10); and to amend 54.07 (2), 56.03 and 56.08 (1) and (6) of the statutes, relating to labor by persons in certain state penal and correctional institutions and the transfer of such persons from one institution to another in certain cases.

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

SECTION 1. 54.07 (2) of the statutes is amended to read:

54.07 (2) Convicts in the state prison and in the Milwaukee county house of correction belonging to class one, and in any county jail belonging to class 2, may with like executive approval be transferred from any of these institutions to the reformatory or to the industrial home and may be returned to the institution from which they were respectively taken. If any county maintaining a workhouse or house of correction discontinues the operation thereof, convicts in said institution, at the time of such discontinuance, may with like executive approval be transferred to the state prison or to the county jail of said county as the original term of commitment may indicate.

SECTION 2. 56.03 of the statutes is amended to read:

56.03 The warden of the state prison, the superintendent of the state reformatory and the superintendent of the institutions for women may employ the convicts outside the \* \* \* institution's yard in \* \* \* cultivating the \* \* \* institution's farm, or in doing any work necessary to be done in the prosecution of the regular business of the institution or of other state institutions, or of any other activity of the state; and also away from the \* \* \* institution's grounds in the construction of buildings being erected by the state. In all such cases the war-

## LAWS OF WISCONSIN-CH. 185

den or superintendent shall detail such force from the \* \* \* institution's police as he shall deem necessary to watch and guard such convicts; and any such convict who escapes shall be deemed as having escaped from the \* \* \* institution proper.

SECTION 3. 56.04 and 56.06 of the statutes are repealed.

SECTION 4. 56.08 (1) of the statutes is amended to read:

\* Any person \* \* 56.08(1)× \* convicted of any offense and sentenced to imprisonment in the county jail or in a workhouse or house of correction in counties where such institutions may exist, shall be committed to hard labor; provided, that the court may order the imprisonment, or a part thereof, to be in actual and ordinary confinement, unless the jail to which the commitment is made shall have been declared inadequate or unfit by the state department of public welfare pursuant to section 46.17. Every such prisoner, for such period of time as he may have been sentenced to hard labor, shall be required to do and perform any suitable labor provided for by the sheriff anywhere within said county; but the hours of labor in farm work shall be not less than 10 nor more than 12 hours, and in all other work not more than 10 hours, each day.

SECTION 5. 56.08 (6) of the statutes is amended to read:

56.08 (6) At the time of sentencing such convicted person the court shall take proof and determine what person or persons if any are actually dependent on such convicted person for support, and shall cause their names to be entered in the docket, and in the commitment of such convicted person. The court shall at the same time designate and enter in said docket and commitment the name of a person to whom payments shall be made for the use of such dependent person or persons, as hereinafter provided. At the end of each week the sheriff shall pay over to said payee for the use of said dependents the earnings of such prisoner collected by him; and if the prisoner worked for the county the sheriff shall issue and deliver to the said payee for the use of said dependents an order on said county, for an amount equal to one dollar per day for the number of days of such labor, specifying in said order who earned said money and who are entitled to it for support, and such order shall be paid by the county treasurer from the general fund. A single prisoner without dependents shall be entitled to his earnings less a charge for such housing and meals, if any, as may be furnished him. His

296

# LAWS OF WISCONSIN-CH. 186

earnings less such charge shall be collected by the sheriff and paid over to him at the end of each week, except that for earnings from the county the sheriff shall issue and deliver to him an order on the county which shall contain substantially the same information and be paid in the same manner as orders issued to said dependents.

SECTION 6. 56.08 (10) of the statutes is created to read:

56.08 (10) Wherever the word "sheriff" is used in this section, it shall be intended to include the superintendent of any county operated workhouse or house of correction, and for the purposes of this section, said workhouse or house of correction is extended to any place within the county where work for prisoners is provided, and the superintendent of such workhouse or house of correction shall, at all times, have the custody of prisoners committed to his institution, and shall have like powers and duties granted to the sheriff in this section.

Approved May 22, 1945.

No. 7, S.]

[Published May 25, 1945.

#### **CHAPTER 186.**

AN ACT to create 236.21 of the statutes, relating to construction of certain deeds of conveyance.

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

236.21 of the statutes is created to read:

236.21 CONSTRUCTION OF DEEDS OF CONVEYANCE UNDER SEC-TION 236.20. Any deed which conveys lands described according to a recorded plat pursuant to section 236.20 shall be held and construed to convey to the grantee all portions of vacated streets and alleys abutting such lots and belonging to the grantor, unless the grantor shall by appropriate language indicate an intention to reserve or except such portions of such vacated streets and vacated alleys from the conveyance.

Approved May 23, 1945.