CHAPTER 58.

PRIVATE ASYLUMS, HOSPITALS AND SOCIETIES.

58.01 Private institutions for orphans, indigents and delinquent children.
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58.01 Private institutions for orphans, indigents and delinquent children. (1) Any corporation organized for the establishment and maintenance of any hospital, asylum or other institution for the care and relief of sick, infirm, indigent or homeless persons, or for any similar charitable purpose may receive all such persons as shall be lawfully committed thereto or placed therein, and shall have and maintain the custody, care and control of such persons until lawfully discharged.

(2) Any corporation organized for the establishment and maintenance of any industrial school for the keeping and reformation of children lawfully committed to the same may receive any child lawfully committed thereto or placed therein and shall thereafter have and maintain the exclusive custody, care and guardianship of every such child for the term of commitment or until discharged according to law, and any regular commitment, consent or order shall be full authority to all the corporate agents and servants therefor.

(3) Every such corporation may contract with any person, parent, guardian, or municipality responsible therefor, for the maintenance, care and education of every such inmate, or recover a reasonable price therefor, if no contract be made, not exceeding the

amount fixed by its by-laws or regulations.

(4) Every such corporation shall cause any inmate, if so required by contract or by the terms of the commitment, to be instructed in such branches of useful knowledge as may be suited to their respective years and capacities; and all female inmates shall especially be taught domestic avocations, sewing, mending, knitting and housekeeping in all its departments, besides the common branches of education.

(5) Any elergyman of good standing shall be granted reasonable facilities, at proper times and places, freely to minister and impart moral and religious instruction, according to the usages of his church or denomination, to every inmate of such institution be-

longing to such church or denomination, or who shall desire him so to do.

(6) The officers designated therefor by the by-laws of such corporation may at any time discharge any adult inmate when, in their discretion, it is for his interest or the interest of the corporation.

58.02 to 58.04 [Repealed by 1929 c. 439 s. 1]

58.05 Private institutions for the insane and feeble-minded. (1) The articles of organization of any corporation organized under the laws of this state for the establishment and maintenance of any hospital, asylum or other institution for the care, treatment or relief of insane or feeble-minded persons, or both, may contain provisions authorizing it to receive general, special, permanent or temporary endowments and to secure the repayment of the same in accordance with the terms and conditions upon which they may be made by a mortgage upon its real or personal property, or both, or otherwise, in the manner in such articles provided.

(2) Any insane or feeble-minded person may, upon the written request of his guardian, be committed to any such hospital, asylum or institution in the manner insane persons are committed to the state hospitals for the insane; but the county in which such person resides shall be liable for his support, maintenance and treatment only when he has been committed upon the request of the county board thereof, and such hospital, asylum or institution shall not be required to keep, care for or treat any insane or feeble-minded person longer than his guardian or friends or the county from which he shall have been committed shall defray the expenses of his care and treatment. Any person may voluntarily

place himself in such hospital, asylum or institution for care and treatment.

(3) If at any time complaint is made to the state board of control that any person is improperly confined in any such hospital, asylum, or institution, the board shall examine into the case in such manner as it deems best; and if it shall appear to the board that such person is improperly confined it shall order his immediate release, and thereupon such person shall be released. The corporation owning or maintaining any such hospital, asylum or institution shall not, nor shall any officer or employe thereof, be liable for the detention of any person duly committed or detained at the request of his guardian or

friends or of any county board unless such person shall have been detained after the state board of control shall have ordered his release or after a court or judge shall have directed his discharge; and such liability shall exist only for such detention as shall have occurred after the service of a copy of the order of such board, court or judge upon the superintendent or other officer in charge of such hospital, asylum or institution.

(4) Any letter, communication or complaint addressed to such board or to any member thereof by any inmate, employe or subordinate officer in any such hospital, asylum or institution shall be forthwith forwarded as addressed without interference therewith,

breaking of the seal or reading thereof by any officer or employe therein.

(5) Every such corporation shall, on or before the first day of each July make a report to the state board of control for the preceding year, which shall be in form and substance as required by said board and be verified by the president of such corporation or the superintendent or other officer having charge of such hospital, asylum or institution.

(6) Every such corporation that shall receive nonresident patients into such hospital, asylum or institution for care, treatment or relief shall execute to this state and file in the office of the secretary of state a bond in such sum and with such surety or sureties as the governor shall determine and approve, conditioned to indemnify the state and every municipality therein against expense in case any such patient shall become a pauper in this state. When any nonresident patient shall have been discharged from such hospital, asylum or institution and shall leave this state all liability of such corporation upon its bond on account of such patient shall thereupon cease.

58.06 Private tuberculosis sanatoriums. (1) Any fraternal or mutual benefit society organized for the sole purpose of providing disability benefits in cases of tuberculosis may purchase or lease the necessary lands and buildings for the operation of a tuberculosis sanatorium or sanatoria for the benefit of its members. Whenever the sanatorium facilities are not all needed for the treatment of members, nonmembers of the society may be admitted to any such sanatorium upon payment of at least the cost of maintenance and treatment, which payments shall be placed in the funds of the society.

(2) Any private, philanthropic tuberculosis sanatorium organized on a nonprofit basis, if approved by the state board of health, may admit patients committed to it by any county in the manner and upon the terms provided by section 50.07. [1939 c. 233, 473] 58.07 Humane societies. (1) The superintendent or other chief officer of any hu-

58.07 Humane societies. (1) The superintendent or other chief officer of any humane society, upon approval of his appointment by the governor, is vested with the powers of a police officer and constable, and may exercise the same throughout the state.

(2) Any agent of any such society, appointed for the purpose of aiding in the enforcement of the laws for the prevention or punishment of cruelty to animals, children, women, aged or dependent people or criminals in any municipality, and whose appointment as such shall have been approved by the governor, is vested for that purpose with the powers of a police officer and constable in such municipality.

(3) The authority of any such superintendent or agent shall be evidenced by the governor's certificate of approval; and all police officials shall co-operate with him in the

exercise of his functions.

(4) Such superintendent or agent shall not be entitled to any compensation for his services, except as provided in subsection (5); but shall be paid witness fees and mileage and expenses for the transfer of any child committed to the state industrial schools or the state public school at the rate and in the manner other officers are paid in like service.

(5) Any county, city, or village may appropriate for the maintenance and support of such societies in the prosecution within their respective boundaries of the work for which they are organized any sum of money deemed needful; but the aggregate of all such appropriations in any county shall not exceed twelve hundred dollars in any one year. Each county may, in addition thereto, appropriate and pay to one authorized and active agent of any such society such salary as the county board may fix.

CHAPTER A 58.

PUBLIC WELFARE.

State department of public welfare.
State board of public welfare.
Duties and responsibilities of the state board.
State director of public welfare.
Divisions created under the state board of public welfare; parole board of public welfare; parole 58.35

58.31 [Created by Spl. S. 1937 c. 9, repealed by 1939 c. 413, 435]
58.31 State department of public welfare. There is created a state department of public welfare which shall consist of a state board of public welfare, a director of public welfare, and such officers and employes as may be hereinafter authorized. [1939]

58.32 [Created by Spl. S. 1937 c. 9, repealed by 1939 c. 413, 435]

- 58.32 State board of public welfare. (1) There is created a board of seven members which shall be known as the "State Board of Public Welfare" hereinafter referred to as the "board". The governor by and with the advice and consent of the senate shall appoint two members who shall serve two years, two others who shall serve four years, and three others who shall serve six years. Thereafter each member shall be appointed and confirmed for a term of six years. No member shall serve for more than two consecutive terms. Appointments shall be made on the basis of recognized and demonstrated interest in and knowledge of the problems of public welfare. All appointments shall be made without regard to party affiliation, or because of interest in any special organized group. A majority of the board shall constitute a quorum for the exercise of the power or authority conferred upon it, and each member of the board shall take and file the official oath.
- (2) Each member of the board shall receive as compensation for his services a per diem not to exceed ten dollars as fixed by the board with the approval of the governor for time actually spent in performance of his official duties, not exceeding in the aggregate, however, the sum of six hundred dollars per annum, together with the amount of his travel and other expenses actually incurred in the performance of his official duties. [1939 c. 435]

58.33 [Created by Spl. S. 1937 c. 9, repealed by 1939 c. 413, 435]
58.33 Duties and responsibilities of the state board. (1) The powers and duties of the state board of public welfare shall be regulatory, advisory and policy-forming,

and not administrative or executive.

(2) The board shall appoint the director of the state department of public welfare for an indefinite term and he shall not be subject to the provisions of chapter 16. Such appointment shall be made on the basis of recognized and demonstrated interest in and knowledge of the problems of public welfare and with due regard to training, experience, executive and administrative ability and efficiency and general qualifications and fitness for performing the duties of the office. No consideration shall be given by the board to nationality, political or religious affiliation.

(3) The board may appoint committees of citizens to make studies in the field of public welfare, but no member of any such committee shall receive any compensation or

other emolument except reimbursement for actual travel expense.

(4) The board shall have authority to initiate and conduct a program of in-service training and staff development. [1939 c. 435]

[Created by Spl. S. 1937 c. 9, repealed by 1939 c. 413, 435]

58.34 State director of public welfare. (1) All of the administrative and executive powers and duties of the department shall be vested in a director of public welfare to be administered by him under the rules and regulations of said department, and subject further to the policies and in accordance with the principles established by the state board of public welfare.

(2) The salary of the director of public welfare shall be fixed by the board, and shall

not exceed seven thousand five hundred dollars per annum.

(3) The director with the approval of the board shall establish such rules and regulations as may be necessary in the administering of the said department, and in the performance of the duties assigned to this department.