

institute of technology but shall be paid into the general fund of the state.

SECTION 3. 20.38 (14) of the statutes is created to read:

20.38 (14) LABORATORY, GYMNASIUM, THESIS, MILITARY SUPPLIES AND DEPOSITS. All money received by each and every person as fees, tuition, thesis deposits and as deposits for payment for breakage, consumption, use and wear of canoe lockers, textbooks, laboratory and gymnasium equipment, apparatus, laundry and supplies, and for military suits, and other moneys unless otherwise specifically appropriated, shall be paid within one week after receipt into the general fund, and are appropriated therefrom as a revolving appropriation for the purchase, care, use and repairs of such lockers, textbooks, equipment, apparatus, laundry, supplies and suits, or other teachers college purposes as determined by the board of regents of normal schools, except for new construction or the purchase of land. Forfeited or lapsed deposits may be transferred by the regents to other appropriations made by section 20.38, except that all receipts from veterans tuition that may accrue under the operation of Public Laws No. 16 and 346 of the federal statutes shall not be appropriated to the colleges but shall be paid into the general fund of the state.

Approved June 18, 1947.

No. 140, S.]

[Published June 21, 1947.

CHAPTER 292.

AN ACT to appropriate to Nelson M. Chamberlin a sum therein named in repayment for money left by him with the Wisconsin school for boys and later deposited in the general fund.

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

There is appropriated from the general fund \$301.81 to Nelson M. Chamberlin in repayment of that amount which was left by him with the Wisconsin school for boys, and deposited in accordance with section 46.07 of the statutes in the general fund on November 1, 1937, by the state board of control which then had supervision of said school; Mr. Chamberlin not having made timely claim the money cannot be repaid him under any

general provision of law. Acceptance of this appropriation shall operate as a full and complete release to the state of any claim arising by virtue of money left by him as aforesaid.

Approved June 19, 1947.

No. 184, S.]

[Published June 21, 1947,

CHAPTER 293.

AN ACT to amend 58.51 and to repeal and recreate 58.55 (10) and 48.315 of the statutes, relating to county departments of public welfare and to the administration of child welfare services.

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

SECTION 1. 48.315 of the statutes is repealed and recreated to read:

48.315 COUNTY DEPARTMENT OF PUBLIC WELFARE AUTHORIZED AS CHILD WELFARE AGENCY. If the county board of supervisors of any county having a population of less than 500,000 shall decide to have child welfare services administered by the county department of public welfare under the provisions of section 58.55 (10), then such county department of public welfare shall have the additional powers and duties given county children's board under section 48.30 (1) to (8) (introductory paragraph not to apply) and shall have and exercise all the powers and duties that are authorized for licensed child welfare agencies under sections 48.35 to 48.38, except that such county welfare department shall not have authority to accept permanent care and custody of any child or to place children for adoption. Such county department shall not be required to be licensed or approved by the state department of public welfare to issue permits to foster homes under section 48.38 or to function as an authorized child welfare agency; but any such permit to a foster home may be revoked by the state department of public welfare pursuant to section 48.39 (2).

SECTION 2. 58.51 of the statutes is amended to read:

58.51 The county board of public welfare shall consist of 5 residents of the county appointed by the county board of supervisors, * * * either from the board membership * * *