finement of such city or village who is not physically disabled, to perform labor upon any public work * * * under such supervision and control as such city or village may provide, and for each day's labor performed, said person so sentenced shall be credited with the sum of two dollars, which shall apply on such fine and costs until the same are paid or until such person is released from custody. * *

Sundays and holidays.

SECTION 20. A new section is added to the statutes, to be numbered 56.15, and to read:

56.15 WORK ON SUNDAYS AND HOLIDAYS. No prisoner in any penal institution within this state shall be compelled to work on any Sunday or legal holiday, except on necessary household work or when necessary to maintain the management or discipline of such institution.

Section 21. This act shall take effect upon passage and publication.

Approved June 12, 1919.

No. 58, S.]

[Published June 16, 1919.

CHAPTER 351.

AN ACT to repeal, rearrange, consolidate, amend, and revise certain sections of the statutes and of session laws hereinafter referred to and enumerated, transferring them to chapter 56 of the statutes; all relating to prison labor and the houses of correction in counties having a population of two hundred and fifty thousand or over.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

Houses of Correction.

SECTION 1. Section 1 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865, chapter 442 private and local laws of 1868, and chapter 212 laws of 1899; section 6 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865, chapter 249 laws of 1880, chapter 212 laws of 1899, and chapter 40 laws of 1903; section 697—1 of the statutes; and parts of sections 603 and 604 of the statutes, are consolidated and renumbered to be section 56.16, and amended to read:

56.16 ESTABLISHMENT AND PURPOSE. (1) * * The * * county board of * * any county whose population is two hundred and fifty thousand or more * * *

may, pursuant to section 46.17, establish, relocate, and maintain within the limits of said county * * * a house of correction for the safe-keeping, reformation, and employment of * * * persons sentenced and committed to confinement therein as hereinafter provided. * *

(2) The expenses of maintaining said house of correction, over and above all receipts for the labor of persons confined therein and for the support of prisoners therein whose support is not chargeable to said county shall be audited by the said county board at its annual meeting, and paid out of the county treasury, and shall be raised, levied and collected as part of the ordinary expenses of said county

SECTION 2. Sections 4 and 15 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865 and chapter 212 laws of 1899, are consolidated and renumbered to be section 56.17 and amended to read:

- 56.17 ADMINISTRATION AND MANAGEMENT. (1)

 * * The management of * * every such house of correction shall be * * controlled by the * * county board, * * pursuant to such regulations as said board shall prescribe. No such * regulation * * shall be finally adopted * * on the * * day on which * * it is first presented to said board for consideration, nor until * * it shall have been considered and reported upon by a select committee appointed for that purpose.
- (2) * * Every such house of correction shall be managed, pursuant to the regulations of the county board, by an inspector, * * who shall be elected by the county board, at its annual meeting, for a term of two years, commencing on the first Monday of January * * next after such election.
- (3) The inspector shall be the principal keeper, and shall have charge and control of the house of correction and of the persons confined therein. His compensation shall be fixed by the county board at the time of his election, and shall not be increased or diminished during his term. • He shall take and file the official oath, and • execute and file an official bond in such sum • as shall be fixed by the county board, and with sureties approved by the chairman of said board. •
- (4) * The inspector shall appoint and be responsible for the acts of all necessary assistants under him; * but the county board shall prescribe the number and compensa-

tion of such assistants, and the duties to be performed by them.

* In every county maintaining a house of correction, the judges of the county, municipal, and district courts. attorney, and sheriff, * * and district and city attorney, of * * * its most populous city shall constitute a board of visitors, * * * who shall investigate the affairs of such house of correction on the first Monday of August in each year, and upon report in writing to the county board * * * * * setting forth the condition of such annual meeting, house of correction, and suggesting such alterations, improvements, or other matters * * respecting the management, discipline, and government of the same as may promote the purposes thereof and the interests of said county

Section 3. Section 10 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865, chapter 439 private and local laws of 1866, chapter 442 private and local laws of 1868, chapter 5 private and local laws of 1872, and chapter 212 laws of 1899; section 13 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865, and chapter 212 laws of 1899; and section 4733c of the statutes, are consolidated and renumbered to be section 56.18, and amended to read:

56.18 COMMITMENTS: MUNICIPAL PRISONERS: CON-TRACTS WITH OTHER COUNTIES. (1) court, justice, magistrate, or other officer, in such county * * or in any village or city therein, * * to commit or sentence any person to the authorized county jail * * * upon conviction of any offense or violation of any city or village ordinance, * * * authorized to sentence any person to imprisonment in the state prison for any term not exceeding five years, may lieu of such sentence commit or sentence such person to said house of correction for * * an equivalent term, at hard labor, or solitary confinement, * * or in part to each, at the discretion of such court or officer. All mittimuses and warrants of commitment * * in such cases shall be issued and directed to the inspector * * of said house of correction, and shall be his authority for the detention of * * the person * * sentenced or committed.

(2) Each village or city in such county shall, on the first Monday of January in each and every year, pay to the county the sum of one dollar and fifty cents per week per capita for each

and every person confined in the house of correction for the violation of any of the ordinances of such city or village during the preceding year.

- (3) Any such county may contract with any other county, upon such terms as may be * * their respective county boards, to agreed upon by receive into said house of correction any person may be sentenced to confinement therein by any court, justice, or other officer of * * * such other county; thereupon, so long as such contract remains in force, every court, justice, or other officer in such other county, authorized to commit or sentence any person to the county jail may, in lieu of such sentence or commitment, sentence or commit such person to said house of correction for an equivalent term, at hard labor, or solitary confinement, or in part to each, at the discretion of such court or officer; and any officer to whom the process of commitment in such case * * is delivered for execution shall, by virtue of such process, convey such person to the said house of correction, and deliver him * * with the commitment papers, to the inspector; and thereafter such person * * * shall be detained and treated by all persons, courts, and officers, respectively, as if sentenced and committed to said house of correction by any court, justice, or other officer, in the county * in which said house of correction is established.
- (4) * * Whenever it shall appear, to the satisfaction of the state board of control, that any person convicted of a felony and committed to any house of correction had previously been convicted of a felony, said board may, with the approval of the governor, * * transfer such person * * to the state prison * *.

SECTION 4. Section 11 of chapter 318 private and local laws of 1855, as amended by chapter 189 laws of 1865, and chapter 212 laws of 1899; section 12 of chapter 318 private and local laws of 1855, as amended by chapter 212 laws of 1899; section 4927a of the statutes; chapter 174 laws of 1875, as amended by chapter 212 laws of 1899, and chapter 411 laws of 1909; and subsection (21) of section 670 of the statutes, are consolidated and renumbered to be section 56.19 and amended to read:

56.19 EMPLOYMENT OF PRISONERS; TIME CREDITS, EARNINGS, AND REWARDS. (1) * * The inspector * of said house of correction shall * place all * prisoners therein at such * employments, * and shall cause all * prisoners therein who are minors to be instructed * in such branches of use-

ful knowledge, as shall * * be prescribed by the regulations of the county board. * *

- (2) * * He may employ * * such prisoners outside of said house of correction, for the purpose of cultivating the farm of said * * institution or in doing any other work necessary to be done in * * the regular business * * thereof, or * * in the construction of public highways within said county. * * In all such cases * he shall detail such force from the house of correction as he may deem necessary to watch and guard * such prisoners. * *
- (3) * * The inspector * * shall keep a true record of the conduct of each prisoner, specifying each infraction of the rules of discipline; and at the end of each month shall give a certificate of good conduct to each prisoner against whom * * no such infraction * * is recorded, subject to annulment by the governor for subsequent misconduct of the prisoner. * * Upon each such certificate issued to any such prisoner serving sentence for a misdemeanor the prisoner shall be credited, at the discretion of the inspector, with a diminution of the sentence not exceeding five days. Each such prisoner serving sentence for a felony shall receive time credits as provided in section 53.15.
- (4) * * The county board may, pursuant to regulations prescribed by said board and approved by the state board of control, extend to such prisoners similar time credits, pecuniary earnings, and rewards, subject to similar conditions and limitations, as those prescribed by section 53.16 for convicts in the state prison.

Section 5. A new subsection is added to section 4490, to read:

(Section 4490) (3) Any prisoner in a house of correction who escapes, while employed or while in the custody of an officer outside of said house of correction, shall be punished by imprisonment in said house of correction not more than one year nor less than thirty days in addition to the sentence he is then serving, or by a fine not exceeding one thousand dollars.

SECTION 6. Section 7 of chapter 189 laws of 1865 is renumbered to be section 56.20 and amended to read:

56.20 UNITED STATES CONVICTS. * * The country of Milwaukee * * may contract with the * * United States for the keeping and support, within * its house of correction, of all prisoners * * who are sentenced to imprisonment by the courts of the United States within

this state, upon such terms as * * * may be agreed upon by * * the county board and * * the officers of the United States having authority for that purpose.

SECTION 7. All parts of the following enumerated acts not incorporated in the revision embraced in this act are repealed, namely: Chapters 318 private and local laws of 1855; 189 laws of 1865; 439 private and local laws of 1866; 442 private and local laws of 1870; 5 private and local laws of 1870; 5 private and local laws of 1872; 174 laws of 1875; 249 laws of 1880; 212 laws of 1899; 40 laws of 1903; 356 laws of 1903; 411 laws of 1909; 261 laws of 1917; and 8 special session laws of 1918.

SECTION 8. This act shall take effect upon passage and publication.

Approved June 12, 1919.

No. 415, S.]

[Published June 16, 1919.

CHAPTER 352.

AN ACT to amend subsection (1) of section 5.05 and subsections (1), (5) and (6) of section 5.11 of the statutes, relating to preparation of primary nomination papers and ballots.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (1) of section 5.05 and subsections (1), (5) and (6) of section 5.11 of the statutes are amended to read: (5.05) (1) The name of no candidate shall be printed upon an official ballot used at any September primary unless

• • not later than the last Tuesday of July of the year in which such primary is to be held a nomination paper shall have been filed in his behalf as provided in this chapter, in substantially the following form:

"I, the undersigned, a qualified elector of (the _____precinct of the town of _____) or (the ____ ward of the city of _____), county of _____ and state of Wisconsin, and a member of the _____ party, hereby nominate ____, who resides (at No.____, on ____ street, city of _____) or (in the town of _____), in the county of _____ as a candidate for the office of (here specify the office) _____, to be voted for at the primary to be held on the first Tuesday in September, 19____, as representing the principles of said party, and I further declare that I intend to support the candidate named herein."

Name of Signer.	In Cities.		Date of
	Street	No.	Signing.