

ment or command, or in the navy of the United States being credited to Wisconsin.

(b) The mothers, wives and widows of the persons mentioned in paragraph (a).

(c) Indigent mothers, wives and widows residing in this state, of union soldiers, sailors and marines of the civil war, and of soldiers, sailors and marines of the Spanish-American war, Philippine insurrection, * * * China relief expedition, *the World War and all other wars and military expeditions of the United States.*

(d) Indigent women residing in this state who served as army nurses in the civil war, *the World War and all other wars and military expeditions of the United States.*

(3) Applications for entrance into and maintenance at the Wisconsin veterans' home shall be considered and passed upon in the following order: Civil war veterans; the mothers, wives and widows of civil war veterans; civil war nurses, veterans of the Spanish-American war, Philippine insurrection and China relief expedition; * * * the mothers, wives and widows of veterans of the Spanish-American war, Philippine insurrection and China relief expedition; *and veterans of the World War and of all other wars and military expeditions of the United States; and the mothers, wives and widows of veterans of the wars last mentioned.*

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

Approved May 24, 1927.

No. 79, A.]

{Published May 25, 1927.

CHAPTER 152.

AN ACT to appropriate certain sums therein named to former employes of the bureau of the blind.

WHEREAS, The bureau of the blind was abolished by Chapter 355, Laws of 1923, which law became effective upon passage and publication, namely July 10, 1923; and

WHEREAS, Certain employes of said bureau continued to perform their duties in said bureau during the month of July, 1923,

due to the fact that they received no notice of the termination of their services; and

WHEREAS, These employes received no pay for such services, nor reimbursement for their necessary expenses; therefore, *The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. There is appropriated from the general fund to Mrs. Belle Cantrovitz the sum of one hundred twenty-eight dollars and seventy-five cents; to Mrs. W. T. Collins the sum of one hundred forty-nine dollars and fourteen cents; to Mrs. Adolph Evenson the sum of sixty-four dollars and sixty cents; to Mary A. Hanley the sum of one hundred fifteen dollars and fifty cents; to Almira L. Henkel the sum of ninety-five dollars and fifty cents; to Mrs. J. H. Harris the sum of one hundred ninety dollars; and to Margaret A. Siple the sum of one hundred seven dollars and forty-one cents. The acceptance of the amounts herein specified shall operate as a full and complete discharge of the claims of these persons against the state.

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

Approved May 24, 1927.

No. 118, A.]

[Published May 25, 1927.

CHAPTER 153.

AN ACT to amend sections 116.03, 116.04, and 116.05 of the statutes, relating to promissory notes.

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

SECTION 1. Sections 116.03, 116.04 and 116.05 of the statutes are amended to read: 116.03 All promissory notes and other evidences of indebtedness, taken or given for any lightning rod * * * or interest therein as the case may be, shall have written or printed thereon in red ink the words: "The consideration for this note is the sale of a lightning rod * * * or interest therein, as the case may be."

116.04 Any person who shall sell a lightning rod * * * or any interest in a lightning rod * * * , who shall take a promissory note or other evidence of indebtedness for the whole