

in such zone. In any case at either extremity of each such marked zone an upright marking shall be so placed as to be conspicuous to motorists and shall plainly bear the wording "Caution—School Zone", the word "Caution" to be in the blue stripe, the word "School" to be in the white stripe and the "Zone" to be in the red stripe. In addition to such markings all highways at the limits of any city or village shall be posted with a blue, white and red sign in plain view of entering motorists which shall bear the wording "Motorist—Extraordinary care is required in school zones. Observe markings."

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

Approved May 28, 1941.

No. 470, A.]

[Published June 3, 1941.

#### CHAPTER 169.

AN ACT to amend 6.05 (1) of the statutes, relating to division and consolidation of election districts.

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

SECTION 1. Subsection (1) of section 6.05 of the statutes is amended to read:

(6.05) (1) Election districts as established may be divided into 2 or more districts in towns when the supervisors shall deem it for the convenience of the voters, and shall be divided when 50 or more electors thereof shall petition the board in writing therefor; and such division shall be made in wards, villages or towns when it shall appear that 600 or more votes were cast in any such district therein at any election, *except in wards, villages or towns where voting is done exclusively by voting machines*; provided, however, that no division shall be made in any town containing less than 50 sections of land unless it shall appear that 400 or more votes were cast in such town at the last preceding general election.

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

Approved May 28, 1941.

No. 493, A.]

[Published June 3, 1941.]

**CHAPTER 170.**

AN ACT to amend 51.12 (3), 51.23 (1) and 51.234 (1) of the statutes, relating to the parole and transfer of inmates at the Central State Hospital for the Insane.

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

SECTION 1. Subsection (3) of section 51.12 of the statutes is amended to read:

(51.12) (3) Whenever, by a fair trial, it shall have become reasonably certain that any patient in either state hospital is incurably insane, and such patient is retained to the exclusion of others whose cases are of a more hopeful character, the \* \* \* department may transfer him to some county asylum authorized by law to receive such patients. *The department may, with the approval of the committing court, transfer to any county asylum, any inmate of the central state hospital, committed under section 357.11 or 357.13, whose mental condition is believed to be chronic or incurable and who in their opinion could be properly cared for in a county asylum.*

SECTION 2. Subsection (1) of section 51.23 of the statutes is amended to read:

(51.23) (1) The provisions of all statutes relating to state hospitals for the insane, except subsection (1), (2), (4), (5), and (6) of section 51.12 \* \* \* are applicable to the central state hospital. \* \* \* *Section 51.13 and subsection (3) of section 52.03 are applicable only for inmates whose prison term or sentence has expired.*

SECTION 3. Subsection (1) of section 51.234 of the statutes is amended to read:

(51.234) PAROLES FROM CENTRAL \* \* \* STATE HOSPITAL.

(1) Whenever in the judgment of the superintendent of the central state hospital \* \* \* any inmate found to be *insane* or feeble-minded and committed under the provisions of sections 357.11 and 357.13, and who has not made such recovery as would warrant his return to the court as provided in said sections but who is in a condition to be paroled under supervision, said superintendent shall report the name of such inmate,