

**CHAPTER 230.**

AN ACT to amend 42.65 (1) of the statutes, relating to payments from employes' accumulated savings fund under the state employes' retirement system.

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

42.65 (1) of the statutes is amended to read:

42.65 (1) Upon \* \* \* filing an application therefor with the *state* annuity and investment board, \* \* \* *a person* who is not eligible for retirement \* \* \* may withdraw his deposit accumulations in the employes' savings fund. In case of the death of a member while in the state service or after leaving the state service otherwise than by retirement under sections 42.60 to 42.70, his estate or named beneficiary shall receive the deceased member's deposit accumulations; provided that where the amount payable hereunder or under section 42.64 (3) to the estate of a member or a beneficiary is less than \$200 and it appears to the *state* annuity and investment board that there will be no administration of said estate said board, in its discretion, may apply said amount, or any part thereof, in payment of, or reimbursement for, expense incurred in connection with the last illness, or funeral, of said member or beneficiary, *or pay said amount to such person or persons as it may deem legally or equitably entitled thereto.*

Approved June 8, 1949.

---