

## CHAPTER 20.

## APPROPRIATIONS AND SALARIES.

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20.620	Portage levee commissioners.		
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**20.001 Definitions and abbreviations.** In s. 20.005 terms and abbreviations shall have the following meanings:

(1) Unassigned revenues are revenues which are paid into a state fund, lose their identity, and are then available for appropriation by the legislature. Such revenues constitute "executive budget revenues".

(2) Assigned revenues are revenues which are paid into a state fund and are credited by statute to an appropriation to finance a specified activity or agency. Such revenues constitute "revolving budget revenues".

(3) Annual appropriations are appropriations which are expendable only for the fiscal year for which made. At the end of the fiscal year unexpended balances revert to the fund from which appropriated.

(4) Sum sufficient appropriations are appropriations which are expendable in the amounts necessary to accomplish the purpose specified; such budgeted amounts represent the most reliable estimates obtainable. They are indicated by the abbreviation S in s. 20.005.

(5) Biennial appropriations are appropriations which are expendable only for the biennium for which made. For accounting purposes and for computation of surplus at the close of any fiscal year the expenditures from biennial appropriations in the first fiscal year of a biennium shall constitute the appropriations for such year and the unexpended balances of biennial appropriations at the end of the first year of a biennium shall constitute the appropriations for the second year of the biennium. At the end of the biennium unexpended balances shall revert to the fund from which appropriated. Biennial appropriations are indicated by the abbreviation B in s. 20.005.

(6) Nonlapsing appropriations are appropriations which are expendable until fully depleted or repealed by subsequent action of the legislature. They are indicated by the abbreviation C in s. 20.005.

(7) Revolving appropriations are appropriations of assigned revenues as set forth in sub. (2); they are continuing unless otherwise provided by statute.

**History:** 1953 c. 251; 1955 c. 204.

**20.002 Construction of appropriation statutes.** In the construction of appropriation clauses, the following rules shall be observed unless such construction would be inconsistent with the manifest intent of the legislature; that is to say:

(1) **EFFECTIVE PERIOD OF APPROPRIATIONS.** Unless otherwise provided, appropriations shall become effective on July 1 of the fiscal year for which made and shall be expendable until the following June 30. If the executive budget for any biennium does not become effective on or before July 1 of the odd-numbered year, the appropriations provided for the preceding fiscal year shall be in effect in the new fiscal year until amended or eliminated by the legislature.

(2) **ALLOCATIONS.** Unless otherwise provided, the itemization by the legislature of a total appropriation into personal services, materials and expense, and capital outlay is an allocation for those purposes and a limitation on the amount that may be expended for each such purpose.

(3) Appropriations in the following language, or substantially similar language, shall be construed to be annual, continuing appropriations, and balances shall be available as provided in sub. (8):

There is annually appropriated, beginning (day of month and year) . . . . dollars, payable from any moneys in the . . . . fund not otherwise appropriated, for (department) for (purpose or object).

There is annually appropriated . . . . dollars, payable from any moneys in the . . . . fund not otherwise appropriated, for (department, purpose or object).

There is annually appropriated, such sums as may be necessary, from the state treasury, for (department, purpose or object).

(4) Appropriations in the following language or in substantially similar language shall be construed to be noncontinuing, lapsible appropriations and balances unexpended at the close of the appropriation period or interval shall revert to the fund from which appropriated:

There is appropriated for the fiscal year . . . ., the sum of . . . . dollars, payable from any moneys in the . . . . fund not otherwise appropriated, for (department) for (purpose or object).

(5) Where any appropriation is repealed or any balance of an appropriation is caused to revert, any indebtedness incurred under the authority of such appropriation or balance prior to the time as of which such repeal or reversion of balance is to take effect, shall be paid from the appropriation or balance thus repealed or reverted as the case may be unless otherwise specifically provided by law.

(6) No appropriation shall be available for payment of any indebtedness incurred prior to the time as of which such appropriation is to take effect or for any other purpose than that for which it is made unless otherwise specifically provided by law.

(7) In any case where a nonlapsible, or a continuing, nonlapsible appropriation, is amended, either as to amount or purpose, the balance shall go forward as if the same had not been amended, and shall be available for the purposes, and subject to the conditions or limitations set out in the appropriation as amended, unless otherwise specifically provided by law.

(8) All appropriations or balances of appropriations remaining unexpended and unencumbered at the end of the fiscal year for which they are made shall revert to the fund from which appropriated, but this shall not apply to revolving appropriations, except revolving appropriations which are added to and included with appropriations for operation, to highway appropriations, appropriations of moneys received from the federal government, or appropriations for the purchase of land and for permanent property and improvements, except as provided in sub. (10) [20.77(10), Stats. 1951], nor shall it affect s. 20.400. Appropriations for the purchase of land and for permanent property and improvements, except as provided in sub. (10) [20.77(10), Stats. 1951], shall continue to be available until the attainment of the object or the completion of the work for which such appropriations were made, and except as otherwise provided by law all balances remaining shall revert to the fund from which appropriated.

(9) All appropriations to any department, expenditures from which, under any provision of the statutes, may be made only with the approval of the governor or the director of budget and accounts, shall be construed to be conditional appropriations, which shall become available only as contemplated expenditures therefrom are approved by these officers, in the manner required by law.

(10) Whenever a continuing or nonlapsing appropriation from any fund has accomplished its purpose or is no longer deemed necessary for such purpose, the director of budget and accounts is authorized to lapse such appropriation balance, in whole or in part, to the fund from which appropriated upon receipt of a letter from the director of the state agency concerned approving said action.

**History:** 1947 c. 9 s. 31; 1951 c. 319 s. 197; 1953 c. 30, 251; 1955 c. 204, 385.

**20.003 Appropriation acts and bills.** (1) All appropriations made by the legislature shall be listed in ch. 20. The revisor of statutes shall assign numbers in ch. 20 to any appropriations not so numbered.

(2) All bills making sum sufficient appropriations or increasing or decreasing existing appropriations or fiscal liability shall incorporate as a note a reliable estimate of the amount thereof. Such estimate shall be made by the agency receiving the appropriation.

(3) If an appropriation bill is similar (except for amount) to another appropriation bill or bills, the chief of the legislative reference library shall indicate that fact by note to the appropriation bill, giving the numbers of the other bills.

(4) In ss. 20.100 to 20.899, subsection numbers (1) to (39) shall be assigned to appropriations from the general fund for executive budget operations; subsection numbers (40) to (69) shall be assigned to appropriations from the general fund for revolving budget operations; and subsection numbers (70) to (99) shall be assigned to segregated fund appropriations.

(5) If appropriation laws are enacted which are not numbered to correspond with the alphabetical recodification of ch. 20, the revisor of statutes shall renumber such laws accordingly.

(6) The revisor shall arrange alphabetically by agencies and renumber the lines in the schedule in s. 20.005 (2), to correspond with the recodification of ch. 20, keeping the line numbering consecutive and correcting the statute references, all from information received pursuant to s. 20.007.

(7) The revisor shall renumber and arrange alphabetically by agencies the numbered lines in the schedule of statutory salaries in s. 20.930 (1) (a) to correspond with the recodification of ch. 20.

**History:** 1953 c. 251; 1955 c. 385, 610, 650.

**20.004 Revenue bills.** Any bill increasing or decreasing state revenue shall incorporate an estimate of the anticipated change in revenue under the provisions of the bill. Such estimate shall be made by the agency responsible for collecting the revenue.

**History:** 1953 c. 251.

**20.005 State budget.** (1) SUMMARY OF ALL STATE FUNDS. The budget governing fiscal operations of the state of Wisconsin for all funds during the 2 fiscal years July 1, 1955 to June 30, 1956 and July 1, 1956 to June 30, 1957 is summarized as follows:

## APPROPRIATIONS AND SALARIES 20.005

	1955-1956	1956-1957
<b>ALL FUNDS BUDGET</b>		
General Fund Appropriations		
Executive Budget Appropriations.....	\$183,088,936	\$ 86,259,576
Allocation of Biennial Appropriations.....	-48,833,600	48,833,600
Subtotal, Executive Budget.....	<u>134,255,336</u>	<u>135,093,176</u>
Revolving Budget, Assigned Revenues.....	151,550,220	150,324,169
Total General Fund .....	<u>285,805,556</u>	<u>285,417,345</u>
Segregated Funds Appropriations		
Executive Budget Appropriations.....	128,495,415	113,278,908
Allocation of Biennial Appropriations .....	-1,474,600	1,474,600
Subtotal, Executive Budget.....	<u>127,020,815</u>	<u>114,753,508</u>
Assigned Revenues—Net .....	76,400,306	81,077,798
Total Segregated Funds.....	<u>203,421,121</u>	<u>195,831,306</u>
Total Appropriations, All Funds.....	<u>489,226,677</u>	<u>481,248,651</u>
 (a) GENERAL FUND EXECUTIVE BUDGET SUMMARY		
Funds Provided		
Surplus or Deficit (-).....	(-)6,214,065	5,240,880
Unassigned Revenues—Estimated.....	144,110,281	132,269,893
Lapsed Balances—Estimated.....	1,600,000	1,600,000
Total Available.....	<u>139,496,216</u>	<u>139,110,773</u>
Funds Appropriated		
Executive Budget of General Fund.....	134,255,336	135,093,176
Closing Surplus.....	5,240,880	4,017,597
Total .....	<u>139,496,216</u>	<u>139,110,773</u>
 (b) GENERAL FUND REVOLVING BUDGET SUMMARY		
Funds Provided		
Continuing Balances.....	11,210,850	11,210,850
Assigned Revenues .....	151,550,220	150,324,169
Total Available.....	<u>162,761,070</u>	<u>161,535,019</u>
Funds Appropriated		
Assigned Revenues—Net.....	151,482,927	150,315,591
Closing Balances, Continuing.....	11,210,850	11,210,850
Closing Balances, Lapsing.....	67,293	8,578
Total .....	<u>162,761,070</u>	<u>161,535,019</u>
 (c) SEGREGATED FUNDS BUDGET SUMMARY		
Funds Provided		
Continuing Balances .....	361,808,029	361,808,029
Assigned Revenues .....	203,421,121	195,831,306
Total Available.....	<u>565,229,150</u>	<u>557,639,335</u>
Funds Appropriated		
Executive Budget Appropriations.....	127,020,815	114,753,508
Assigned Revenues—Net.....	76,400,306	81,077,798
Subtotal, Assigned Revenues.....	<u>203,421,121</u>	<u>195,831,306</u>
Closing Balances.....	361,808,029	361,808,029
Total .....	<u>565,229,150</u>	<u>557,639,335</u>

(2) DETAIL APPROPRIATIONS FOR ALL STATE FUNDS. There is appropriated to the agency named in par. (a) the amounts shown therein for the purposes indicated and from the funds designated pursuant to the following codification of subsections:

Subsection numbers (1) to (39)—General Fund Executive Budget  
 Subsection numbers (40) to (69)—General Fund Revolving Budget, Assigned Revenues  
 Subsection numbers (70) to (99)—Segregated Funds Budget, Assigned Revenues

(a) The following tabulation is an alphabetical arrangement by state agency of all appropriations made or assigned revenues granted by the legislature. The assigned revenues shown are estimates of revenues on the basis of tax rates and charges authorized by the legislature under the statutes.

Line	Agency and purpose	Statute	1955-56	1956-57
1.	Academy of sciences, arts and letters	20.110		
2.	Printing and other expenses.....	(1)	B \$ 3,000	
3.	Accountancy board .....	20.120		
4.	General administration .....	(41)	10,360	10,360
5.	Aeronautics commission .....	20.130	[815,007]	[945,937]
6.	General administration .....	(1)	(82,188)	(87,812)
7.	Personal services, bonus*.....		S 8,118	S 8,712
8.	Personal services, basic .....		50,820	55,300
9.	Materials and expense .....		22,300	23,800
10.	Capital outlay .....		950	
11.	State aid, airports .....	(2)	C 69,694	C 195,000
12.	Air carrier company taxes.....	(41)	101,000	101,000
13.	Federal aid, airports .....	(42)	354,750	354,750
14.	Sponsors' contribution, airports...	(42)	207,375	207,375
15.	Agriculture, department of .....	20.140	[5,797,153]	[4,011,345]
16.	General administration .....	(1)	(1,209,727)	(1,222,098)
17.	Personal services, bonus .....		S 144,351	S 146,181
18.	Personal services, basic.....		709,665	735,797
19.	Materials and expense.....		329,766	336,020
20.	Capital outlay .....		25,945	4,100
21.	Animal disease eradication .....	(2)	(3,037,932)	(1,235,882)
22.	Personal services, bonus .....		S 80,982	S 80,982
23.	Personal services, basic .....		778,600	919,400
24.	Materials and expense .....		193,600	215,000
25.	Capital outlay .....		2,950	900
26.	Tuberculosis indemnities .....		38,800	19,600
27.	Brucellosis indemnities .....		B 1,943,000	
28.	Butter grading .....	(3)	(20,909)	(21,409)
29.	Personal services, bonus .....		S 2,909	S 2,909
30.	Personal services, basic .....		11,600	12,100
31.	Materials and expense.....		6,400	6,400
32.	Agricultural societies			
33.	Agricultural experiment ass'n...	(25)	4,000	4,000
34.	State horticultural society.....	(26)	8,500	8,500
35.	Livestock breeders ass'n.....	(27)	10,000	10,000
36.	County agricultural societies...	(28)	235,000	235,000
37.	Foreign type cheesemakers ass'n	(29)	1,500	1,500
38.	Co-op poultry improvement ass'n	(30)	2,500	2,500
39.	Services rendered .....	(41)	186,000	188,800
40.	Supply income .....	(42)	14,250	15,050
41.	Marketing services, federal .....	(43)	71,485	71,256
42.	Milk testing and sampling.....	(44)	1,500	1,500
43.	Economic poisons .....	(45)	16,500	16,500
44.	M-phase vaccine .....	(46)	2,350	2,350
45.	State fair .....	(61)	975,000	975,000
46.	Archeological society .....	20.150		
47.	Printing and other expenses.....	(1)	B 1,200	
48.	Architects and professional engineers	20.160		
49.	General administration .....	(41)	36,000	34,000
50.	Athletic commission .....	20.170	[9,542]	[9,542]
51.	General administration .....	(1)		
52.	Personal services, bonus.....		S 792	S 792

\*Estimated salary bonuses pursuant to 20.550 (37) are shown under each agency for purposes of fiscal review.

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Line	Agency and purpose	Statute	1955-56	1956-57
53.	Personal services, basic .....		5,750	5,750
54.	Materials and expense .....		3,000	3,000
55.	<b>Attorney general</b> .....	20.180	[302,290]	[306,930]
56.	General administration .....	(1)	(247,390)	(252,030)
57.	Personal services, bonus .....	S	33,660	S 33,660
58.	Personal services, basic .....		200,100	204,500
59.	Materials and expense .....		12,400	12,400
60.	Capital outlay .....		1,230	1,470
61.	Special counsel .....	(2)	1,000	1,000
62.	Legal expenses .....	(3) S	38,900	S 38,900
63.	State aid, county Indian law enforcement .....	(11)	15,000	15,000
64.	<b>Audit department</b> .....	20.190	[524,179]	[531,381]
65.	State auditing .....	(1)	(145,546)	(145,951)
66.	Personal services, bonus .....	S	18,216	S 18,216
67.	Personal services, basic .....		113,600	115,800
68.	Materials and expense .....		13,430	11,910
69.	Capital outlay .....		300	25
70.	Municipal auditing .....	(41)	378,633	385,430
71.	<b>Banks, commissioner of</b> .....	20.200	[365,600]	[365,000]
72.	General administration .....	(41)	362,000	365,000
73.	Bank scrip redemption fund			
74.	Transfer to general fund .....	(71) S	3,600	
75.	<b>Bar commissioners</b> .....	20.210	[3,310]	[3,310]
76.	General administration .....	(1)	(3,000)	(3,000)
77.	Personal services, basic .....		1,750	1,750
78.	Materials and expense .....		1,250	1,250
79.	Examination fees .....	(41)	310	310
80.	<b>Basic sciences examiners</b> .....	20.220		
81.	General administration .....	(41)	7,350	7,350
82.	<b>Budget and accounts department</b> .....	20.230	[188,004]	[191,704]
83.	General administration .....	(1)		
84.	Personal services, bonus .....	S	29,304	S 29,304
85.	Personal services, basic .....		139,200	142,500
86.	Materials and expense .....		18,300	19,300
87.	Capital outlay .....		1,200	600
88.	<b>Building commission</b> .....	20.240		
89.	Milwaukee state office building .....	(41)	57,746	57,746
90.	State building trust fund .....	(70)	[1,808,125]	[5,445,925]
91.	Transfers from general fund			
92.	2% Depreciation reserve (20.551 (5)) .....		5,240,000	5,240,000
93.	1/2 School for boys (20.551[5a]) .....		3,000,000	
94.	Investment income .....		268,125	205,925
95.	Legislative allocation:			
96.	National guard, construction of armories .....	c.239/L'55	—700,000	
97.	Public welfare dept., construction, school for boys .....	c.404/L'55	—6,000,000	
98.	<b>Chiropractic examiners</b> .....	20.250		
99.	General administration .....	(41)	10,780	10,900
100.	<b>Circuit courts</b> .....	20.260		
101.	Judges and reporters .....	(1) S	570,900	S 573,900
102.	<b>Civil defense</b> .....	20.270	[42,100]	[48,800]
103.	General administration .....	(1)	(42,100)	(48,800)
104.	Personal services, basic .....		31,500	38,000
105.	Materials and expense .....		9,200	10,300
106.	Capital outlay .....		1,400	500
107.	<b>Claims commission</b> .....	20.275 (1)	S 1,000	S 1,000
108.	<b>Conservation commission</b> .....	20.280	[10,722,609]	[10,513,191]
109.	Forest crop law administration .....	(1)	(6,004)	(6,004)
110.	Personal services, bonus .....	S	804	S 804
111.	Personal services, basic .....		5,200	5,200
112.	State aid, forest crop lands .....	(2) S	245,000	S 245,000

Line	Agency and purpose	Statute	1955-56	1956-57
113.	Bounties on wild animals.....	(4)	S 90,000	S 90,000
114.	State parks, capital improvement..	(3)	C 250,000	C 250,000
115.	Cox Hollow state park, Iowa county	(41)	10,000	
116.	Cox Hollow state park, federal aid	(42)	(not determinable)	
117.	Fish, game, parks, division			
118.	Fish and game operations.....	(71)	(4,608,363)	(4,531,411)
119.	Personal services, bonus.....		S 579,372	S 577,523
120.	Personal services, basic.....		2,268,333	2,318,368
121.	Materials and expense.....		1,392,293	1,368,892
122.	Capital outlay .....		368,365	266,628
123.	Conserving wild life.....	(72a)	9,500	9,500
124.	Water pollution .....	(72b)	S 39,695	S 39,695
125.	Water regulatory board .....	(72c)	6,000	6,000
126.	Retirement contributions, unem- ployment and workmen's com- pensation .....	(73)	S 251,319	S 251,319
127.	Recreational advertising .....	(74)	(253,100)	(253,100)
128.	Personal services, bonus.....		S 6,336	S 6,336
129.	Personal services, basic.....		24,464	24,864
130.	Materials and expense.....		215,400	215,000
131.	Capital outlay .....		6,900	6,900
132.	Bear and deer damage.....	(75)	40,000	40,000
133.	State parks .....	(76)	(457,264)	(446,565)
134.	Personal services, bonus.....		S 81,354	S 81,354
135.	Personal services, basic.....		247,427	252,019
136.	Materials and expense.....		76,732	76,666
137.	Capital outlay .....		51,751	36,526
138.	School taxes, state hunting grounds .....	(77)	S 14,000	S 14,000
139.	Forestry division			
140.	General forestry operations ....	(81)	(3,404,560)	(3,268,412)
141.	Personal services, bonus .....		S 455,351	S 458,864
142.	Personal services, basic.....		1,740,615	1,792,993
143.	Materials and expense.....		806,445	810,064
144.	Capital outlay .....		402,149	206,491
145.	Southern Wisconsin forests.....	(82) (a)	(229,503)	(239,935)
146.	Personal services, bonus.....		S 30,485	S 30,485
147.	Personal services, basic.....		100,143	102,462
148.	Materials and expense.....		38,105	38,105
149.	Capital outlay .....		60,770	68,883
150.	Southern Wisconsin forest land purchase .....	(82) (b)	C 110,504	C 112,504
151.	State aid for county forests....	(83)	S 218,000	S 218,000
152.	Retirement contributions, unem- ployment and workmen's com- pensation .....	(84)	S 191,375	S 191,375
153.	Public hunting and fishing grounds	(91)	(170,633)	(182,233)
154.	Materials and expense.....		62,633	65,233
155.	Capital outlay .....		108,000	117,000
156.	Federal aid, forestry (Clarke- McNary) .....	(92)	336,423	336,423
157.	Receipts applied .....		-336,423	-336,423
158.	Fed. aid, wild life restoration (Pittman-Robertson) .....	(93)	399,362	417,156
159.	Receipts applied .....		-399,362	-417,156
160.	Fed. aid, wild life restoration (Dingle-Johnson) .....	(93)	227,250	227,250
161.	Receipts applied .....		-227,250	-227,250
162.	Canceled drafts, revolving (20.550(41)) .....		500	500
163.	Fire loss, revolving (210.03(2))...		3,000	3,000
164.	Reforestation fund .....	(98)		
165.	Operations .....		114,289	114,638
166.	Conservation warden pension fund..20.282			
167.	Operations .....	(71)	71,250	71,250

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
168.	<b>Crime laboratory board</b> .....	20.290	[110,156]	[121,830]
169.	General administration .....	(1)	(110,156)	(81,830)
170.	Personal services, bonus .....		S 11,256	S 13,830
171.	Personal services, basic .....		76,400	84,500
172.	Materials and expense .....		20,000	20,000
173.	Capital outlay .....		2,500	3,500
174.	Receipts applied .....			-40,000
175.	Fees from localities (part of (1)) .....	[401]		40,000
176.	<b>Deaf, association of</b> .....	20.300	[4,000]	[4,000]
177.	Service bureau .....	(1)		
178.	Personal services, basic .....		2,720	2,720
179.	Materials and expense .....		1,280	1,280
180.	<b>Dental examiners</b> .....	20.320		
181.	General administration .....	(41)	18,000	18,000
182.	<b>Emergency board</b> .....	20.330	[2,000,000]	
183.	General fund .....	(1)	B 1,000,000	
184.	Segregated funds .....	(2)	S No estimate	
185.	State institutions and Brucellosis indemnities .....	(3)	B 1,000,000	
186.	<b>Employment relations board</b> .....	20.340	[71,969]	[71,444]
187.	General administration .....	(1)		
188.	Personal services, bonus .....		S 5,544	S 5,544
189.	Personal services, basic .....		48,700	49,200
190.	Materials and expense .....		17,550	16,650
191.	Capital outlay .....		175	50
192.	<b>Engineering bureau</b> .....	20.350	[1,456,422]	[1,465,541]
193.	Administration and operation .....	(1)	(427,640)	(427,025)
194.	Personal services, bonus .....		S 80,900	S 80,900
195.	Personal services, basic .....		296,940	303,900
196.	Materials and expense .....		88,450	80,875
197.	Receipts applied .....		-38,650	-38,650
198.	Maintenance and miscel. capital .....	(2)	(102,637)	(103,346)
199.	Personal services, bonus .....		S 7,940	S 7,940
200.	Personal services, basic .....		74,872	75,656
201.	Materials and expense .....		38,300	36,800
202.	Receipts applied .....		-18,475	-17,050
203.	Architectural services .....	(3)	19,200	19,200
204.	Administration and operation, revenues (part of (1)) .....	[401]	38,660	38,660
205.	Maintenance and miscel. capital, revenues (part of (2)) .....	[402]	18,485	17,060
206.	Architectural services, revolving .....	(41)	211,674	216,029
207.	Power plant shop .....	(42)	7,662	7,662
208.	State office building .....	(43)	240,102	245,442
209.	Milwaukee state office building .....	(43)	31,582	32,337
210.	State office building fund .....	(71)		
211.	Operations .....		358,780	358,780
212.	<b>Executive department</b> .....	20.360	[183,355]	[155,510]
213.	General administration .....	(1)	(80,475)	(81,050)
214.	Personal services, basic .....		74,800	75,600
215.	Materials and expense .....		5,250	5,250
216.	Capital outlay .....		425	200
217.	Contingent expense, rewards .....	(2)	3,000	3,000
218.	Departmental research division .....	(3)	(30,000)	(30,000)
219.	Personal services, basic .....		28,000	28,000
220.	Materials and expense .....		1,700	1,700
221.	Capital outlay .....		300	300
222.	Selective service administration .....	(4)	B 1,000	
223.	Industrial development division .....	(5)	(28,880)	(41,460)
224.	Personal services, basic .....		20,580	33,160
225.	Materials and expense .....		7,800	7,800
226.	Capital outlay .....		500	500
227.	Retirements study commission .....	(6)	C 40,000	
228.	<b>Fine arts commission</b> .....	20.370		
229.	General administration .....	(1)	100	100

Line	Agency and purpose	Statute	1955-56	1956-57
230.	Free library commission .....	20.380	[200,125]	[210,405]
231.	General administration .....	(1)	(112,260)	(113,110)
232.	Personal services, bonus.....		\$ 18,810	\$ 18,810
233.	Personal services, basic .....		74,400	75,900
234.	Materials and expense.....		18,500	18,000
235.	Capital outlay .....		550	400
236.	Purchase of books, etc.....	(2)	B 15,000	
237.	Legislative reference library .....	(3)	(72,865)	(97,295)
238.	Personal services, bonus.....		\$ 11,700	\$ 15,000
239.	Personal services, basic.....		55,765	77,620
240.	Materials and expense.....		3,250	3,475
241.	Capital outlay .....		2,150	1,200
242.	Governor's commission on human rights .....	20.390	[20,891]	[21,101]
243.	General administration .....	(1)	(20,391)	(20,601)
244.	Personal services, bonus .....		\$ 2,376	\$ 2,376
245.	Personal services, basic .....		14,350	14,725
246.	Materials and expense.....		3,500	3,500
247.	Capital outlay .....		165	
248.	Gifts and donations.....	(41)	500	500
249.	Governor's educational advisory committee .....	20.393(41)	See Public Instruction	
250.	Grain and warehouse commission....	20.400		
251.	General administration .....	(41)	335,000	340,000
252.	Great Lakes compact commission....	20.403	[20,000]	[10,000]
253.	General administration .....	(1)		
254.	Materials and expense.....		1,000	1,000
255.	Contrib. to Great Lakes Comm'n..	(1)	9,000	9,000
256.	Seaway education program.....	(1)	10,000	
257.	Health, board of.....	20.410	[5,280,530]	[5,314,107]
258.	General administration .....	(1)	(715,448)	(742,391)
259.	Personal services, bonus.....		\$ 96,848	\$ 100,091
260.	Personal services, basic.....		464,775	481,575
261.	Materials and expense.....		149,700	157,175
262.	Capital outlay .....		4,125	3,550
263.	Certification of milk sheds.....	(2)	(15,175)	(15,415)
264.	Personal services .....		11,100	11,340
265.	Materials and expense.....		3,975	3,975
266.	Capital outlay .....		100	100
267.	State aid for county nurses.....	(21)	63,000	63,000
268.	State aid for TB sanatoria.....	(22)	\$ 1,360,000	\$ 1,360,000
269.	State aid, TB san. outpatients....	(23)	\$ 60,000	\$ 60,000
270.	Institutional operations .....	(31)	(515,297)	(516,847)
271.	Personal services, bonus.....		\$ 91,447	\$ 91,447
272.	Personal services, basic.....		313,700	320,500
273.	Materials and expense.....		110,150	104,900
274.	Institutional mtnce. and capital...	(32)	50,000	50,000
275.	Institutional coal .....	(33)	\$ 18,000	\$ 18,000
276.	Fed. maternal and child health			
	Fund A. ....	(41)	127,200	127,200
277.	Fed. maternal and child health			
	Fund B. ....	(41)	98,800	98,800
278.	Fed. general health control.....	(41)	193,800	197,300
279.	Fed. cancer control.....	(41)	50,500	51,500
280.	Fed. mental health control.....	(41)	23,500	24,000
281.	Fed. heart disease control.....	(41)	22,600	22,600
282.	Fed. TB control .....	(41)	60,300	60,000
283.	Barbers .....	(42)	43,530	43,530
284.	Cosmetology .....	(42)	48,327	48,327
285.	Funeral directors and embalmers..	(42)	20,718	20,718
286.	Hotels and restaurants.....	(42)	166,601	166,601
287.	Plumbers .....	(42)	43,932	43,932
288.	Internal services division.....	(43)	60,670	60,670
289.	Transcripts and microfilm service.	(44)	14,500	14,500
290.	Fed. aid, hospital construction....	(51)	1,500,000	1,500,000

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
291.	Gifts and grants (20.953).....		5,412	5,556
292.	Farm operations .....	(61)	1,720	1,720
293.	Occupational therapy .....	(62)	1,500	1,500
294.	<b>Highway commission</b> .....	20.420	[118,756,730]	[123,865,914]
295.	Administration and supervision...	(71)	(2,439,662)	(2,555,266)
296.	Personal services, bonus.....		\$ 272,000	\$ 272,800
297.	Personal services, basic.....		1,610,662	1,701,466
298.	Materials and expense.....		527,000	560,000
299.	Capital outlay.....		30,000	21,000
300.	Advertising Wisconsin, transfer..	(72)	150,000	150,000
301.	Institution roads.....	(73)	100,000	100,000
302.	Bridge maintenance & operation..	(74)	85,000	85,000
303.	Bridge maintenance, revolv. revenues .....	(74)	1,000	1,000
304.	State trunk highway allotment...	(75)	\$ 8,028,000	\$ 8,028,000
305.	Special bridges .....	(76)	200,000	200,000
306.	State park roads.....	(77)	500,000	500,000
307.	Roadside improvement.....	(78)	200,000	200,000
308.	Railroad grade crossing protection .....	(79)	250,000	250,000
309.	Municipal streets.....	(80)	3,800,000	3,800,000
310.	Highway aids to localities, regular.	(81)	\$ (16,500,000)	\$ (16,500,000)
311.	County trunks.....		4,775,000	4,775,000
312.	Local roads and streets.....		5,560,000	5,560,000
313.	Connecting streets.....		235,000	235,000
314.	Swing and lift bridges.....		130,000	130,000
315.	Flood damages.....		500,000	500,000
316.	Privilege tax.....		5,300,000	5,300,000
317.	State fund construction & mtnce..	(82)	10,700,000	10,700,000
318.	State fund construction, rev.....	(82)	(24,459,000)	(24,199,000)
319.	Federal aid.....		19,000,000	19,000,000
320.	Local units, contributions.....		2,000,000	2,000,000
321.	Counties, contributions.....		2,700,000	2,500,000
322.	Utilities, contributions.....		64,000	49,000
323.	Investment income.....		520,000	500,000
324.	Miscellaneous .....		175,000	150,000
325.	Appropriations, supplemental			
326.	State fund.....	(83)(a)	12,071,867	13,620,659
327.	Aid to localities.....	(83)(b)	18,107,801	20,430,989
328.	Apportionment of add'l 2c tax			
329.	State fund.....	(84)(a)	10,282,000	10,949,000
330.	Aid to localities.....	(84)(b)	10,282,000	10,949,000
331.	Transfer to general fund			
332.	Motor carrier regulation, PSC (20.551 (71)).....		\$ 208,000	\$ 251,000
333.	Gas tax admin., Tax'n dept. (20.551 (72)).....		\$ 236,000	\$ 242,000
334.	Pensions trf. to retirement funds (20.551(8)(9)(11)).....		\$ 150,000	\$ 150,000
335.	Canceled drafts, revolving (20.550(41)).....		5,000	5,000
336.	Awards (1,400)			
337.	Hanson, Maynard.....	(96b)	200	
338.	Limoseth, Bernt O., Estate.....	(96d)	1,200	
339.	<b>Historical markers commission</b> .....	20.429		
340.	Donations .....	(41)	300	300
341.	<b>Historical society</b> .....	20.430	[703,214]	[735,573]
342.	General administration .....	(1)	(366,694)	(364,069)
343.	Personal services, bonus.....		\$ 52,544	\$ 52,544
344.	Personal services, basic.....		248,300	254,500
345.	Materials and expense.....		57,850	49,025
346.	Capital outlay.....		8,000	8,000
347.	Maintenance and miscel. capital..	(2)	17,600	14,000
348.	Books and museum articles.....	(3)	30,000	30,000

Line	Agency and purpose	Statute	1955-56	1956-57
349.	Committee on public records.....	(4)	(25,335)	(25,460)
350.	Personal services, bonus.....		S 3,960	S 3,960
351.	Personal services, basic.....		19,100	19,800
352.	Materials and expense.....		1,625	1,450
353.	Capital outlay.....		650	250
354.	Instruction facilities.....	(6)	5,000	5,000
355.	Fines and other collections.....	(41)	258,585	297,044
356.	History commission, 32nd Inf. Div... 20.433	(1)	C 20,000	
357.	Industrial commission..... 20.440		[4,706,940]	[4,762,323]
358.	General administration.....	(1)	(860,989)	(863,253)
359.	Personal services, bonus.....		S 125,929	S 125,929
360.	Personal services, basic.....		567,240	577,284
361.	Materials and expense.....		162,820	156,880
362.	Capital outlay.....		5,000	3,160
363.	Fair employment.....	(2)	(15,651)	(15,801)
364.	Personal services, bonus.....		S 2,376	S 2,376
365.	Personal services, basic.....		10,300	10,675
366.	Materials and expense.....		2,750	2,750
367.	Capital outlay.....		225	
368.	Federal aid for veterans.....	(41)	26,232	26,439
369.	Death benefit fund.....			
370.	Operations.....	(71)	159,850	159,850
371.	Injuries indemnity fund.....			
372.	Operations.....	(72)	15,435	15,435
373.	Unemployment administration fd..			
374.	Federal employment service....	(73)	1,902,504	1,934,731
375.	Federal unemploy. comp.—adm..	(73)	1,704,679	1,725,214
376.	State unemploy. comp.—adm...	(74)	21,600	21,600
377.	Insurance commissioner..... 20.460		[6,392,677]	[1,081,318]
378.	General administration.....	(1)	(193,246)	(193,196)
379.	Personal services, bonus.....		S 27,096	S 27,096
380.	Personal services, basic.....		130,300	133,500
381.	Materials and expense.....		35,400	32,200
382.	Capital outlay.....		450	400
383.	Fire associations schools.....	(2)	1,500	1,500
384.	Examination of companies.....	(41)	41,400	41,400
385.	State insurance fund admin.....	(71)	(34,206)	(34,381)
386.	Personal services, bonus.....		S 3,856	S 3,856
387.	Personal services, basic.....		17,300	17,400
388.	Materials and expense.....		12,925	13,075
389.	Capital outlay.....		125	50
390.	State insurance fund			
391.	Operations.....	(71)	919,739	607,255
392.	Trans. to gen. fd. (210.02 (3))..		5,000,000	
393.	Life fund administration.....	(72)	(12,282)	(12,482)
394.	Personal services, bonus.....		S 1,782	S 1,782
395.	Personal services, basic.....		8,700	8,900
396.	Materials and expense.....		1,750	1,750
397.	Capital outlay.....		50	50
398.	Life fund			
399.	Operations.....	(72)	158,643	159,443
400.	Mutual workmen's comp. fund			
401.	Operations.....	(73)	20,775	20,775
402.	Reciprocal workmen's comp. fund			
403.	Operations.....	(74)	706	706
404.	Stock workmen's comp. fund			
405.	Operations.....	(75)	10,180	10,180
406.	Interstate co-operation commission.. 20.470			
407.	General administration.....	(1)	10,500	10,500
408.	Investment board..... 20.480		[6,199,016]	[219,708]
409.	General administration.....	(1)	(129,406)	(132,148)
410.	Personal services, bonus.....		S 10,296	S 10,296
411.	Personal services, basic.....		74,060	75,352
412.	Materials and expense.....		44,800	46,500
413.	Capital outlay.....		250	

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
414.	St. employes retirement fund			
415.	Operations .....	(1) (71)	97,610	87,560
416.	State deposit fund.....			
417.	Transfer to gen. fd. (34.08 (6)).		S 5,972,000	
418.	<b>Judicial council</b> .....	20.490	[17,400]	[18,175]
419.	General administration.....	(1)		
420.	Personal services, basic.....		13,600	13,600
421.	Materials and expense.....		3,650	4,500
422.	Capital outlay.....		150	75
423.	<b>Lands, commissioners of public</b> .....	20.500	[841,850]	[842,275]
424.	General administration.....	(1)	(25,050)	(25,475)
425.	Personal services, bonus.....		S 3,250	S 3,250
426.	Personal services, basic.....		16,500	16,900
427.	Materials and expense.....		5,200	5,300
428.	Capital outlay.....		100	25
429.	Appraisal of lands.....	(2)	(25,150)	(25,150)
430.	Personal services, basic.....		15,900	15,900
431.	Materials and expense.....		9,250	9,250
432.	Common school fund increment...	(72)	579,050	579,050
433.	Normal school fund increment....	(73)	212,600	212,600
434.	<b>Law library</b> .....	20.510	[35,950]	[35,000]
435.	General administration.....	(1)		
436.	Personal services, basic.....		19,500	20,300
437.	Materials and expense.....		2,050	700
438.	Purchase and binding of books..		14,000	14,000
439.	Capital outlay.....		400	
440.	<b>Legislative council</b> .....	20.520	[112,000]	[55,000]
441.	General administration.....	(1)	B 45,000	45,000
442.	General research.....	(2)	B 35,000	
443.	Revenue sources study.....	(3)	B 12,000	
444.	Menominee Indian study.....	(5)	B 5,000	
445.	Highway problems study.....	(71)	10,000	10,000
446.	Motor vehicle laws study.....	(71)	B 5,000	
447.	<b>Legislature</b> .....	20.530	[460,742]	[790,532]
448.	Senate salaries, allowances.....		S 101,950	S 148,325
449.	Senate temp. res. allowance.....		S 750	S 18,600
450.	Senate clerks after adjournment..		S 100	S 65
451.	Lt. governor office expense.....		S 19,250	S 93,675
452.	Senate miscellaneous expense.....		S 257,725	S 321,450
453.	Assembly salaries, allowances....		S 4,000	S 56,400
454.	Assembly temp. res. allowance....		S 10	S 510
455.	Assembly clerks after adjourn....		S 46,250	S 129,100
456.	Assembly contingent expense....		S 19,315	S 14,015
457.	Assembly miscellaneous expense..			
458.	Undistributed costs.....			
459.	Salary bonus to sergeants and chief clerks.....		2,000	
460.	Jt. survey com. on retirement sys..	(20)	(6,392)	(5,392)
461.	General administration.....		5,600	4,600
462.	General administration, bonus..		S 792	S 792
463.	Admin. rules review committee....	(21)		
464.	General administration.....		3,000	3,000
465.	<b>Medical examiners</b> .....	20.540		
466.	General administration.....	(41)	33,217	33,217
467.	<b>Miscellaneous gen. appropriations</b> .....	20.550	[144,538.59]	[106,600]
468.	Comp. injured state employes....	(1)	S 100,000	S 100,000
469.	Return of escaped convicts.....	(3)	S 500	S 500
470.	Taxes on state lands.....	(4)	100	100
471.	Forest crop law administration...	(29)	(See Conservation Com'n)	
472.	Canceled drafts, general fund....	(41)	6,000	6,000
473.	Awards:			
474.	Ansorge Distributing Co.....e.672/L'55		4,567.50	
475.	Ballarine, David.....e.649/L'55		300	
476.	Doke, Howard B.....e.676/L'55		5,000	
477.	Farmers Mut. Auto. Ins. Co.....e.637/L'55		154.35	

Line	Agency and purpose	Statute	1955-56	1956-57
478.	Fettig, Burton.....	c.674/L'55	3,925	
479.	Fettig, Robert B.....	c.674/L'55	1,600	
480.	Finley, Harry C.....	c.637/L'55	150	
481.	Hardware Mut. Cas. Co.....	c.637/L'55	27.02	
482.	Haut, Carl.....	c.646/L'55	225	
483.	Hoffman, Richard.....	c.673/L'55	194	
484.	Johnston, John L.....	c.637/L'55	625.44	
485.	Koeller, Melvin.....	c.647/L'55	125	
486.	Larson, Louis H.....	c.671/L'55	3,338.61	
487.	Marvin, Walter O.....	c.637/L'55	56.32	
488.	Monson, Sophie.....	c.679/L'55	217.25	
489.	Odehnal, Frank.....	c.678/L'55	285.95	
490.	Redeman, Henry.....	c.637/L'55	50.42	
491.	Spencer, Annabelle.....	c.675/L'55	5,000	
492.	State Farm Mut. Auto. Ins. Co.	c.637/L'55	180.63	
493.	Stumpf, Mrs. Marie.....	c.677/L'55	1,133	
494.	Turner, Othella.....	c.626/L'55	160	
495.	Wagner, Henry and Selma.....	c.670/L'55	10,567	
496.	Zimmerman, G. J.....	c.627/L'55	56.10	
497.	Miscellaneous interfund transfers to: 20.551		[16,886,600]	[14,055,600]
498.	Conservation fund			
499.	Advertising Wisconsin.....	(1a)	103,100	103,100
500.	State parks.....	(1b)	150,000	150,000
501.	Postwar rehabilitation trust fund			
502.	60% surtax on 1942 incomes....	(2)	S 5,000	
503.	Drainage fund			
504.	Portage levee commission.....	(3)	5,500	5,500
505.	State building trust fund			
506.	2% Depreciation reserve on state bldgs.....	(5)	S 5,240,000	S 5,240,000
507.	School for boys (20.670 (72))..		3,000,000	
508.	Teachers retirement fund			
509.	State matching requirements....	(6)	S 6,236,000	S 6,336,000
510.	State employes retirement fund...	(8)	S 93,000	S 83,000
511.	Wisconsin retirement fund			
512.	State matching requirements			
512a.	State employes.....	(9)	S 1,535,000	S 1,600,000
513.	County judges.....	(10)	S 25,000	S 25,000
514.	Municipal and inferior judges	(13)	S 4,000	S 8,000
515.	Public employes soc. sec. fund			
516.	State matching requirements...	(11)	S 490,000	S 505,000
517.	Miscellaneous tax apportionments.. 20.552		[89,214,400]	[87,697,700]
518.	Income tax, normal.....	(41)	66,704,600	64,540,400
519.	Tchrs. surtax equiv., Milwaukee..	(42)	1,942,000	1,856,000
520.	Conservation and regulation cos...	(43)	55,700	56,400
521.	Electric co-operatives.....	(44)	421,500	441,500
522.	Light, heat and power cos., municipal.....	(45)	67,000	70,000
523.	Light, heat and power cos., private.....	(46)	11,298,800	11,955,300
524.	Pipe line companies.....	(47)	457,400	466,300
525.	Railroad cos., terminal tax.....	(48)	442,900	459,800
526.	St. ry. and electric light cos....	(49)	124,500	122,500
527.	Telephone companies.....	(50)	2,905,000	2,934,500
528.	Severance tax and withdrawals..	(51)	5,000	5,000
529.	Fire department dues.....	(52)	567,000	567,000
530.	Liquor tax.....	(53)	4,223,000	4,223,000
531.	Miscellaneous agency accounts..... 20.553		[2,502,000]	[2,552,000]
532.	National forest income.....	(41)	100,000	100,000
533.	Transient pauper care, inter- county payments.....	(42)	2,000	2,000
534.	Chronic insane, intercounty payments.....	(43)	1,400,000	1,450,000
535.	Tuberculosis sanatoria, inter- county payments.....	(44)	1,000,000	1,000,000

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
536.	<b>Motor vehicle department</b> .....	20.560	[5,972,070]	[3,266,186]
537.	Salvage dealers administration....	(1)	S 1,000	S 1,000
538.	General administration .....	(71)	(2,734,429)	(2,775,585)
539.	Personal services, bonus.....		S 527,581	S 536,075
540.	Personal services, basic.....		1,569,675	1,668,108
541.	Materials and expense.....		549,080	530,302
542.	Capital outlay .....		88,093	41,100
543.	Postage and license plates.....	(72)	S 781,641	S 419,601
544.	Operators' examinations .....	(74)	S 162,000	S 70,000
545.	Traffic patrol expansion.....	(77)	(2,293,000)	
546.	Personal services, basic.....		B 1,102,500	
547.	Materials and expense.....		B 708,500	
548.	Capital outlay .....		B 482,000	
549.	<b>National guard</b> .....	20.570	[1,469,804]	[615,170]
550.	General administration .....	(1)	(522,704)	(539,070)
551.	Personal services, bonus.....		S 45,804	S 49,970
552.	Personal services, basic.....		176,900	189,300
553.	Materials and expense.....		293,000	293,000
554.	Capital outlay .....		7,000	6,800
555.	Military lands, bldgs., etc.....	(3)	B 170,000	
556.	Removal of poles and wires from gunnery range .....	(4)	S 3,000	
557.	Military lands, bldgs., etc.....	(41)	12,000	13,000
558.	Fed. aid, state armories.....	(42)	62,100	63,100
559.	State armories, construction.....	(71)	700,000	
560.	<b>Nursing, board of</b> .....	20.580		
561.	General administration .....	(41)	78,080	79,338
562.	<b>Optometry examiners</b> .....	20.590		
563.	General administration .....	(41)	8,700	8,700
564.	<b>Personnel bureau</b> .....	20.600	[206,637]	[206,637]
565.	General administration .....	(1)	(205,637)	(205,637)
566.	Personal services, bonus.....		S 32,012	S 32,012
567.	Personal services, basic.....		154,000	154,000
568.	Materials and expense.....		19,500	19,500
569.	Capital outlay .....		125	125
570.	Merit award board.....	(2)	1,000	1,000
571.	<b>Pharmacy board</b> .....	20.610		
572.	General administration .....	(41)	39,000	39,000
573.	<b>Portage levee commission</b> .....	20.620	[5,510]	[5,510]
574.	Drainage fund operations.....	(71)	5,500	5,500
575.	Drainage fund operations, mis- cellaneous revolving .....	(71)	10	10
576.	<b>Presidential electors</b> .....	20.630		
577.	General administration .....	(1)		S 300
578.	<b>Public employes soc. sec. fund</b> .....	20.640	[4,044,784]	[4,031,884]
579.	General administration .....	(1)	(44,784)	(31,884)
580.	Personal services, bonus.....		S 3,984	S 3,984
581.	Personal services, basic.....		13,700	14,200
582.	Materials and expense.....		22,600	13,600
583.	Capital outlay .....		4,500	100
584.	Transfer to fed. soc. sec. fund.....	(71)	4,000,000	4,000,000
585.	<b>Public instruction</b> .....	20.650	[64,216,246]	[5,893,604]
586.	General administration .....	(1)	(531,400)	(542,150)
587.	Personal services, bonus.....		S 67,650	S 67,650
588.	Personal services, basic.....		376,100	386,200
589.	Materials and expense.....		85,900	85,900
590.	Capital outlay .....		1,750	2,400
591.	Substitute teachers roster.....	(2)	S 306,100	S 294,400
592.	County supervising teachers.....	(11)	B 1,060,000	
593.	Transportation of pupils.....	(12)	B 8,700,000	
594.	Elementary and high school aids..	(13)	B 48,750,000	
595.	High school tuition, foster home children .....	(14)	20,000	22,500
596.	Physically handicapped children..	(15)	50,000	60,000
597.	Tuition for certain children.....	(16)	15,000	15,000

Line	Agency and purpose	Statute	1955-56	1956-57
598.	Transportation, crippled children..	(17)	2,500	2,500
599.	County teachers colleges.....	(18)	430,000	430,000
600.	County schools of agriculture, etc.	(19)	16,000	16,000
601.	Day schools for blind.....	(20)	80,000	90,000
602.	Day schools for deaf.....	(21)	275,000	300,000
603.	Day schools for speech.....	(22)	275,000	300,000
604.	Physically disabled children.....	(23)	255,000	280,000
605.	Exceptional children .....	(24)	785,000	860,000
606.	Mentally handicapped children....	(25)	45,000	55,000
607.	Institutional operations .....	(31)	(528,232)	(536,932)
608.	Personal services, bonus.....		S 83,932	S 83,932
609.	Personal services, basic.....		376,000	386,000
610.	Materials and expense.....		68,300	67,000
611.	Institutional maintenance & cap... (32)		22,400	19,200
612.	Institutional coal .....	(33)	S 25,000	S 25,000
613.	Federal lunch program.....	(41)	1,015,000	1,015,000
614.	Federal lunch program salvage....	(41)	200	200
615.	Federal Indian education.....	(41)	230,000	230,000
616.	Fed. govt. educ. adv. committee...	(41)	12,136	12,444
617.	Surplus war commodities.....	(42)	70,000	70,000
618.	Local school lunch program.....	(43)	64,000	64,000
619.	Fed. crippled children fund A....	(44)	118,597	118,597
620.	Fed. crippled children fund B....	(44)	116,134	116,134
621.	Occupational therapy .....	(62)	1,800	1,800
622.	Common school fund income Operations .....	(81)	416,747	416,747
623.	<b>Public service commission</b> 20.660		[860,854]	[839,254]
624.	General administration .....	(1)	(313,854)	(318,254)
625.	Personal services, bonus.....		S 40,754	S 40,754
626.	Personal services, basic.....		222,700	227,200
627.	Materials and expense.....		49,000	49,000
628.	Capital outlay .....		1,400	1,300
629.	Utility and R.R. assessments.....	(41)	547,000	521,000
630.	<b>Public welfare department</b> .....20.670		[91,036,406.94]	[52,027,525]
631.	General administration .....	(1)	(3,575,315)	(3,662,433)
632.	Personal services, bonus.....		S 357,435	S 355,831
633.	Personal services, basic.....		1,750,045	1,798,662
634.	Materials and expense.....		412,205	412,260
635.	Capital outlay .....		19,300	9,000
636.	Boarding home care.....		1,036,330	1,086,680
637.	Juvenile probation services.....	(1s)	(56,100)	(49,100)
638.	Personal services, basic.....		35,500	37,000
639.	Materials and expense.....		12,100	12,100
640.	Capital outlay .....		8,500	
641.	Recruiting specialists .....	(2)	600	600
642.	Prevention of procreation.....	(3)	500	500
643.	Absconding probationers and parolees funds (part of (44))..	[5]	3,000	1,000
644.	State aids:			
645.	Dependent children .....	(11)	B 9,152,000	
646.	Blind .....	(12)	B 675,000	
647.	Old-age assistance .....	(13)	B 20,500,000	
648.	County adm. social security....	(14)	B 1,725,000	
649.	Totally and perm. disabled....	(15)	B 996,000	
650.	Relief needy Indians.....	(16)	100,000	100,000
651.	Relief .....	(17)	80,000	80,000
652.	Pension grants .....	(18)	120,000	120,000
653.	State dependents .....	(19)	125,000	125,000
654.	Former Hayward inmates.....	(20)	2,000	2,000
655.	Add'l old-age assistance.....	(21)	B 600,000	
656.	County mental institutions....	(22)	S 4,700,000	S 4,800,000
657.	Milwaukee co. mental hospital..	(23)	S 825,000	S 825,000
658.	Permanently disabled, 1950-52..	(24)	63,706.94	
659.	Institutional operations .....	(31)	(14,952,329)	(15,708,918)
660.	Personal services, bonus.....		S 2,457,077	S 2,596,064

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
661.	Personal services, basic.....		8,927,502	9,609,981
662.	Materials and expense.....		3,567,500	3,502,873
663.	Capital outlay .....		250	
664.	Institutional maintenance and capital .....	(32)	626,500	503,000
665.	Institutional coal .....	(33) S	384,165	S 391,165
666.	Benevolent fund income (part of (31)).....	[403]	400	400
667.	Collections and deportations.....	(41)	2,700	2,700
668.	Fed. aid for child welfare.....	(42)	172,367	177,047
669.	Fed. aid for mental health.....	(43)	23,843	24,112
670.	Fed. aid for blind rehab.....	(43)	62,000	62,000
671.	Fed. aid, Indian child mtnee.....	(43)	8,000	8,000
672.	Absconding probationers and parolees funds .....	(44)	2,500	2,500
673.	Fed. aid, pub. assistance admin....	(45)	340,000	340,000
674.	Loans to needy students.....	(47)	20,000	25,000
675.	Fed. aid, dependent children....	(51)	5,197,000	5,282,000
676.	Fed. aid for blind.....	(52)	459,000	460,000
677.	Fed. aid for old-age assistance....	(53)	14,447,400	14,079,800
678.	Fed. aid for co. adm. soc. sec....	(54)	1,319,000	1,342,000
679.	Fed. aid, totally and perm. disabled .....	(55)	472,000	496,000
680.	Farm operations .....	(61)	1,007,000	1,007,000
681.	Occupational therapy .....	(62)	9,500	9,500
682.	Binder twine plant .....	(64)	297,500	305,450
683.	Prison industries .....	(65) (a)	997,881	1,046,700
684.	Reformatory industries .....	(65) (b)	73,600	73,600
685.	Central warehouse .....	(65) (c)	334,000	388,000
686.	Central generating station.....	(65) (d)	278,500	277,000
687.	Workshop for the blind.....	(66)	250,000	250,000
688.	School for boys, construction....	(72) (a)	6,000,000	
689.	Purchases, director of.....	20.680	[1,583,740]	[1,420,040]
690.	General administration .....	(1)	(103,440)	(110,040)
691.	Personal services, bonus.....	S	15,840	S 15,840
692.	Personal services, basic.....		83,400	86,100
693.	Materials and expense.....		8,300	8,100
694.	Capital outlay .....		900	
695.	Special printing and distributing..	(2) B	161,800	
696.	Printing admin. code and register .....	(3) B	37,500	
697.	Inventory of nat. resources.....	(4) C	16,000	
698.	Materials and prtg. for resale....	(41)	1,260,000	1,310,000
699.	Radio council .....	20.690	[250,000]	[250,000]
700.	St. radio broadcast. system.....	(1)	(200,000)	(200,000)
701.	Personal services, bonus.....	S	19,519	S 19,519
702.	Personal services, basic.....		109,781	118,031
703.	Materials and expense.....		67,000	59,400
704.	Capital outlay .....		3,700	3,050
705.	Educational television research...	(2)	(50,000)	(50,000)
706.	Personal services, bonus.....	S	5,016	S 5,016
707.	Personal services, basic.....	C	36,400	C 36,700
708.	Materials and expense.....	C	8,584	C 8,284
709.	Real estate brokers board.....	20.700		
710.	General administration .....	(41)	58,127	59,422
711.	Revisor of statutes.....	20.710	[36,565]	[34,325]
712.	General administration .....	(1)	(26,350)	(26,350)
713.	Personal services .....		24,500	24,500
714.	Materials and expense.....		1,550	1,550
715.	Capital outlay .....		300	300
716.	Wis. admin. code and register....	(2)	(10,215)	(7,975)
717.	Personal services .....		6,500	6,500
718.	Materials and expense.....		1,475	1,475
719.	Capital outlay .....		2,240	

Line	Agency and purpose	Statute	1955-56	1956-57
720.	<b>Savings and loan commissioner</b> .....	20.720		
721.	General administration .....	(41)	105,000	114,000
722.	<b>Secretary of state</b> .....	20.730	[89,748]	[84,936]
723.	General administration .....	(1)	(80,748)	(73,936)
724.	Personal services, bonus.....		\$ 11,088	\$ 10,296
725.	Personal services, basic.....		51,160	49,840
726.	Materials and expense.....		14,850	13,800
727.	Capital outlay .....		3,650	
728.	Election notices, blanks and supplies .....	(2)	9,000	11,000
729.	<b>Securities department</b> .....	20.740	[67,778]	[68,128]
730.	General administration .....	(1)		
731.	Personal services, bonus.....		\$ 7,128	\$ 7,128
732.	Personal services, basic.....		49,850	50,450
733.	Materials and expense.....		10,500	10,400
734.	Capital outlay .....		300	150
735.	<b>Soil conservation committee</b> .....	20.750	[39,224]	[38,274]
736.	General administration .....	(1)		
737.	Personal services, bonus.....		\$ 2,574	\$ 2,574
738.	Personal services, basic.....		22,250	22,700
739.	Materials and expense.....		13,000	13,000
740.	Capital outlay .....		1,400	
741.	<b>State colleges</b> .....	20.760	[8,546,480]	[9,002,812]
742.	Teachers' salaries .....	(1)	4,640,050	4,926,050
743.	General operation .....	(2)	(809,336)	(954,716)
744.	Personal services, bonus.....		\$ 247,336	\$ 249,316
745.	Personal services, basic.....		1,291,308	1,342,808
746.	Materials and expense.....		580,850	557,300
747.	Capital outlay .....		292,275	293,735
748.	Receipts and balances applied..		-1,602,433	-1,488,443
749.	Coal .....	(3)	\$ 150,600	\$ 150,600
750.	Maintenance and capital .....	(4)	285,650	259,950
751.	General operation revenues (part of (2)) .....	[402]	1,307,769	1,346,651
752.	Federal veterans' testing.....	(41)	17,600	17,800
753.	Federal handling costs.....	(41)	14,950	15,500
754.	Hearing aid clinic.....	(41)	3,900	3,900
755.	Other gifts and subventions .....	(41)	15,245	15,245
756.	Student activity fees.....	(42)	431,050	441,600
757.	Dormitories .....	(43)	593,000	593,000
758.	Cafeterias .....	(43)	97,900	99,400
759.	Stationery stands .....	(43)	8,400	8,600
760.	Farms .....	(43)	36,230	35,000
761.	Student unions .....	(43)	123,000	123,000
762.	Laboratory projects, Stout.....	(44)	10,000	10,000
763.	Eichelberger trust, Stout .....	(45)	1,200	1,200
764.	Student loans, Stout .....	(46)	600	600
765.	<b>State reformatory location committee</b> .....	20.763		
766.	General administration .....	(1)	C 2,000	
767.	<b>Supreme court</b> .....	20.780		
768.	General administration .....	(1)	\$ 163,700	\$ 166,700
769.	<b>Tax appeals board</b> .....	20.790	[27,859]	[27,884]
770.	General administration .....	(1)		
771.	Personal services, bonus.....		\$ 1,584	\$ 1,584
772.	Personal services, basic.....		22,100	22,500
773.	Materials and expense.....		3,275	3,400
774.	Capital outlay .....		900	400
775.	<b>Taxation department</b> .....	20.800	[2,802,600]	[2,836,222]
776.	General administration .....	(1)	(2,778,600)	(2,779,222)
777.	Personal services, bonus.....		\$ 429,000	\$ 423,172
778.	Personal services, basic.....		1,818,900	1,854,200
779.	Materials and expense.....		521,700	497,600
780.	Capital outlay .....		9,000	4,250
781.	Reassessments and review.....	(2)	\$ 24,000	\$ 24,000

## APPROPRIATIONS AND SALARIES 20.005

Line	Agency and purpose	Statute	1955-56	1956-57
782.	Rental of equipment.....	(3)		\$ 33,000
783.	Forest crop law administration....	(4)	(See Conservation Com'n)	
784.	<b>Teachers retirement board.....</b>	20.810	[18,155,000]	[19,330,000]
785.	Administration .....	(71)	(102,273)	(99,473)
786.	Personal services, bonus.....		\$ 15,048	\$ 15,048
787.	Personal services, basic.....		65,000	65,100
788.	Materials and expense.....		19,350	18,800
789.	Capital outlay .....		2,875	525
790.	Invest. exp. transfer.....	(72)	75,000	85,000
791.	Operations .....	(73)	17,977,727	19,145,527
792.	<b>Treasurer, state .....</b>	20.820	[74,253]	[68,873]
793.	General administration .....	(1)	(70,753)	(68,873)
794.	Personal services, bonus.....		\$ 7,128	\$ 7,128
795.	Personal services, basic.....		46,200	47,420
796.	Materials and expense.....		16,375	14,300
797.	Capital outlay .....		1,050	25
798.	Insurance .....	(2)	\$ 3,500	
799.	<b>University .....</b>	20.830	[36,756,120]	[37,625,637]
800.	General operation .....	(1)	(14,358,047)	(14,909,093)
801.	Personal services, bonus.....		\$ 1,206,510	\$ 1,209,361
802.	Personal services, basic.....		14,255,800	14,887,698
803.	Materials and expense.....		2,013,433	2,041,970
804.	Capital outlay .....		577,375	576,545
805.	Receipts applied .....		-3,695,071	-3,806,571
806.	Maintenance of bldgs. and grds... (2)		570,000	571,000
807.	Fuel .....	(3)	\$ 269,534	\$ 273,834
808.	Exec. budget approp. for hosp.... (31)		\$ 1,764,269	\$ 1,804,657
809.	General operation revenues (part of (1)) .....	[401]	3,695,071	3,806,571
810.	General operation revolving..... (41)		2,993,745	3,043,625
811.	Store division .....	(42)	35,000	35,000
812.	Residence halls .....	(44)	2,228,130	2,228,130
813.	Short course dormitory..... (44)		38,555	38,555
814.	Athletic council .....	(45)	700,000	720,000
815.	Memorial union .....	(46)	1,266,785	1,307,325
816.	Gifts and donations..... (47)		2,000,000	2,000,000
817.	Student loans .....	(47)	180,000	180,000
818.	University houses .....	(47)	184,920	184,920
819.	Fed. aid, Morrill-Nelson..... (48)		104,255	104,255
820.	Fed. aid, Hatch-Adams..... (48)		445,694	443,614
821.	Fed. aid, Smith-Lever etc..... (48)		1,087,783	1,087,783
822.	Fed. aid, special projects..... (48)		1,825,000	1,825,000
823.	Sale of real property..... (49)		(Not determinable)	
824.	Hospitals .....	(61)	2,594,222	2,642,645
825.	University trust fund .....			
826.	Operations (36.03) .....		100,000	100,000
827.	University trust fund inc.....			
828.	Operations (36.03) .....		315,120	319,720
829.	<b>Veterans affairs department.....</b>	20.840	[9,697,131]	[9,701,581]
830.	Memorial hall .....	(1)	(3,392)	(3,392)
831.	Personal services, bonus.....		\$ 792	\$ 792
832.	Personal services, basic.....		2,225	2,225
833.	Materials and expense.....		375	375
834.	Records of veterans' graves..... (2)		(2,992)	(2,992)
835.	Personal services, bonus.....		\$ 792	\$ 792
836.	Personal services, basic.....		1,800	1,800
837.	Materials and expense.....		400	400
838.	Grand Army Home operations.... (31)		(799,822)	(805,072)
839.	Personal services, bonus .....		\$ 172,122	\$ 172,122
840.	Personal services, basic.....		477,100	490,200
841.	Materials and expense.....		150,600	142,750
842.	Maintenance and capital..... (32)		29,800	32,000
843.	Coal .....	(33)	\$ 36,100	\$ 36,100
844.	Purchase of land for ceme- tery purposes .....	(35)	3,000	

Line	Agency and purpose	Statute	1955-56	1956-57
845.	Fed. aid for constr. and equip...	(61)	112,000	112,000
846.	Gifts and bequests .....	(62)	10,000	10,000
847.	Postwar rehab. trust fund			
848.	Administration .....	(71)	(186,478)	(187,103)
849.	Personal services, bonus.....		S 26,928	S 26,928
850.	Personal services, basic.....		106,100	106,200
851.	Materials and expense.....		52,250	53,375
852.	Capital outlay .....		1,200	600
853.	Operations and benefits.....	(72)	499,122	498,497
854.	Transfer, veterans housing fd...	(73)	4,000,000	4,000,000
855.	Soldiers rehabilitation fund			
856.	Administration .....	(81)	(12,636)	(12,636)
857.	Personal services, bonus.....		S 2,376	S 2,376
858.	Personal services, basic.....		9,300	9,300
859.	Materials and expense.....		885	885
860.	Capital outlay .....		75	75
861.	Operation, balance .....	(82)	-8,511	-8,511
862.	Veterans housing fund			
863.	Administration .....	(91)	(85,950)	(89,350)
864.	Personal services, basic.....		74,700	79,400
865.	Materials and expense.....		8,200	9,750
866.	Capital outlay .....		3,050	200
867.	Veterans housing loans and expense .....	(92)	3,924,350	3,920,950
868.	<b>Vocational and adult education</b> ....	20.850	[2,363,451]	[2,285,283]
869.	General administration .....	(1)	(96,505)	(97,905)
870.	Personal services, bonus.....		S 10,530	S 10,530
871.	Personal services, basic.....		65,300	66,700
872.	Materials and expense.....		20,400	20,400
873.	Capital outlay .....		275	275
874.	Scholarships .....	(2)	2,000	2,000
875.	Vocational rehabilitation .....	(3)		
876.	Materials and expense.....		240,000	260,000
877.	Vocational rehab., homebound....	(4)		
878.	Materials and expense.....		50,000	50,000
879.	State aid, voc. and adult educ...	(11)	420,000	420,000
880.	State aid, voc. educ. in agric....	(12)	30,000	30,000
881.	Text material .....	(41)	500	500
882.	Fed. aid, vocational rehab.....	(42)	441,123	441,123
883.	Fed. aid, George-Barden.....	(43)	449,796	449,796
884.	Fed. aid, Smith-Hughes.....	(43)	165,283	165,283
885.	Fed. aid, farm training program..	(44)	462,944	363,376
886.	Artificial limbs .....	(45)	800	800
887.	Gifts and donations.....	(46)	500	500
888.	Homebound supplies .....	(47)	4,000	4,000
889.	<b>Watchmaking examiners</b> .....	20.860		
890.	General administration .....	(41)	7,740	7,740
891.	<b>Water pollution committee</b> .....	20.870	[95,963]	[96,863]
892.	General administration .....	(1)	(83,296)	(84,196)
893.	Personal services, bonus.....		S 10,296	S 10,296
894.	Personal services, basic.....		57,920	59,020
895.	Materials and expense.....		14,980	14,780
896.	Capital outlay .....		100	100
897.	Gifts and grants.....	(41)	12,667	12,667
898.	<b>Water regulatory board</b> .....	20.880	[12,879]	[11,079]
899.	General administration .....	(1)		
900.	Personal services, bonus.....		S 1,929	S 1,929
901.	Personal services, basic.....		7,300	7,500
902.	Materials and expense.....		1,350	1,350
903.	Capital outlay .....		2,300	300
904.	<b>Wisconsin retirement fund</b> .....	20.890	[12,575,300]	[12,964,200]
905.	Administration .....	(71)	(104,374)	(103,334)
906.	Personal services, bonus.....		S 12,474	S 12,474
907.	Personal services, basic.....		53,800	54,800
908.	Materials and expense.....		37,800	35,760

## APPROPRIATIONS AND SALARIES 20.130

Line	Agency and purpose	Statute	1955-56	1956-57
909.	Capital outlay .....		300	300
910.	Operations .....	(71)	12,470,926	12,860,866
SUMMARY				
			1955-56	1956-57
Executive Appropriations .....			183,088,936.53	86,259,576
Assigned Revenues Appropriations.....			151,550,220	150,324,169
Segregated Funds Appropriations.....			204,895,721	194,356,706
Grand Total Appropriations.....			539,534,877.53	430,940,451
Less: Major interfund transfers included .....			32,511,395	18,763,795
Net appropriations excluding transfers .....			507,023,482.53	412,186,656

**History:** 1953 c. 251, 501, 616, 638, 674; 1955 c. 45; 1955 c. 146 s. 16; 1955 c. 45, 166, 168, 204, 221, 271, 275, 277, 289, 328, 332, 367, 385, 391, 397, 403, 410, 419, 443, 454, 459, 463, 468, 477, 486, 499, 511, 515, 548, 562, 563, 596, 610, 617, 622, 623, 625, 626, 627, 628, 632, 633, 634, 635, 636, 637, 640, 646, 647, 648, 649, 650, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679.

**20.006 Appropriations sections amended.** The dates and dollar amounts shown in ss. 20.100 to 20.899 are changed hereby to correspond with the executive budget appropriations made in s. 20.005. The revisor of statutes is directed, in printing the statutes, to show said changes.

**History:** 1953 c. 251; 1955 c. 385.

**20.007 Revising schedule.** Immediately following the adjournment of the legislature, the director of budget and accounts shall correct the schedule set forth in s. 20.005 in the budget act in accordance with subsequent acts of the legislature, and submit such corrections to the revisor of statutes who shall incorporate them in the ensuing issue of the statutes.

**History:** 1953 c. 653.

**20.110 Academy of sciences, arts and letters.** (1) PRINTING AND OTHER EXPENSE. There is appropriated from the general fund to the Wisconsin academy of sciences, arts and letters on July 1, 1951, \$5,000, as a nonlapsing appropriation and on July 1, 1955, for the biennium ending June 30, 1957, \$3,000 for printing and other necessary expenses to carry out its work, but no part of this appropriation shall be paid out of the state treasury until necessary to pay actual claims duly audited by the department of budget and accounts.

**History:** 1951 c. 391 s. 59; 1953 c. 616; 1955 c. 385.

**20.120 Accountancy board.** (41) GENERAL ADMINISTRATION. All moneys received by the Wisconsin state board of accountancy under ch. 135 shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the execution of the functions of said board including the payment for examination service and the hire of clerks, experts, investigators, examiners, and reporters and payment of witness fees, deemed necessary by the board in the performance of its duties.

**History:** 1951 c. 319 s. 232; 1955 c. 385 s. 6, 7.

**20.130 Aeronautics commission.** There is appropriated from the general fund to the state aeronautics commission:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$74,070, and annually, beginning July 1, 1956, \$79,100 for the purpose of carrying out its functions under ch. 114.

(2) AIRPORT PROJECTS, STATE AID. On July 1, 1947, \$500,000, on July 1, 1949, \$500,000, on July 1, 1951, \$150,000, on July 1, 1952, \$150,000, on July 1, 1953, \$75,000, on July 1, 1955, \$69,694, and on July 1, 1956, \$195,000, as a nonlapsible appropriation as the state's share of airport projects as provided by s. 114.34 and the development of air-marking and other air navigational facilities, including projects begun after January 1, 1949, and completed after June 30, 1949.

(41) AIRPORT PROJECTS, REVOLVING; STATE AID. All moneys received after July 1, 1953, from air carrier companies for taxes assessed, levied and imposed under ch. 76 and all moneys received after July 1, 1953, for registration of aircraft under s. 114.20 to supplement and be transferred to the appropriation made by sub. (2).

(42) AIRPORT PROJECTS; FEDERAL AID; LOCAL CONTRIBUTIONS. All moneys received by the state from the United States for the promotion of aeronautics or for airports or other aeronautical facilities, or from any unit of local government for such purposes, shall be paid within one week after receipt into the general fund to be held in trust, and are

hereby appropriated therefrom to the state aeronautics commission for expenditures as provided by s. 114.32.

(43) USE OF AIRPLANES, REVOLVING. Annually, all moneys received pursuant to s. 114.316. The unencumbered balance on June 30 of each year shall revert to the general fund.

**History:** 1951 c. 97 s. 10; 1951 c. 391 s. 31; 1951 c. 395; 1953 c. 542; 1955 c. 204, 385, 632.

**20.140 Agriculture, department of.** There is appropriated from the general fund to the state department of agriculture:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$1,065,376, and annually, beginning July 1, 1956, \$1,075,917 for administration of said department, and all of its bureaus, branches and divisions. Each member of the state board of agriculture shall receive the compensation and expenses provided by s. 93.02 (3).

(2) ANIMAL DISEASE ERADICATION; BRUCELLOSIS AND TUBERCULOSIS INDEMNITIES. On July 1, 1955, \$2,956,950, and annually, beginning July 1, 1956, \$1,154,900 for the eradication of diseases of domestic animals, and for the payment of brucellosis and tuberculosis indemnities under the provisions of ch. 95. With the approval of the emergency board, the allotments made in s. 20.005 (2) (a) may be made interchangeable. The unencumbered appropriation allotment balance of brucellosis indemnities on June 30, 1956, shall be nonlapsible until June 30, 1957.

(2a) BRUCELLOSIS APPROPRIATION, ADDITIONAL. \$771,000 to supplement the appropriation under s. 20.140 (2) for the payment of Brucellosis indemnities in the 1954-55 fiscal year.

(3) BUTTER GRADING. On January 1, 1955, \$18,000 and annually beginning July 1, 1956, \$18,500 for butter grading supervisory and enforcement work.

(25) AGRICULTURAL EXPERIMENT ASSOCIATION. Annually, beginning July 1, 1939, \$4,000 to the Wisconsin agricultural experiment association as provided in s. 94.80.

(26) STATE HORTICULTURAL SOCIETY. Annually, beginning July 1, 1951, \$8,500 to the Wisconsin state horticultural society, for the execution of its functions as provided in s. 94.80.

(27) LIVESTOCK BREEDERS' ASSOCIATION. Annually, beginning July 1, 1949, \$10,000 to the Wisconsin livestock breeders' association, for the execution of its functions as provided in ss. 95.15 and 94.80.

(28) COUNTY AGRICULTURAL SOCIETIES. Annually, beginning July 1, 1955, \$235,000 for state aid to counties and agricultural societies, associations or boards, and to incorporate dairy or livestock associations, as provided in s. 94.08. If the total amounts certified in any year by the state department of agriculture as due to the several counties and agricultural societies under s. 94.08 shall exceed the amount herein appropriated, the director of budget and accounts shall equitably prorate this appropriation.

(29) FOREIGN TYPE CHEESEMAKERS' ASSOCIATION. Annually, beginning July 1, 1955, \$1,500 to the foreign type cheesemakers' association, for printing and otherwise carrying on its work as provided in s. 94.80.

(30) CO-OPERATIVE POULTRY IMPROVEMENT ASSOCIATION. Annually, beginning July 1, 1955, \$2,500 to the Wisconsin co-operative poultry improvement association for the execution of its functions as provided in s. 94.80.

(41) SERVICES RENDERED. As a revolving appropriation all moneys received for or on account of any requested accounting or audit service under ss. 93.06 (6) (b), 100.06 (1) (c) and 100.07, for testing and analyzing seed pursuant to s. 94.46, and any grading or supervisory service under s. 93.09 (10), or any requested services in the inspection of food or farm products and facilities used in the production or processing thereof, for conducting such requested services. The department shall annually determine rates sufficient to defray the costs of such services.

(42) SUPPLY INCOME. As a revolving appropriation, all moneys received for or on account of the sale of publications and other informational material, vaccines, and identification tags, seals and tools for livestock, poultry and other farm products; 35 per cent of the moneys received for or on account of dog license fees under s. 174.09 for furnishing dog tags to counties; and one per cent of the moneys received from the sale of oleo-margarine tax stamps; to be used for the purchase and sale of the material and supplies specified herein.

(43) MARKETING SERVICES AND INVESTIGATIONS. As a revolving appropriation, all moneys received from any federal agency for marketing service work and investigations conducted jointly with the federal government.

(44) MILK TESTING AND SAMPLING FEES. All moneys collected under s. 98.145 shall

be paid within one week of receipt into the general fund and are appropriated therefrom to the department as a nonlapsible appropriation for the administration of said section.

(45) **REGISTRATION FEES FOR ECONOMIC POISONS.** All moneys collected under s. 94.68 shall be paid within one week of receipt into the general fund and are appropriated therefrom to the department of agriculture as a nonlapsible appropriation for the administration of ss. 94.67 to 94.71.

(46) **M-PHASE VACCINE.** As a revolving appropriation all receipts from M-phase vaccine pursuant to authorization in s. 20.330 (7).

(47) **MINK RESEARCH.** All moneys collected under s. 70.425 shall be paid into the general fund and are appropriated therefrom to the department of agriculture as a nonlapsible appropriation for the administration of its functions under s. 94.755.

(61) **STATE FAIR.** For the operation and conduct of the state fair, the state fair park and exhibits and fairs thereon:

(b) *Receipts reappropriated for state fair.* All receipts received for or on account of the operation of the state fair, the concessions or the rent or lease of the state fair park, or buildings thereon, except as provided by par. (g), shall be deposited immediately in the general fund and reappropriated therefrom to the state department of agriculture for operation and maintenance of the state fair, the state fair park and exhibits and fairs thereon, and for permanent property and improvements at the state fair park, provided that in the purchase of land the department shall comply with s. 20.926.

(g) *Agency agreements.* All moneys received under agency agreements, under which the state department of agriculture assumes no official liability, to be accounted for in detail, as agency transactions and to be paid to the persons entitled thereto.

(1) *State fair receipts, prompt audit.* All moneys collected or received by each and every person for or on account of the operation of the state fair shall be paid immediately into the general fund, except as provided in par. (g) of this subsection. The state treasurer and director of budget and accounts shall be in attendance at the state fair each year, then and there to receive such moneys and to audit and pay expenditures duly certified by the state department of agriculture as having been necessarily incurred in the operation of the state fair.

(m) *Revolving fund for special events and change purposes.* Of the receipts from the operation of the state fair park not to exceed \$40,000 during the period one month preceding and one week after the annual fair and \$5,000 at all other times may be deposited as an imprest cash fund in a Milwaukee or West Allis bank approved by the state treasurer as a fund upon which to draw to obtain sufficient change for operation of the fair and fair park.

**History:** 1951 c. 105; 1951 c. 319 s. 161 to 172, 174; 1951 c. 395, 516, 571, 729; 1953 c. 251, 408, 518, 616, 638; 1955 c. 45, 204, 246; 1955 c. 385 s. 6, 8; 1955 c. 402, 562, 563, 598, 606, 610, 617, 622, 636; 1955 c. 650 s. 4, 11.

**20.150 Archeological society.** (1) **PRINTING AND OTHER EXPENSE.** There is appropriated from the general fund to the Wisconsin archeological society, on July 1, 1955, \$1,200 for the biennium ending June 30, 1957, for printing and to otherwise carry on the work of said society, but no part of this appropriation shall be paid out of the state treasury until necessary to pay claims duly audited by the department of budget and accounts.

**History:** 1951 c. 319 s. 60; 1953 c. 251, 674; 1955 c. 204, 385.

**20.160 Architects and professional engineers.** (41) **GENERAL ADMINISTRATION.** All moneys collected or received by each and every person for or in behalf of the state registration board of architects and professional engineers shall be paid within one week of receipt into the general fund of the state treasury. All moneys so deposited are appropriated for said board to carry into effect the provisions of ss. 101.31 and 101.315. As the annual expenses of the board will vary, any moneys paid in and appropriated to the use of the board but not used in any year shall be carried over to the credit of the board the following year. Such moneys carried over shall only be used to carry into effect the provisions of ss. 101.31 and 101.315.

**History:** 1953 c. 540; 1955 c. 385, 547.

**20.170 Athletic commission.** (1) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the state athletic commission annually, beginning July 1, 1955, \$8,750 for the execution of its functions.

**History:** 1951 c. 97 s. 18; 1951 c. 319 s. 144; 1951 c. 395; 1955 c. 204, 385.

**20.180 Attorney general.** There is appropriated from the general fund to the attorney general:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$213,730, and annually, beginning July 1, 1956, \$218,370 for the execution of his functions, including s. 14.525.

(a) *Services to be billed.* At the end of each fiscal year, the attorney general shall render to each of the several state agencies listed in s. 14.53 (5m) a statement of the total cost of legal and other services furnished such agency, including travel expenses and legal expenses enumerated in s. 20.180 (3). Upon receipt of such statement, the respective department head shall certify the amount thereof to the department of budget and accounts to the paid into the general fund of the state treasury out of his proper appropriation.

(2) **SPECIAL COUNSEL.** Annually, beginning July 1, 1947, \$1,000 to cover the compensation and expenses of special counsel appointed as provided in s. 14.13.

(3) **LEGAL EXPENSES.** Annually, beginning July 1, 1949, a sum sufficient for the payment of expenses incurred by the attorney general, his deputy or assistants in the prosecution or defense of any action or proceeding in which the state may be a party or may have an interest, for any abstract of title, clerk of court's fees, sheriff's fees, or any other expense actually necessary to the prosecution or defense of such cases; unless such cost or expenses are charged to some other appropriation.

(4) **EXPERT RADIO COUNSEL.** On July 1, 1950, \$2,800, and on July 1, 1951, \$5,500 as a nonlapsable appropriation, for the employment of expert counsel to represent the state in matters before the federal communications commission and for the payment of expenses in connection with such proceedings in which any state radio stations are or may become involved. Such expert counsel shall be employed by the attorney general exclusively for the purposes herein specified and such expert counsel shall not be subject to the provisions of s. 14.13 or ch. 16.

(11) **AID TO COUNTIES FOR LAW ENFORCEMENT.** On July 1, 1955, \$15,000 and on July 1, 1956, \$15,000 for distribution to counties containing tax-exempt Indian reservations, to defray the expense of performing additional law enforcement duties of sheriffs arising by reason of federal legislation removing governmental controls over Indians. Distribution shall be made from this appropriation to such counties on the basis of \$2,500 per county annually. Aid shall be released to any such county from this appropriation only upon application therefor by its board of supervisors to the attorney general showing that a problem exists under this subsection in such county and certification thereof by the attorney general.

**History:** 1951 c. 97 s. 12; 1951 c. 319 s. 39; 1951 c. 395; 1955 c. 204; 1955 c. 385 s. 6, 9; 1955 c. 556.

**20.190 Audit department.** There is appropriated from the general fund to the department of state audit:

(1) **STATE AUDITING AND REPORTING.** On July 1, 1955, \$127,330, and annually, beginning July 1, 1956, \$127,735 for the execution of its functions and for the performance by the state auditor and his staff of such travel as he may deem necessary.

(2) **COUNTY INFIRMARIES, COST ACCOUNTING.** On July 1, 1951, a sum sufficient to carry out the functions of s. 15.22 (12) (j).

(41) **MUNICIPAL AUDITING AND REPORTING.** On July 1, 1947, as a revolving appropriation, the entire balance on that date in the revolving appropriation provided for by s. 20.09 (3), statutes of 1945, on July 1, 1949, \$51,133, as an addition to the revolving appropriation, and from [time] to time sums equal to the charges accruing to the state under the provisions of s. 15.22 (12), for the execution of functions prescribed by said subsection.

**History:** 1951 c. 319 s. 189, 190; 1951 c. 395; 1951 c. 724; 1955 c. 204, 385.

**20.200 Banks, commissioner of.** (41) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the commissioner of banks all fees and all other moneys received by any person for or on behalf of the commissioner of banks for the execution of his functions. To enable the commissioner of banks to execute the functions of his department the director of budget and accounts, when making quarterly allotments under the provisions of subch. I of ch. 15 of the statutes, is authorized to anticipate such receipts, the provisions of s. 20.902 to the contrary notwithstanding, but not to exceed \$10,000 in the aggregate at any time.

(42) **UNCLAIMED FUNDS.** There is appropriated from the general fund to the commissioner of banks all unclaimed funds turned over to the state treasurer pursuant to s. 220.08 (14) for disposition in accordance with s. 220.08 (14) and (14a).

(71) **TRANSFER TO GENERAL FUND; BANK SCRIP.** Beginning July 1, 1955, all moneys deposited with the commissioner of banks for the redemption of bank scrip shall be turned over to the state treasury and credited to the general fund, and all moneys collected and deposited by him under this section prior to that date and kept in a separate fund and which are unexpended and unencumbered, are transferred to the general fund. All bank scrip to be redeemed shall be presented to the commissioner. If the commissioner determines that the scrip so presented is a proper claim for redemption,

he shall certify to the director of budget and accounts the name and address of the person entitled to redemption and the amount thereof and shall attach such scrip to said certificate. The director of budget and accounts shall thereupon draw his warrant on the state treasurer for payment from the appropriation made by s. 20.550 (6), of the amount stated in said certificate to the person named therein. After the lapse of 30 days from the date of such payment, the director of budget and accounts shall promptly destroy the scrip so redeemed except for such specimens as he may turn over, under such safeguards as he may deem appropriate, to the state historical society as the trustee of the state for permanent preservation among the state's historical relics.

**History:** 1951 c. 97 s. 21; 1951 c. 319 s. 231; 1951 c. 457; 1953 c. 251; 1955 c. 282; 1955 c. 385 s. 6, 10.

**20.210 Bar commissioners.** There is appropriated from the general fund to the state bar commissioners:

(1) **GENERAL ADMINISTRATION.** Annually, beginning July 1, 1953, \$3,000 to carry into effect their functions, including the conduct of investigations.

(41) **EXAMINATION FEES.** Annually all moneys received under the provisions of s. 256.28 (6) for the execution of their functions. The unencumbered balance on June 30 of each year shall lapse and revert to the general fund.

**History:** 1951 c. 319 s. 182; 1955 c. 204, 385.

**20.220 Basic sciences examiners.** (41) **GENERAL ADMINISTRATION.** All moneys collected or received by each and every person in behalf of the state board of examiners in the basic sciences under ss. 147.01 to 147.12, inclusive, shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the administration of said sections.

**History:** 1955 c. 385.

**20.230 Budget and accounts department.** (1) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the department of budget and accounts, on July 1, 1955, \$158,700, and annually, beginning July 1, 1956, \$162,400 for the execution of its functions and for the performance by the director of budget and accounts and his staff of such travel as he may deem necessary.

**History:** 1951 c. 97 s. 29; 1951 c. 319 s. 188; 1951 c. 395; 1955 c. 204, 385.

**20.240 Building commission.** (41) **REVENUES FROM STATE OFFICE BUILDING PROJECTS.** There is appropriated from the general fund annually to the state building commission, the total amount of revenues derived from state office building project rentals, including moneys received from conveyances and leases consummated under s. 14.89, to pay the costs of operation and maintenance of such projects, principal and interest due the commissioner of insurance, and rentals due the Wisconsin state public building corporation on any state office building project.

(70) **STATE BUILDING TRUST FUND.** That is appropriated from the state building trust fund to the state building commission from time to time sums sufficient for carrying out the long-range building program under s. 13.351.

**History:** 1955 c. 144, 385.

**20.250 Chiropractic examiners.** (41) **GENERAL ADMINISTRATION.** All moneys collected or received by each and every person in behalf of the state board of examiners in chiropractic under s. 147.23 shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the administration of said section.

**History:** 1955 c. 385.

**20.260 Circuit courts.** (1) **JUDGES AND REPORTERS.** There are appropriated from the general fund, annually, such sums as may be necessary, for salaries and expenses of the judges, reporters and assistant reporters of the circuit courts, upon vouchers duly verified and certified by said judges, respectively, and filed with the director of budget and accounts.

**History:** 1951 c. 97 s. 27; 1951 c. 319 s. 231; 1955 c. 317, 385.

**20.270 Civil defense.** (1) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the director of civil defense: On July 1, 1955, \$42,100, and annually, beginning July 1, 1956, \$48,800 for civil defense activities.

(1a) The director may request the purchasing agent to purchase such defense equipment and supplies from the federal government as are acquired and pooled for the various states out of funds appropriated for such purpose under sub. (1); provided such equipment and supplies are necessary for civil defense and can be purchased more economically and expeditiously than otherwise would be possible.

(41) **CIVIL DEFENSE; FEDERAL AID.** All moneys received by the state from the United States pursuant to any act of congress or pursuant to federal authority for civil defense

purposes and any gifts or grants of money from any person to the state for civil defense will be paid within one week after receipt into the general fund and are appropriated therefrom to the director of civil defense for the purposes for which the money was received.

(71) COTS, LITTERS, INSTRUMENTS. There is appropriated from the emergency disaster fund [created by s. 25.39] to the state director of civil defense, on July 1, 1951, not to exceed \$100,000 as a nonlapsible appropriation to be used for the immediate purchase, on a 50-50 matching basis with the federal government, of cots, litters and radiological monitoring instruments for use in training mobile medical teams and in case of emergency resulting from enemy attack. The sums appropriated shall not become available until released by the emergency board. They shall be made available by the board at such time and in such amounts as the board determines is necessary.

(72) SIRENS, COMMUNICATIONS, POWER EQUIPMENT. There is appropriated from the emergency disaster fund to the state director of civil defense, on July 1, 1951, not to exceed \$50,000 as a nonlapsible appropriation to be used for the immediate purchase, on a 50-50 matching basis with the federal government, of sirens, communication equipment and mobile emergency power equipment for the use of civil defense personnel in target areas as designated by the federal government for training purposes and in case of actual emergency caused by enemy attack.

**History:** 1951 c. 443, 527; 1953 c. 251, 329, 441, 568; 1955 c. 204, 385, 636.

Statutes establishing state system of civil defense analyzed. 40 Atty. Gen. 332.

**20.275 Claims commission.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the claims commission a sum sufficient to carry out the functions required by s. 15.94.

**History:** 1955 c. 669.

**20.280 Conservation commission.** (1) FOREST CROP LAW ADMINISTRATION. There is appropriated from the general fund to the conservation commission its share of the appropriation made by s. 20.550 (29).

(2) FOREST CROP LANDS; STATE AID. There is appropriated from the general fund to the conservation commission annually, beginning July 1, 1955, a sum sufficient to pay forest crop aids at the rate of 10 cents per acre pursuant to ch. 77, excluding s. 77.14.

(3) CAPITAL IMPROVEMENTS IN STATE PARKS. There is appropriated from the general fund as a nonlapsible appropriation to the conservation commission on July 1, 1955, \$250,000 and on July 1, 1956, \$250,000 for making capital improvements in the state parks including sewerage and sanitary facilities, domestic water supplies and shelters, in accordance with s. 27.01. If federal funds become available for improvements and development in Cox Hollow state park during the biennium, not more than \$50,000 of the state appropriation in this subsection shall become available for constructing a dam and artificial lake in Cox Hollow state park in Iowa county provided that Iowa county appropriates and deposits in the state general fund \$10,000 pursuant to sub. (41).

(4) BOUNTIES ON WILD ANIMALS. There is appropriated from the general fund to the conservation commission for the fiscal year ending June 30, 1955, and annually thereafter a sum sufficient for the payment of bounties chargeable against the state under s. 29.60.

(41) COX HOLLOW, COUNTY APPROPRIATION. The county board of Iowa county is hereby authorized to appropriate \$10,000 and deposit the same in the state general fund for the use of the conservation commission as provided in sub. (3), and the appropriations made by this section relating to Cox Hollow state park shall not be released until the county board of Iowa county has made available and deposited this sum.

(42) COX HOLLOW, FEDERAL AID. All moneys received from the federal government for improvements and development in Cox Hollow state park shall be deposited in the general fund and are hereby appropriated to the conservation commission for such purposes.

(70) CONSERVATION FUND. All moneys, except fines, accruing to the state by reason of any provision of ch. 29, or otherwise received or collected by each and every person for or in behalf of the state conservation commission, except as otherwise provided by law, shall constitute the "conservation fund" and shall be paid, within one week after receipt, into the state treasury and credited to said fund. No money shall be expended or paid from the conservation fund except in pursuance of an appropriation by law. All moneys received pursuant to the operation of a program for which a specific allotment is made in subs. (70) to (93) shall be credited to the proper appropriation made for such program.

Moneys in the conservation fund accruing to the state of Wisconsin from license fees paid by hunters and from sport and recreation fishing license fees shall not be diverted for any other purpose than those provided by the conservation department.

An imprest fund of \$5,000 from the conservation fund may be established for the purpose of law enforcement and tree cone and seed purchases. The operation and maintenance of such fund and the character of expenditures therefrom shall be pursuant to rules and regulations prescribed to the conservation commission by the director of budget and accounts.

There is appropriated from the conservation fund to the conservation commission:

(71) FISH AND GAME OPERATIONS. On July 1, 1955, \$4,028,991, and annually beginning July 1, 1956, \$3,953,888 for the execution of its functions under s. 23.09.

(72a) CONSERVING WILD LIFE; TRANSFER. Annually, beginning July 1, 1949, to the general fund \$9,500 for research and education to provide better methods of cropping and conserving wild life.

(72b) WATER POLLUTION COMMITTEE. Annually, beginning July 1, 1952, to the general fund one-half of the actual costs of the prior fiscal year, including bonuses, of the committee on water pollution under s. 20.870 (1), on a cash basis per the records of the department of budget and accounts as of June 30, as certified by the director of budget and accounts.

(72c) WATER REGULATORY BOARD. Annually, beginning July 1, 1951, \$6,000 to the general fund as the conservation fund's share of the operating costs of the water regulatory board.

(73) RETIREMENT CONTRIBUTIONS, ETC. A sum sufficient to pay the conservation fund state's share to the public employes social security fund including the amount required under s. 23.14 (17) (c), the Wisconsin retirement fund, the conservation warden pension fund, and to pay for workmen's compensation and unemployment compensation, except that such contributions for forestry purposes under sub. (81) shall be paid from sub. (84) and such contributions under sub. (82) shall be paid from sub. (82).

(74) RECREATIONAL ADVERTISING AND PUBLICITY. Annually, beginning July 1, 1955, \$246,764 for the execution of its functions under s. 23.09 (7) (1). Of this there is allocated annually, beginning July 1, 1953, not to exceed \$10,000 to pay the state's share of the advertising and publicity work and of carrying out the functions of the Northern Great Lakes Area Council.

(75) BEAR AND DEER DAMAGE. Annually, beginning July 1, 1949, \$40,000 for the purpose of carrying out the provisions of s. 29.595 (2) and (3). Any unexpended balance at the close of any fiscal year shall revert to the conservation fund and may be used by the conservation commission for any of the purposes specified in s. 20.280 (70) to (93).

(76) STATE PARKS. Annually, as may be determined by the conservation commission, an amount not to exceed 10 per cent of the income of the conservation fund for the preceding fiscal year, but not less than \$220,000 annually, excluding transfers from the general fund, and in addition, annually, beginning July 1, 1951, there is appropriated \$150,000 as provided by s. 20.551 (1b) to be used for park purposes as authorized by s. 27.01. If at the end of any fiscal year the total expenditures do not exceed \$370,000 then the difference between \$370,000 and the actual expenditure incurred shall be returned to the general fund. The appropriation made under this subsection may not be used for the purchase of land except when the total expenditures in any fiscal year exceed \$250,000. [Of this appropriation there is allotted on July 1, 1955, \$375,910, and annually, beginning July 1, 1956, \$365,211 to carry out the provisions of this subsection.]

(77) PAYMENTS IN LIEU OF SCHOOL TAX ON STATE HUNTING GROUNDS. There is appropriated from the conservation fund to towns entitled thereto under s. 70.113 a sum sufficient to pay the amounts certified under said section.

(80) FORESTRY DIVISION. Annually, beginning July 1, 1939, all of the proceeds of the tax which is levied in s. 70.58 (2), and all moneys paid into the state treasury as the counties' share of compensation of emergency fire wardens pursuant to s. 26.14 to be used for acquiring, preserving and developing the forests of the state, including the acquisition of lands owned by counties by virtue of any tax deed and of other lands suitable for state forests, and for the development of lands so acquired and the conduct of forestry thereon, including the growing and planting of trees; for forest and marsh fire prevention and control; for compensation of emergency fire wardens; for maintenance, permanent property and forestry improvements; for other forestry purposes authorized by law and for the payment of aid for county forest reserves as authorized in s. 28.14. Of this appropriation there is allotted the amounts specified in subs. (81) to (85) for the purposes indicated therein.

(81) FORESTRY OPERATIONS. On July 1, 1955, \$2,949,209, and annually, beginning July 1, 1956, \$2,809,548 to carry out the provisions of ch. 28, except ss. 28.14 and 20.280 (92).

(82) SOUTHERN WISCONSIN FORESTS. (a) *General*. Eight per cent of the tax which is levied in s. 70.58 (2) or of the funds provided for in lieu of such levy, for the fiscal year beginning July 1, 1953 and annually thereafter to be used to acquire and develop state forest lands within areas approved by the conservation commission and the governor and located within the region composed of Manitowoc, Calumet, Winnebago, Sheboygan, Fond du Lac, Ozaukee, Washington, Dodge, Milwaukee, Waukesha, Jefferson, Racine, Kenosha, Walworth, Rock and Outagamie counties. [Of this appropriation there is allotted on July 1, 1955, \$199,018, and annually, beginning July 1, 1956, \$209,450 to carry out the provisions of this subsection.]

(b) *Land purchase*. On June 30, 1955, the unencumbered balance plus the outstanding encumbrances in par. (a) (1953 statutes) relating to the restricted one-third of the annual tax to be used only for the purchase of lands, and annually, beginning July 1, 1955, 4 per cent of the tax levied in s. 70.58 (2), or of the funds provided in lieu of such levy, to be used for the purchase of state forest lands within areas approved by the conservation commission and the governor and located within the region specified in par. (a).

(83) COUNTY FOREST RESERVES; STATE AID. Annually, on March 15, a sum sufficient to be used for the payment of aid for county forest reserves at the rate of 10 cents per acre as authorized in s. 28.14.

(84) RETIREMENT CONTRIBUTIONS, ETC. Annually, beginning July 1, 1955, a sum sufficient to pay the conservation fund forestry state's share to the public employes social security fund, the Wisconsin retirement fund, and to pay for forestry workmen's compensation and unemployment compensation, except that such payments applying to sub. (82) shall be paid from sub. (82).

(85) RESERVE FOR FORESTRY. \$300,000 as a reserve for forestry purposes. This allotment in whole or in part may be transferred and credited to the appropriation made by sub. (80) upon certification of the conservation commission to the director of budget and accounts. Upon the collection and payment into the conservation fund of the tax for forestry purposes levied in s. 70.58 (2), the director of budget and accounts shall transfer from the appropriation made by s. 20.280 (80) to the allotment made by this subsection an amount sufficient to restore this allotment to \$300,000.

(91) PUBLIC HUNTING AND FISHING GROUNDS. All moneys collected by the conservation commission or its authorized agents for voluntary sportsmen's licenses pursuant to s. 29.147 shall be paid within 10 days after receipt to the state treasurer who shall deposit all fees so collected for sportsmen's licenses into the conservation fund, and all moneys collected for any such license over and above the sum of \$4 shall constitute an account to be known as the "Public Hunting and Fishing Fund"; and all moneys deposited in such "Public Hunting and Fishing Fund" are appropriated to the conservation commission for the purpose of acquiring lands for game refuges and public fishing and hunting grounds. Any unexpended balance in such account at the close of any fiscal year is re-appropriated to said "Public Hunting and Fishing Fund" for said purposes. Of this appropriation there is allotted on July 1, 1955, \$170,633, and annually, beginning July 1, 1956, \$182,233 to carry out the provisions of this subsection.

(92) FORESTRY ACTIVITIES; FEDERAL AID. All moneys received from the United States for fire prevention and control, forest planting and other forestry activities, to be devoted to the purposes from which these moneys are received.

(93) WILD LIFE RESTORATION, ETC., FEDERAL AID. All moneys received from the United States for wild life restoration projects and for other purposes, and as provided in s. 29.174 (13), shall be devoted to the purposes for which these moneys are received.

(98) REFORESTATION FUND; OPERATION. All moneys received from state forest lands as defined in ch. 28 shall be paid into the reforestation fund and are appropriated to the conservation commission as provided in s. 25.30.

**History:** 1951 c. 319 s. 35, 82 to 84, 231; 1951 c. 359, 401, 427, 444, 480, 590, 734; 1953 c. 319, 626, 674; 1955 c. 174, 204; 1955 c. 385 s. 6, 11, 12, 13; 1955 c. 459, 484, 511, 540, 612, 634, 650.

Department cannot reimburse conservation wardens for excessive wear and tear on batteries and generators of their automobiles caused by use in connection with state-owned mobile 2-way radio units. 40 Atty. Gen. 230.

**20.282 Conservation warden pension fund.** (71) OPERATION. There is appropriated from the conservation warden pension fund to the board of trustees of said fund a sum sufficient to pay the pensions and other items which are payable from the fund created by s. 23.14.

**History:** 1955 c. 385 s. 14.

**20.290 Crime laboratory.** There is appropriated from the general fund to the state crime laboratory board:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$98,900, and annually, beginning July 1, 1956, \$108,000 for the execution of its functions under ch. 165, as follows:

	1955-1956	1956-1957
From executive budget.....	\$98,900	\$ 68,000
From receipts applied.....		40,000
Total .....	\$98,900	\$108,000

All moneys collected from local units of government pursuant to s. 165.01 (8) shall be credited to this subsection and shall constitute the source of the receipts applied above. Unapplied receipts may be released in whole or in part by the emergency board pursuant to ss. 14.72 and 20.330 (21). At the close of each fiscal year all unexpended and unencumbered balances in this subsection shall revert to the general fund.

**History:** 1951 c. 319 s. 186; 1951 c. 395; 1955 c. 204, 385.

**20.300 Deaf, association of.** (1) SERVICE BUREAU. There is appropriated from the general fund to the Wisconsin association of the deaf, annually, beginning July 1, 1955, \$4,000 for the establishment of a service bureau, to be expended upon the certification by the treasurer of the Wisconsin association of the deaf.

**History:** 1951 c. 319 s. 76; 1951 c. 395; 1955 c. 204, 385.

**20.320 Dental examiners.** (41) GENERAL ADMINISTRATION. All moneys collected or received by each and every person for or in behalf of the state board of dental examiners shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the execution of the functions of the board.

**History:** 1951 c. 319 s. 232; 1955 c. 385.

**20.330 Emergency board.** There is appropriated to the emergency board:

(1) GENERAL FUND. On July 1, 1955, \$1,000,000 from the general fund for the biennium ending June 30, 1957 to be used to supplement appropriations of the general fund which shall prove insufficient because of unforeseen emergencies, or to supplement general fund appropriations which shall prove insufficient to accomplish the purposes for which made, or to supplement capital outlay for any state agency financed from the general fund for whom no capital outlay has been provided, for the payment of actual and necessary expenses of members other than the governor in attending meetings of the board, and for cost of postage, office supplies, telegrams, telephone, and other miscellaneous expense not to exceed \$250. Allotments from this appropriation shall be made as provided in s. 14.72; provided, that the governor may allot sums not in excess of \$1,000 to any department herein when necessary, without a meeting of the board. All allotments made by the emergency board or by the governor in an emergency shall be certified to the director of budget and accounts, and expenditures therefrom shall be shown in the state budget report as an additional cost of the department, board, commission, or institutions or activities to which such allotments were made.

(2) SEGREGATED FUNDS. Annually, beginning July 1, 1955, a sum sufficient from any state fund other than the general fund to be used to supplement appropriations made from such fund, as provided in s. 14.72, and provided, that the governor may allot sums not in excess of \$1,000 to any department herein when necessary, without a meeting of the board. All allotments made to an appropriation and all transfers made between allotments within an appropriation made pursuant to this subsection shall be certified to the director of budget and accounts, and expenditures therefrom shall be shown in the state budget report as an additional cost of the department or commission and activity for which such allotments were made. With the approval of the emergency board, transfers may be made between allotments within any appropriation made to the highway commission from highway funds, and between allotments within any appropriation made to the conservation commission from conservation funds.

(3) STATE INSTITUTIONS; BRUCELLOSIS INDEMNITIES. On July 1, 1955, \$1,000,000 from the general fund for the biennium ending June 30, 1957, to be used to supplement appropriations for institutions under ss. 20.410, 20.650, 20.670, 20.760, 20.830 and 20.840 and for brucellosis indemnities under the provisions of s. 20.140 (2) which shall prove insufficient because of unforeseen emergencies, or to supplement appropriations which shall prove insufficient to accomplish the purposes for which made. Allotments from this appropriation shall be made as provided in s. 14.72.

(4) FEDERAL PROJECTS. Not to exceed \$250,000 annually may be allotted under subs. (1), (2) and (3) of this section by the emergency board to any state activity to which a federal project has been granted.

(5) SUPPLEMENTAL APPROPRIATIONS. From the respective funds from which employes' and officers' salaries are paid, annually, beginning July 1, 1940, a sum sufficient to be used to supplement:

(a) Appropriations which shall prove insufficient to pay the added amount which may be required due to changes in basic salary ranges of the state's compensation schedule

pursuant to s. 16.105 (4) under the provisions relating to such changes during the interim when the legislature is not in session.

(b) All allotments made by the emergency board shall be certified to the director of budget and accounts, and expenditures therefrom shall be shown in the state budget report as an additional cost of the department, board, commission or institution or activities to which such allotments were made.

(6) SCHOOLS IN FINANCIAL DISTRESS. On March 1, 1943, as a nonlapsible appropriation, \$200,000, and on July 1, 1945, \$100,000 from the general fund as a special state aid to elementary and high schools which are in such financial distress that they cannot continue. This appropriation shall be distributed as aid to such schools at such times, in such amounts, and under such conditions as the board may determine to be necessary to adequately provide for the purposes for which this appropriation is made, with due regard for the whole amount available for such purposes. The necessary travel expenses of any person delegated by the board to investigate the needs of any such schools may be paid from this appropriation.

(7) M-PHASE VACCINE LABORATORY. On July 1, 1951, \$25,000 from the general fund to be used to supplement the appropriations under s. 20.140 for the eradication and control of brucellosis, for the construction, purchase or leasing of a laboratory and the equipment thereof for the production of M-phase vaccine. In addition to such sum, all receipts from the sale of such vaccine shall be paid into the general fund and appropriated therefrom for the operation, expert personnel, maintenance of the laboratory and other production expenses.

(20) REDUCTION OF CERTAIN APPROPRIATIONS. (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the emergency board is authorized to reduce any appropriation made to any board, commission, bureau, department, the university or to any other state agency or activity by such amount as it deems feasible, not exceeding 25 per cent of the appropriations, except appropriations made by s. 20.280 (2) and ss. 20.410 (21) and (22), 20.420 (60) to (73), 20.650 (11) to (15) and 20.670 (11) to (23) or any other moneys distributed to any county, city, village, township or school district. Appropriations of receipts and of a sum sufficient shall for the purposes of this section be regarded as equivalent to the amounts expended thereunder in the prior fiscal year which ended June 30. It is the intent of this section that all functions of said departments shall be continued in an efficient manner, but because of the uncertainties of the existing situation it is necessary that no public funds be expended or obligations incurred unless there shall be adequate revenues to meet the expenditures therefor. For such reasons the emergency board shall, if it deems it necessary, make such reductions of such appropriations as in its judgment will secure sound financial operations of the government for said departments and at the same time interfere least with their services and activities.

(b) No reduction in any such appropriation shall be made under authority of this section until after an opportunity to be heard is given, in writing or through publication in the official state paper, to the department, board, commission, bureau or university to whom such appropriation is made. Any reduction in appropriations determined upon shall be communicated to the department, board, commission, bureau or university affected, and to the director of budget and accounts. Thereafter the director of budget and accounts shall not release and shall not draw his warrant in payment of any amount exceeding the reduced appropriations.

(21) CONDITIONS OF RELEASES. Whenever in the statutes an appropriation or a portion of an appropriation is available only upon release by the emergency board, such moneys shall be made available by the emergency board at such times and in such amounts as the board may determine to be necessary to adequately provide for the purposes for which they are appropriated, with due regard for the whole amount available for such purposes. If the provisions relating to release by the emergency board is invalid, the appropriation or portion of the appropriation which is subject to such release shall not be invalidated but shall be considered to be made without any condition as to time or manner of release.

(22) APPROVAL OF APPROPRIATIONS. No part of any appropriation which is made conditional upon approval by the emergency board shall be effective and available until approval in writing signed by the governor and at least one other member of the emergency board has been filed in the office of the director of budget and accounts.

**History:** 1951 c. 319 s. 194, 195, 196; 1951 c. 333, 485; 1953 c. 251, 318, 319, 673; 1955 c. 204; 1955 c. 335 s. 6, 15; 1955 c. 610.

See note to sec. 10, art. VIII, citing 38 Atty. Gen. 546.

20.340 Employment relations board. There is appropriated from the general fund to the Wisconsin employment relations board:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$66,425, and annually, beginning July 1, 1956, \$65,900 for the administration of subch. I of ch. 111.

(2) FAIR EMPLOYMENT. Such sums as may be necessary for carrying out the provisions and purpose of subch. II of ch. 111.

**History:** 1951 c. 97 s. 25; 1951 c. 319 s. 158, 159; 1951 c. 395 ;1955 c. 204, 385.

**20.350 Engineering bureau.** There is appropriated from the general fund to the bureau of engineering in the executive department:

(1) ADMINISTRATION AND OPERATION. On July 1, 1955, \$346,740, and annually, beginning July 1, 1956, \$346,125 for the general administration expenses of the bureau of engineering and the operation of the several buildings and properties, except the state office buildings, for whose operation the bureau of engineering is responsible under the statutes. In addition there shall be credited to this appropriation the cost of materials or services normally charged to sub. (1) which are furnished on requisition to the various state departments when such materials or services so furnished are not a responsibility of the bureau of engineering under the statutes. The cost of such materials shall be charged to the proper appropriations to such state departments and credited to this appropriation.

(2) MAINTENANCE AND MISCELLANEOUS CAPITAL. On July 1, 1955, \$94,697 and annually, beginning July 1, 1956, \$95,406 for property repairs and maintenance of the several buildings and properties and for capital outlay, except the state office building, for whose repair and maintenance the bureau of engineering is responsible under the statutes. In addition there shall be added to this appropriation the cost of materials or services normally charged to this subsection which are furnished on requisition to the various state departments when such materials or services so furnished are not a responsibility of the bureau of engineering under the statutes. The cost of such materials shall be charged to the proper appropriations to such state departments and credited to this appropriation.

(3) ARCHITECTURAL SERVICES. Annually, beginning July 1, 1955, \$19,200 as an emergency aid to secure urgently needed architects, draftsmen, and engineers which the state engineer is hereby authorized to employ directly or to contract for employment on a full or part-time basis. Such employment shall be wholly outside ch. 16, regardless of any provisions of the statutes to the contrary.

(4) NEW BOILERS AND EQUIPMENT. On July 1, 1939, as a nonlapsible appropriation, \$151,000 for the purchase and installation of new boilers, stokers and accessories at the capitol power plant, including changes in the building, pumps, heaters and other equipment, and piping and steam service from the capitol power plant to the capitol building and the state office building.

(5) PRELIMINARY STUDIES, ETC.; LONG-RANGE BUILDING PROGRAM. On July 1, 1949, \$200,000 as a nonlapsible appropriation for making preliminary studies of proposed projects under the long-range public building program as provided by s. 13.351 (5) and to pay the travel expenses of the members of the state building commission. All amounts repaid into the general fund in accordance with s. 13.351 (5) shall be credited to this appropriation.

(6) REMODELING STATE OFFICE BUILDING. On July 1, 1949, as a nonlapsible appropriation, a sum sufficient not to exceed \$40,000 for the remodeling and improvement of the interior of the state office building.

(41) ARCHITECTURAL SERVICES, REVOLVING. On July 1, 1927, \$2,000, and from time to time, sums equal in amount to the moneys derived from the sale of services, materials and overhead charged to other state departments, and paid into the general fund, to be used as a revolving appropriation, to cover the cost of salaries and other expenses incurred by the department, and which are by law chargeable to other appropriations; and whenever a statement of such salaries and other expenses, charged to this appropriation, are furnished to the various offices, the cost thereof shall be charged over to the proper appropriations for such offices, and credited back to this appropriation. Whenever the total net assets in this account, consisting of available cash, accounts receivable, and inventories, less accounts payable thereon, exceeds \$10,000 at the end of any fiscal year, beginning with June 30, 1947, such excess shall revert to the general fund.

(42) POWER PLANT SHOP, REVOLVING. On July 1, 1925, \$4,000, and from time to time, sums equal in amount to the moneys derived from the sale, rental, loan, repair, and overhead charged to other state departments, and paid into the general fund, to be used as a revolving appropriation to cover the cost of salaries and other expenses incurred by the department for duties performed as specified in s. 15.77 (9), and which are by law chargeable to other appropriations. Whenever the total net assets in this account, consisting of available cash, accounts receivable, and inventories, less accounts payable there-

on, exceeds \$15,000 at the end of any fiscal year beginning with June 30, 1949, such excess shall revert to the general fund.

(43) STATE OFFICE BUILDINGS, OPERATION, REVOLVING. On July 1, 1939, \$8,000, to be used as a revolving appropriation for the purchase of all necessary supplies and for providing all necessary services including maintenance for the state office buildings other than the capitol. The cost of materials, supplies, services or other expenses charged to this appropriation shall be charged monthly to the proper appropriations and shall be credited to this appropriation.

(44) SALE OF STEAM, REVOLVING. Annually, beginning July 1, 1945, all moneys received for steam sold pursuant to s. 197.20, to be used for any of the purposes set forth in subs. (1) and (2).

(45) PLANNING GRANTS; FEDERAL AID. The bureau of engineering is authorized to receive moneys from the federal government made available to the state as planning grants under P. L. 560, 83rd congress, chapter 649, 2nd session, known as the housing act of 1954, and any acts amendatory thereof or supplementary thereto. Such moneys shall be paid within one week after receipt into the general fund and are appropriated therefrom to the bureau of engineering to be expended in carrying out the provisions of s. 15.845 (3) (j).

(71) STATE OFFICE BUILDING FUND. All moneys paid into the state office building fund, created by section 6, chapter 223, laws of 1939, are appropriated to the bureau of engineering for the reimbursement of the state insurance fund and the performance of its functions in operating and maintaining said state office building as prescribed by law.

**History:** 1951 c. 73; 1951 c. 97 s. 14; 1951 c. 237; 1951 c. 319 s. 47 to 48; 1951 c. 395, 397; 1953 c. 251; 1955 c. 204; 1955 c. 385 s. 6, 16; 1955 c. 436.

**20.360 Executive department.** There is appropriated from the general fund to the governor:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$80,475, and annually, beginning July 1, 1956, \$81,050 for the execution of his functions. The lieutenant governor when acting as governor because of the temporary absence or temporary disability of the governor shall receive additional compensation at the rate of \$25 per day; when acting as governor because of a vacancy in the office of governor created by the happening of any contingency specified in s. 17.03, he shall receive the annual salary and all the other rights, privileges and emoluments of the office of governor. The annual salary paid in such instance shall be in lieu of all other compensation provided for the lieutenant governor. The governor shall be entitled to his expenses and any expenses in connection with any and all conferences of governors, as prescribed in s. 14.24.

(2) CONTINGENT EXPENSES, REWARDS. Annually, beginning July 1, 1947, \$3,000 for contingent expenses to be expended on the order of the governor and at his discretion; but he shall render to the legislature at the commencement of each regular session a statement of all such expenditures. Of this there is allotted so much as may be necessary for the payment of rewards as provided in s. 14.19.

(3) DEPARTMENTAL RESEARCH DIVISION. Annually, beginning July 1, 1955, \$30,000 for the execution of the functions under ss. 15.50 to 15.53.

(4) SELECTIVE SERVICE ADMINISTRATION. On July 1, 1955, for the biennium ending June 30, 1957, \$1,000 for meeting necessary expenses in connection with the administration of the selective service system in Wisconsin.

(5) INDUSTRIAL DEVELOPMENT DIVISION. On July 1, 1955, \$28,880 and on July 1, 1956, \$41,460 for the execution of the functions under ss. 15.535 and 15.536.

(6) RETIREMENTS STUDY COMMISSION. There is appropriated from the general fund a nonlapsible sum sufficient but not to exceed \$40,000 to conduct the study of the governor's commission on the study of retirement systems. At the conclusion of the study the general fund shall be reimbursed from the earnings of the Wisconsin retirement fund and the teachers retirement fund for all but \$10,000 of the amounts expended within the appropriation in this section for the cost of making the study of the retirement systems. The Wisconsin retirement fund and the teachers retirement fund shall be billed by the commission in accordance with an equitable distribution of costs based on proper records, and such reimbursements shall be deposited in the general fund as non-appropriated revenue. It is the intent of the legislature that the retirement funds pay for the technical aspects of the study and that the clerical and administrative costs be paid for from the general fund.

**History:** 1951 c. 97 s. 6; 1951 c. 319 s. 7; 1951 c. 395, 653; 1953 c. 251; 1955 c. 204, 271, 385, 477, 623, 650.

**20.370 Fine arts commission.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the fine arts commission on July 1, 1955, \$100 and on July 1, 1956, \$100.

**History:** 1951 c. 450; 1955 c. 385.

**20.380 Free library commission.** There is appropriated from the general fund to the free library commission:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$93,450, and annually, beginning July 1, 1956, \$94,300 for the execution of its functions, other than those for which special appropriations are made in subs. (2) and (3).

(2) PURCHASE OF BOOKS. For the biennium ending June 30, 1957, \$15,000 for the purchase of literary, educational, and informative compositions such as books, magazines, pamphlets, documents, tape recordings, films, and recordings, the necessary traveling cases for their distribution, the binding, rebinding, and mending of such compositions, and for the materials required to prepare such compositions for distribution.

(3) LEGISLATIVE REFERENCE LIBRARY. On July 1, 1955, and on July 1 of each odd-numbered year thereafter, \$61,165, and on July 1, 1956, and on July 1 of each even-numbered year thereafter, \$82,295 for the execution of the functions of the legislative reference library.

(41) GIFTS OR GRANTS. All moneys received from gifts or grants under the provisions of s. 43.10, to carry out the purposes for which made and received.

**History:** 1951 c. 97 s. 15; 1951 c. 319 s. 49 to 51; 1951 c. 395; 1953 c. 251; 1955 c. 204, 385, 610.

**20.390 Governor's commission on human rights.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the governor's commission on human rights on July 1, 1955, \$18,015, and on July 1, 1956, \$18,225.

(41) GIFTS AND DONATIONS. All moneys received from gifts, grants, bequests, and devises as authorized by s. 15.855 shall be paid into the general fund and are appropriated therefrom to the governor's commission on human rights for its use as provided in ss. 15.85 and 15.855.

**History:** 1951 c. 205; 1951 c. 319 s. 8; 1951 c. 395; 1955 c. 204, 385.

**20.393 Governor's educational advisory committee.** (41) GENERAL ADMINISTRATION. All money received under the provisions of s. 15.98 (5) is appropriated for the purpose of carrying out the approvals and inspections required by s. 15.98.

**History:** 1953 c. 137; 1955 c. 385.

**20.400 Grain and warehouse commission.** (41) GENERAL ADMINISTRATION. All moneys collected or received by each and every person for or in behalf of the grain and warehouse commission shall be paid within one week of receipt into the general fund, and are appropriated therefrom to said commission for the execution of its functions; but any balance in excess of \$100,000 standing to the credit of said commission on June 30 of any year shall revert to the general fund.

**History:** 1951 c. 319 s. 231; 1955 c. 204, 385.

**20.403 Great Lakes compact commission.** (1) GENERAL ADMINISTRATION, ETC. There is appropriated from the general fund to the Wisconsin Great Lakes compact commission on July 1, 1955, \$20,000 and on July 1, 1956, \$10,000 for the execution of its functions under s. 30.22.

**History:** 1951 c. 319 s. 146; 1955 c. 275, 385; 1955 c. 650 s. 9.

**20.410 Health, board of.** There is appropriated from the general fund to the state board of health:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$618,600, and annually, beginning July 1, 1956, \$642,300 for administration and execution of its functions including certification of hospitals under ss. 140.23 to 140.29, and the administration of ch. 162.

(2) CERTIFICATION OF MILK SHEDS. On July 1, 1955, \$15,175, and annually thereafter beginning July 1, 1956, \$15,415, is appropriated for administering the provisions of s. 146.24.

(21) AIDS FOR COUNTY NURSES. There is appropriated from the general fund to the several counties, upon certification of the secretary of the state board of health, annually, beginning July 1, 1955, \$63,000 for the payment of aids to counties employing county nurses as provided in s. 141.065.

(22) TUBERCULOSIS SANATORIA, STATE AID. Annually, beginning July 1, 1941, such sums as may be necessary for state aid to tuberculosis sanatoria to be expended as provided in ss. 50.07 and 58.06 (2).

(23) **OUTPATIENT TREATMENT AT COUNTY TUBERCULOSIS SANATORIA.** Annually, beginning July 1, 1955, such sums as may be necessary for state aid for outpatient treatments at county tuberculosis sanatoria to be expended as provided in s. 50.08 (2) and (3).

(31) **OPERATION OF INSTITUTIONS.** On July 1, 1955, \$423,850, and annually, beginning July 1, 1956, \$425,400 for the operation of the state institutions under its management and direction, including personal services for maintenance and miscellaneous capital.

(a) *Services to institutional employes.* All moneys received in reimbursement for services rendered institutional employes pursuant to s. 50.01 (2a) to be refunded to the appropriation made by this subsection and to be used for materials and expense. Such reimbursements shall be accumulated in an account named "employe maintenance credits".

(b) *Contingent fund.* Out of the appropriation for the operation of the several institutions under the jurisdiction of the state board of health, there is allotted to each institution, subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund to be expended as provided in s. 20.979.

(c) *Canceled checks repaid.* A sum sufficient to repay canceled checks under s. 20.979.

(32) **MAINTENANCE AND CAPITAL OF INSTITUTIONS.** Annually, beginning July 1, 1955, \$50,000 for materials and expense for property repairs and maintenance and miscellaneous permanent property and improvements of the state institutions under its management and direction. Personal services shall be paid from sub. (31).

(33) **COAL.** Annually, beginning July 1, 1943, a sum sufficient to cover the cost of coal and other solid fuel purchased pursuant to s. 15.56 (4) for the several state institutions under its management and direction, and the freight charges and local hauling charges thereon. Expenditures for coal and other solid fuel hereunder shall be made as provided in s. 15.84 but shall appear as an operating cost of the respective institutions at which such fuel is used.

(41) **FEDERAL AID FOR PUBLIC HEALTH.** All moneys received by this state as federal aid for public health services, to be expended for the purposes specified in the acts of congress pursuant to which such federal aid is given and in accordance with plans prepared by the board of health and approved by (a) the U. S. children's bureau, (b) the U. S. public health service for public health assistance to the states, (c) the U. S. public health service for venereal disease control and (d) the U. S. public health service for tuberculosis control, in accordance with the following allocation:

	1955-1956	1956-1957
Personal services .....	\$379,819	\$386,794
Materials and expense .....	198,100	197,400
Capital outlay .....	8,500	8,500

If the federal funds available exceed the allocation, the board of health may expend such excess with the approval of the emergency board. If such approval is given, the appropriation made by sub. (1) shall be reduced by an equal amount unless the grant must be used for a specific federal project.

(42) **LICENSING ACTIVITIES, REVOLVING.** On June 30, 1955, the unencumbered balance remaining in 20.43 (3), Stats. 1953, and beginning July 1, 1955, as a revolving appropriation, 88 per cent of all moneys received by the board of health under the provisions of chs. 145, 156, 158, 159 and 160 to be used for the purposes provided in said chapters. 12 per cent of all moneys received under the respective chapters shall be deposited as nonappropriated receipts of the general fund.

(43) **INTERNAL SERVICES DIVISION.** In June 30, 1955, \$16,000 of the unencumbered balance remaining in sub. (43), and beginning July 1, 1955, as a revolving appropriation, all moneys received from services rendered by the internal services division of said board, to be expended for clerical licensing operations and such other similar services as may be required. Insofar as is practicable, all such internal services shall be billed at cost. Whenever the unencumbered balance of this appropriation exceeds \$16,000 on June 30 the excess shall revert to the general fund.

(44) **TRANSCRIPTS AND MICROFILM SERVICE.** All fees and receipts collected under s. 69.02 (3) (c) and (e) by any state official or employe as a revolving appropriation for the execution of its functions under said paragraphs. Whenever the balance of this appropriation exceeds \$10,000 on June 30, the excess balance shall revert to the general fund.

(45) **HOSPITAL SURVEY AND CONSTRUCTION; FEDERAL AID.** (a) All funds received by the state from the federal government in accordance with the Federal Hospital Survey and Construction Act as a nonlapsing appropriation for the purpose of administering the provisions of s. 140.10 to 140.22 to be transferred on certificate of the state health officer. Any funds so received and not expended for such purposes shall be repaid to the treasurer of the United States.

(46) HOSPITAL GIFTS AND GRANTS. All funds received as authorized by s. 140.13 (5).

(47) FEDERAL AID TRANSFERS, NONLAPSIBLE. All moneys transferred from sub. (41) to this subsection to be used as a nonlapsing appropriation for carrying out the provisions of sub. (1).

(48) ACCREDITING NURSING HOMES AND CONVALESCENT HOMES AND HOMES FOR THE AGED. All moneys received by the board from fees for accrediting nursing homes and convalescent homes and homes for the aged shall be deposited by the state treasurer into a nonlapsing revolving fund for use by the board.

(51) HOSPITAL CONSTRUCTION; FEDERAL AID. All moneys received from the federal government for a construction project approved by the surgeon general under the provisions of ss. 140.10 to 140.22 shall be deposited within one week after receipt into the general fund and are appropriated therefrom to be used solely for payments due applicants for work performed, or purchases made, in carrying out approved projects. Warrants for all payments from this appropriation shall bear the signature of the state health officer or his duly authorized agent for such purpose.

(61) FARM OPERATIONS. All balances to the credit of the state board of health at the close of business on June 30, 1941, under s. 20.17 (13), statutes of 1939, and all moneys received by said department from the sale of livestock and farm products and from premiums on exhibits at fairs, to be used as a revolving appropriation for operation, maintenance, and permanent property and improvements of the respective institutional farms and for incidental expenses connected with exhibits at fairs.

(62) OCCUPATIONAL THERAPY. All balances to the credit of the state board of health at the close of business on June 30, 1941, under s. 20.17 (14), statutes of 1939, and all moneys received by said department in connection with the sale of products resulting from occupational therapy to be used as a revolving appropriation for the purchase of the necessary materials, equipment and supplies for occupational therapy.

(63) TRUST FUNDS. All balances to the credit of the state board of health at the close of business on June 30, 1941, under s. 46.03 (3), statutes of 1939, and all moneys received by said department under said provision, to be used as a revolving appropriation in accordance with the respective trust.

**History:** 1951 c. 319 s. 133 to 141, 143; 1951 c. 395, 418, 640, 715, 734; 1953 c. 251, 330, 596; 1955 c. 166, 204; 1955 c. 385 s. 6, 17; 1955 c. 391, 610, 633; 1955 c. 650 s. 8.

**20.4101 Health, board of; construction and improvements.** (71) REVERSION OF UNRELEASED CONSTRUCTION APPROPRIATIONS. The balance of the unreleased appropriation made by s. 20.431 [Stats. 1953] amounting to the total of approximately \$475,000, for which no order of approval was filed by the governor under s. 25.35 prior to August 7, 1949, reverts on said date of this section to the state building trust fund.

(72) CONSTRUCTION AND IMPROVEMENTS. There is appropriated on July 1, 1949 from the state building trust fund to the board of health \$868,000 for the construction and improvement of buildings and property under the board's jurisdiction, including:

State laboratory of hygiene building.

Heating, water supply and electrical system improvements at state sanatorium.

Water supply improvements and land clearing at Lake Tomahawk camp.

(73) CONSTRUCTION AND IMPROVEMENTS. There is appropriated on July 1, 1951, from the state building trust fund to the state board of health, \$97,650 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements, including:

Sewage treating plant at the state sanatorium.

Repairs at Lake Tomahawk state camp.

**History:** 1951 c. 711; 1955 c. 204 c. 19; 1955 c. 385.

**20.420 Highway commission. SOURCE OF FUNDS.** There is appropriated to the state highway commission as received in the state highway fund the surplus of the motor vehicle registration fees, operator's license fees, motor vehicle fuel taxes, and motor carrier fees and taxes, after deducting the amount paid or transferred for the costs of administration and operation of the motor vehicle department, department of taxation, and public service commission in performing their functions under chs. 78, 85, 110, 129, 194 and 218 and ss. 40.53 (7) and 76.54 (17), and the costs paid from the appropriation made by ss. 20.520 (71) and 20.822 (71). The amount thereof collected in each fiscal year and appropriated by this section shall be apportioned and allotted by the commission in the amounts and on the dates hereinafter provided; and if no date is specified, then at such time or times during such fiscal year as the commission may determine. These amendments (October 1953) shall take effect as of the close of business on June 30, 1953.

(71) ADMINISTRATION AND SUPERVISION EXPENSE. On July 1, 1955, \$2,167,662, and on

July 1, 1956, \$2,282,466 for its costs of administration, supervision and other expense of performing its administrative functions not otherwise financed.

Any cash balance remaining under this subsection on August 31 following the close of any fiscal year shall be transferred to and is appropriated under sub. (82). Any prior year outstanding encumbrance and any claim of a prior fiscal year presented for payment after August 31 shall be charged to the appropriation made by this subsection for the current fiscal year in progress.

(72) TRANSFER TO CONSERVATION FUND FOR ADVERTISING WISCONSIN. Annually, beginning July 1, 1955, \$150,000 to the conservation fund as the state highway fund's share of advertising Wisconsin recreational facilities.

(73) INSTITUTION ROADS. Not to exceed \$100,000 for the purposes provided in s. 84.27.

(74) BRIDGE MAINTENANCE AND OPERATION. Not to exceed \$85,000 for the maintenance and operation of bridges as provided in s. 84.10.

(75) STATE TRUNKS; BONDS. The sum required to meet the provisions of s. 84.03 (3).

(76) BRIDGES. Not to exceed \$200,000 to pay the state's portion of the cost of bridges under ss. 84.11 and 84.12 not on the state trunk highway system or a connecting street.

(77) STATE PARK ROADS. Not to exceed \$500,000 for the purposes provided in s. 84.28.

(78) ROADSIDE IMPROVEMENT. Not to exceed \$200,000 to be expended by the highway commission for roadside improvement and for the purchase of land when necessary for that purpose, pursuant to the provisions of s. 84.04.

(79) RAILROAD GRADE CROSSING PROTECTION. Annually, beginning July 1, 1949, not to exceed \$250,000 to pay the cost of crossing protection under s. 195.28.

(80) MUNICIPAL STREETS. For the improvement of connecting streets and state trunk highways in cities and villages and to supplement the appropriation made under sub. (82) to carry out the purposes of s. 84.03 (9), \$3,800,000, which amount may be used either independent of or in conjunction with any other funds which may be made available under s. 20.420, or otherwise, for the same purpose. All of such funds shall be apportioned for connecting streets and state trunk highways in cities and villages until all federal road aid allocated for such projects in cities and villages shall have been matched in full.

(81) HIGHWAY AIDS TO LOCALITIES. A sum sufficient for highway aids as provided by ss. 59.965 (11), 83.10, 86.31, 86.32, 86.33, 86.34 and 86.35.

(82) STATE FUND FOR CONSTRUCTION AND MAINTENANCE. To carry out the purposes as provided in ss. 20.420 (91) (b), 84.01 (7) and (21), 84.03 (9), and 84.07:

(a) The amount remaining after the allotments provided by subs. (71) to (81) have been set aside; but the allotment under this subsection shall not exceed \$10,700,000.

(b) The amount added by sub. (83) (a).

(83) APPROPRIATIONS SUPPLEMENTAL. On June 30, the amount remaining after the allotments provided by subs. (71) to (82) (a) and (84) have been set aside, which shall be apportioned and allotted as follows:

(a) *State fund, supplemental.* Forty per cent shall be added to the allotment provided by sub. (82).

(b) *Highway aids to localities, supplemental.* Sixty per cent shall be apportioned and allotted to the several counties, towns, villages and cities as follows:

1. To supplement the allotment to counties made pursuant to s. 83.10 a sum equal to 30 per cent of such revenues.

2. To all towns to supplement the allotment made pursuant to s. 86.31 a sum equal to 30 per cent of such revenues, to be allocated to each town in proportion to the allotment pursuant to s. 86.31.

3. To all villages and to all cities with a population of not more than 10,000 to supplement the appropriation made by s. 86.31 a sum equal to 15 per cent of such revenues, to be allocated to each such village and city in proportion to the mileage in each on which aids were allocated under s. 86.31.

4. To all cities with a population of more than 10,000 to supplement the appropriation made by s. 86.31 and to counties to supplement the appropriation made by s. 59.965 (11) a sum equal to 25 per cent of such revenues, to be allocated to each such city and county in proportion to the allotments under ss. 59.965 (11) and 86.31.

(c) The appropriations made by par. (b) shall be paid in the same manner as each appropriation so supplemented.

(d) When, in any year following the year in which the taking of a federal census is begun, the allotments pursuant to s. 20.49 (8) (a) (statutes of 1951) and s. 86.31 (1) (statutes of 1953) are not based on population figures from the official federal report issued by the director of census as his complete tabulation because such report was not available, the commission shall, when the report is available, review such allotments, and

when not in accordance with the population figures as given in the report, compute the differences between the amounts that each municipality would have received pursuant to s. 20.49 (8) (a) (statutes of 1951) and s. 86.31 (1) (statutes of 1953) and 20.420 (83) (b) on the basis of such report and the amounts they did receive. The amounts thus determined as underpayments and overpayments on the basis of such report shall respectively be deducted from and added to the amounts to be apportioned pursuant to s. 20.420 (83) (a) and (b) 1, 2, 3 and 4 for the year in which the adjustment is made, in accordance with the gain or loss which was experienced in each such allotment in the previous year by reason of such underpayments and overpayments, and shall be respectively added to and deducted from the allotments for such year to be made to such municipalities under s. 20.420 (83) (b).

(84) APPORTIONMENT OF ADDITIONAL FUEL TAXES. Beginning with the collections made during the 1955-56 fiscal year, one-third of the taxes collected under ss. 78.01 (1) and 78.40 (1) shall be set aside as a separate fund which shall be distributed in the following manner:

(a) *State fund.* Fifty per cent shall be added to the allotment provided by sub. (82) for the construction and improvement of state trunk highways; and

(b) *Highway aid to localities.* Fifty per cent shall be apportioned and allotted to the several counties, towns, villages and cities as provided in sub. (83) (b).

(c) The appropriations made by this subsection shall be paid in the same manner as those made in sub. (83).

(90) MATCHING FEDERAL AID AND OTHER FUNDS. All or part of any allotment made by subs. (73) to (82) of this section is hereby authorized to be used to match or supplement federal aid or other funds now or hereafter made available by any act of congress or by any county, city, village or town for the purposes set forth in the respective subs. (73) to (82) of this section, provided the commission and any municipality, or other commission or official given any control over the disposition of any such allotment provided by subs. (73) to (82) of this section shall deem advisable, and provided further that every part of every allotment made by any subsection of this section shall be expended only for the purpose or purposes for which the allotment is made. It is declared to be the intent of this subsection to permit, where state funds are as herein provided made available for such purposes, the matching or supplementing of federal aid funds in accordance with the purposes of any act of congress relating to federal highway aid, including without limitation because of designation the elimination of hazards to life at railroad grade crossings, the construction, reconstruction and improvement of secondary or feeder roads and any other highway purpose within the purview of any such act of congress.

(91) STATE HIGHWAY FUND. All moneys collected as motor vehicle registration fees, operator's license fees, motor vehicle fuel taxes, and motor carrier fees and taxes and all federal aid for highways and other funds received in connection with highway operations or for highway purposes shall be deposited in and constitute the separate nonlapsible trust fund which is created and designated the state highway fund.

(a) Payments made from such fund, except from appropriations made by ss. 20.520 (71), 20.560 and 20.822 (71), or authorized by s. 25.17, shall be made only on the order of the state highway commission, from which order the director of budget and accounts shall draw his warrant in favor of the payee and charge the same to the state highway fund.

(b) Postage, insurance, and other expense or losses incident to the purchase or sale of bonds purchased with moneys from the state highway fund, and deposit insurance or other expense properly payable from such fund, shall be charged to the allotment made by sub. (82).

(c) All interest on or profits from investments of moneys belonging to the state highway fund shall be deposited in the state highway fund and are appropriated to the state highway commission and shall be added to the allotment made by sub. (82).

(92) SMALL TRAILER REGISTRATION FEE REFUND. Because the provisions of s. 85.01 (4) (e) 1, as repealed and recreated by ch. 320, laws of 1953, inadvertently provided for licensing certain trailers which had previously been exempt from licensing, the legislature hereby finds that it is a matter of public policy that this error be rectified by returning the fees collected. There is appropriated to the commissioner of the motor vehicle department from the highway fund a sum sufficient from which the commissioner shall refund all registration fees paid on each trailer or semitrailer designed to be hauled by a motor vehicle and having a gross weight of 1½ tons or less and not used for hire to all persons having paid such fee pursuant to ch. 320, laws of 1953.

(93) APPROPRIATIONS OF FEDERAL AID AND OTHER SPECIAL FUNDS. There is appropriated from the state highway fund to the state highway commission on the respective dates when such allotments may be received in the state treasury all allotments of federal highway aid funds made to this state under any act of congress relating to fed-

eral highway aid, including, without limitation because of designation, the act approved July 11, 1916, 39th United States Statutes at Large, commencing page 355, the act approved November 9, 1921, 42nd United States Statutes at Large, commencing page 212, the act approved June 16, 1936, 49th United States Statutes at Large, commencing page 1,519, and all acts of congress now or hereafter amendatory of or supplementary to any such acts. Such amounts shall be expended by the commission in connection with the appropriation provided in s. 20.420 where applicable and in accordance with the requirements of and regulations made under and pursuant to any applicable act of congress. The provisions of s. 20.902 of the statutes shall not apply to that part of any debt or liability now or hereafter contracted or created on any highway project in anticipation of payment thereof out of federal aid funds pursuant to any applicable act of congress.

(94) SPECIAL FUNDS. There is appropriated to the state highway commission from the general fund, or any other state fund in which the same may be, all funds or moneys which are paid into the state treasury directly or through the commission by any county, city, village, town or other source as a contribution or payment toward or in connection with the construction, reconstruction or improvement of any highway, including, without limitation because of enumeration, streets, bridges, roadways, secondary or feeder roads or other roads. All such funds or moneys shall be expended by the commission in accordance with the purposes for which such moneys were paid in and may, where applicable, be used as state funds to match or supplement federal aid on projects for such purposes.

(96b) MAYNARD HANSON. There is appropriated from the state highway fund the sum of \$200 to Maynard Hanson to compensate him for damages sustained to his real estate situated in the W  $\frac{1}{2}$  of the NE  $\frac{1}{4}$  of Section 8, Township 13, North, Range 4, West in Vernon County, Wisconsin, resulting from the improvement of U. S. highway 14 through or along his said lands by the state highway commission in such a manner as to unduly raise the grade of said highway above the level represented by plans and agents of the state highway commission at the time the right of way for such improvement was acquired; the award of damages for such right of way having become final and the time for appealing therefrom having expired on April 16, 1954, before said owner had opportunity to learn of such increased elevation of the highway grade. Acceptance of this appropriation shall operate as a full and complete release to the state of any claim or cause of action which said Maynard Hanson may have or claim to have in connection with said subject matter.

(96d) BERNT O. LIMOSETH ESTATE. There is appropriated from the state highway fund the sum of \$1,200 to the estate of Bernt O. Limoseth, deceased, to compensate said estate for damages sustained to real estate of said estate situated in the NW  $\frac{1}{4}$  of the NE  $\frac{1}{4}$  of Section 8, Township 13, North, Range 4, West in Vernon County, Wisconsin, resulting from the improvement of U. S. highway 14 through or along said lands by the state highway commission in such a manner as to unduly raise the elevation of said highway above the level represented by plans and agents of the state highway commission at the time the right of way for such improvement was acquired from said estate; the award of damages for such right of way having become final and the time for appealing therefrom having expired on April 16, 1954, before said estate had opportunity to learn of such increased elevation of the highway grade. Acceptance of this appropriation shall operate as a full and complete release to the state of any claim or cause of action which said estate may have or claim to have in connection with said subject matter.

**History:** 1951 c. 97 s. 19; 1951 c. 202; 1951 c. 319 s. 145; 1951 c. 231, 456, 493, 548; 1953 c. 38, 318, 320, 497, 615, 625, 648, 651, 674; 1955 c. 179, 285, 287, 385, 515, 574, 628, 648.

Appropriation made by 20.49 (7b), Stats. 1949, does not lapse at the end of each year. 39 Atty. Gen. 207.

**20.429 Historical markers commission.** (41) GIFTS AND DONATIONS. There is appropriated from the general fund to the historical markers commission all money received by it and paid into the state treasury as provided by s. 44.15. (3).

**History:** 1953 c. 192; 1955 c. 385.

**20.430 Historical society.** There is appropriated from the general fund to the state historical society:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$314,150, and annually, beginning July 1, 1956, \$311,525 for operation to carry into effect the powers, duties and functions of said society including personal services for maintenance and miscellaneous capital.

(2) MAINTENANCE AND CAPITAL. On July 1, 1955, \$17,600, and annually, beginning July 1, 1956, \$14,000 for materials and expense for the repair, maintenance and improvement of buildings and grounds. Personal services shall be paid from sub. (1).

(3) PURCHASE OF BOOKS, ETC. Annually, beginning July 1, 1955, \$30,000 for the purchase of books, periodicals, pamphlets, documents, films, recordings and museum articles of a permanent nature.

(4) COMMITTEE ON PUBLIC RECORDS, ADMINISTRATION. On July 1, 1955, \$21,375, and annually, beginning July 1, 1956, \$21,500 for the execution of the functions of the committee on public records.

(5) LIBRARY MOVING EXPENSE. On July 1, 1953, as a nonlapsible appropriation, \$12,000 for library moving expenses.

(6) INSTRUCTION FACILITIES. On July 1, 1955, \$5,000 and on July 1, 1956, \$5,000 to facilitate in the secondary schools of the state, in accordance with s. 44.04, the proper and required instruction in the history and civil government of Wisconsin and to further a proper appreciation of the importance of the individual and the basic values of our American heritage as exemplified in the history of this great state and its several localities and communities.

(41) REVOLVING FEES. All fines, fees or other money collected by said society shall be paid within one month after receipt into the general fund and are appropriated therefrom to the state historical society as an additional appropriation to carry out its powers, duties and functions.

(71) CONSTRUCTION AND IMPROVEMENTS. There is appropriated on July 1, 1951, from the state building trust fund to the state historical society, \$318,000 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements, including alterations to present historical library building.

**History:** 1951 c. 319 s. 54 to 58; 1951 c. 347, 376, 395, 465, 711; 1953 c. 161, 251; 1955 c. 204, 277, 385, 610.

**20.433 History commission, 32nd infantry division.** There is appropriated from the general fund to the 32nd infantry division history commission:

(1) On July 1, 1955, \$20,000, as a nonlapsible appropriation, for the purpose of carrying out the provisions of s. 45.045. Expenditures from this appropriation shall be upon certification of the chairman or secretary of the commission.

(41) All moneys received from the sale of histories under s. 45.045 for the printing of additional copies of the history.

**History:** 1955 c. 548.

**20.440 Industrial commission.** There is appropriated from the general fund to the industrial commission:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$735,060, and annually, beginning July 1, 1956, \$737,324 for the execution of its functions.

(a) *Inspection services.* All fees received by the commission under s. 101.10 (12) and (13) shall be paid within 30 days into the general fund.

(2) FAIR EMPLOYMENT. On July 1, 1955, \$13,275, and annually, beginning July 1, 1956, \$13,425 for the administration of subch. II of ch. 111.

(3) FIRE INSPECTIONS. Annually, such sums as may be necessary to reimburse the industrial commission for expenses incurred in making inspections as provided by ss. 101.29 and 201.59.

(4) UNEMPLOYMENT ADMINISTRATION FUND. The moneys allotted for public employment offices under this section shall be transferred and duly credited to the unemployment administration fund under sub. (73).

(41) FEDERAL AID FOR VETERANS. The industrial commission is authorized to receive moneys from the federal veterans administration. There is appropriated to the industrial commission from the general fund \$10,000 for the execution of its functions under s. 101.10 (17). All funds made available to the state under U. S. Public Law 679 and any act amendatory thereof or supplementary thereto shall be paid within one week after receipt into the general fund and are appropriated therefrom to the industrial commission to be expended in accordance with agreements entered into between the federal veterans administration and the industrial commission. The commission is further authorized to reimburse the department of veterans affairs for federally reimbursable funds advanced by that department for the purposes herein enumerated prior to March 11, 1947. Any balance remaining in this fund at the close of any fiscal year shall not lapse but shall remain available for the purposes herein specified. Any sums expended from the appropriation made under s. 20.440 (1) for performing functions under s. 101.10 (17) and which are reimbursable by the federal government shall be transferred and credited to said s. 20.440 (1) from the money available under the appropriation made by this section.

(42) WAGE COLLECTION. All costs and attorney's fees recovered under ss. 101.10 (14) and 103.39 in collecting wage claims for employes, to be used in the discharge of its duties under these sections.

(71) DEATH BENEFIT FUND. All moneys paid into the death benefit fund under s.

102.49 are appropriated to the industrial commission to carry out the purposes of said fund.

(72) INJURIES INDEMNITY FUND. All moneys paid into the injuries indemnity fund under s. 102.59 are appropriated to the industrial commission to carry out the purposes of said fund.

(73) UNEMPLOYMENT ADMINISTRATION FUND; FEDERAL MONEYS. All federal moneys paid to the industrial commission or the state for the Wisconsin state employment service pursuant to s. 101.37 or for the administration of unemployment compensation under ch. 108, and any moneys paid to the industrial commission and deposited by it with the state treasurer pursuant to s. 108.20, and all moneys duly transferred to the unemployment administration fund pursuant to s. 20.440, are appropriated to the industrial commission for the performance of the functions of the commission under ch. 108, and for its conduct of public employment offices consistently with s. 101.37, and for its other efforts to regularize employment; to pay the compensation and expenses of appeal boards and of advisory committees; and to pay allowances stimulating education during unemployment. Any balance remaining in this fund at the close of any fiscal year shall not lapse but shall remain available for the purposes herein specified.

(74) UNEMPLOYMENT ADMINISTRATION FUND; STATE MONEYS. All vouchers covering expenditures under ch. 108, if duly drawn and approved in accordance with the provisions of the Wisconsin statutes applicable to the disbursement of state funds, shall be paid from the administration fund by the state treasurer, without regard to the sources from which this fund is derived. The treasurer of the unemployment reserve fund, however, shall maintain a separate record of all moneys received for the administration fund as interest on delinquent payments under ch. 108, and of all moneys (other than the contributions paid by certain "exempted" employers for January 1936) received for the administration fund as contributions for months ending prior to February 1936, namely the month in which federal grants were first authorized for the administration of ch. 108, and all expenditures made from said moneys. He shall charge against said moneys such expenditures and transfers heretofore made by the industrial commission as the commission may by resolution decide were not properly and validly chargeable against federal grants (or other funds) received for the administration fund in or after February 1936. Said moneys shall not be expended or available for expenditure in any manner which would permit their substitution for (or a corresponding reduction in) federal funds which would in the absence of said moneys be available to finance expenditures for the administration of ch. 108. But nothing in this section shall prevent said moneys from being used as a revolving fund, to cover expenditures (necessary and proper under ch. 108) for which federal funds have been duly requested but not yet received, subject to the charging of such expenditures against such funds when received. The industrial commission may also, by resolution duly entered in its minutes, authorize to be charged against said moneys any expenditures which it deems proper and desirable under ch. 108, provided the commission in such resolution finds that no other funds are available or can properly be used to finance such expenditures. So much of the moneys specified in this subsection as the industrial commission may from time to time direct shall be invested in United States bonds, and the interest received thereon and the proceeds therefrom shall be included in said moneys.

**History:** 1951 c. 97 s. 24; 1951 c. 251; 1951 c. 319 s. 155 to 157; 1951 c. 395; 1953 c. 251, 489; 1955 c. 204; 1955 c. 335 s. 6, 18.

**20.460 Insurance commissioner.** There is appropriated from the general fund to the commissioner of insurance:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$166,150, and annually, beginning July 1, 1956, \$166,100 for the execution of his functions as commissioner of insurance and as ex officio state fire marshal and for the performance of his duties under ch. 205. There shall also be allowed such sums as may be necessary for witness fees, and fees and mileage to officers, as provided in ss. 200.21 and 200.24.

(2) FIRE ASSOCIATIONS' SCHOOLS. Annually, beginning July 1, 1955, \$1,500 to be divided equally between the volunteer state firemen associations of the state, provided that the appropriation to any one such association shall not exceed \$150 each year; such appropriation shall be made only upon the association's compliance with the provisions of this subsection and to be used by them to conduct fire schools and to demonstrate methods of preventing and extinguishing fires. The secretary of any such association desiring such aid shall on and after July 1 of each year make a report to the commissioner, signed by the president, treasurer and secretary of such association, setting forth in detail the receipts and disbursements of the association for the preceding fiscal year in such form and detail together with such other information as the commissioner may require, including a statement that a majority of the members of the association are residents of Wisconsin.

On receipt of such reports, if the commissioner is satisfied that the business of such association has been efficiently conducted during the preceding fiscal year and in the interest of fire prevention and extinguishment and for the purpose for which such association was organized and if the final statement shows that all receipts together with the state aid have been accounted for and disbursed for the proper and necessary purposes of such association and in accordance with the laws of this state, and if a majority of the members of the association are residents of Wisconsin, then the commissioner shall certify to the director of budget and accounts for payment to such association the sum made available by this subsection. Any association using such moneys for any other purpose than authorized by this subsection shall be indebted to and shall reimburse the state in the amount so unlawfully used.

(41) EXAMINATION OF COMPANIES. On July 1, 1941, \$1,500 to be used as a revolving appropriation for examination of insurance companies, fraternal benefit societies, associations, pension funds or any organization required to be examined by the commissioner of insurance as provided by law. All moneys collected from such insurance companies, fraternal benefit societies, associations, pension funds or any organization required to be examined by the commissioner of insurance as charges for examinations shall be paid within one week after receipt into the general fund and are appropriated therefrom for the purpose of such examinations.

(42) TRUST FUNDS. As a revolving appropriation all moneys deposited pursuant to ss. 200.09, 220.08 (14) and 268.31 for disposition in accordance with ss. 220.08 (14) and (14a) and 268.31.

(71) STATE INSURANCE FUND; ADMINISTRATION AND OPERATIONS. All moneys paid into the state insurance fund under the provisions of ss. 210.02 and 210.04 are appropriated to the commissioner of insurance to carry out the purposes of the creation of said fund and to be used as provided in ch. 210. Of this appropriation there is allotted for administration as follows:

	1955-1956	1956-1957
Personal services .....	\$17,300	\$17,400
Materials and expense .....	12,925	13,075
Capital outlay .....	125	50

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7), payments to the state of Wisconsin investment board pursuant to s. 20.480 (1) and payments to the general fund pursuant to s. 200.17 (4).

**Note:** Ch. 285, Laws 1955, transfers \$5,000,000 from the state insurance fund to the general fund on July 1, 1955; see 210.02 (3).

(72) STATE LIFE FUND; ADMINISTRATION AND OPERATIONS. All moneys paid into the state life fund under the provisions of s. 210.05 are appropriated to the commissioner of insurance to carry out the purposes of the creation of said fund and to be used as provided in said section. Of this appropriation there is allotted for administration as follows:

	1955-1956	1956-1957
Personal services .....	\$8,700	\$8,900
Materials and expense .....	1,750	1,750
Capital outlay .....	50	50

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7), and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1).

(73) MUTUAL WORKMEN'S COMPENSATION SECURITY FUND. All moneys paid into the mutual workmen's compensation security fund under s. 102.65 (4) are appropriated to the commissioner of insurance to carry out the purposes of said fund and to be used as provided in s. 102.65.

(74) RECIPROCAL WORKMEN'S COMPENSATION SECURITY FUND. All moneys paid into the reciprocal workmen's compensation security fund under s. 102.65 (6) are appropriated to the commissioner of insurance to carry out the purposes of said fund and to be used as provided in s. 102.65.

(75) STOCK WORKMEN'S COMPENSATION SECURITY FUND. All moneys paid into the stock workmen's compensation security fund under s. 102.65 (2) are appropriated to the commissioner of insurance to carry out the purposes of said fund and to be used as provided in s. 102.65.

**History:** 1951 c. 97 s. 23; 1951 c. 319 s. 151 to 154; 1951 c. 395; 1953 c. 251, 674; 1955 c. 204; 1955 c. 385 s. 6, 19, 20; 1955 c. 387.

**20.470 Interstate co-operation commission.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the commission on interstate co-operation, annually, beginning July 1, 1955, \$10,500 for the execution of its functions under s. 14.75.

**History:** 1951 c. 319 s. 183; 1955 c. 385.

**20.480 Investment board.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the state of Wisconsin investment board:

On July 1, 1955, \$119,110, and annually, beginning July 1, 1956, \$121,852 for the execution of its functions under ss. 25.15 to 25.19.

At the end of each fiscal year, the general fund shall be reimbursed, from the income of the several funds under the control of the state of Wisconsin investment board, except the general fund, or through the provisions of s. 25.17 (5), the amount actually expended under this appropriation for the cost of making the investments and for the supervision of the loans and securities of such funds. The state of Wisconsin investment board shall bill the several funds, except the general fund, at the end of each fiscal year for the costs so incurred, in accordance with proper cost records maintained by said board for the investment expenses chargeable to each respective fund. At the end of each fiscal year, the general fund shall be reimbursed by the state deposit fund for the cost of administration and operation under s. 20.480 (72).

(2) STATE EMPLOYEES' RETIREMENT FUND ADMINISTRATION. Commencing January 1, 1948, such sums as may be necessary to pay the expense of administering the fund referred to in sub. (71).

(70) INVESTMENT OF STATE FUNDS. The state of Wisconsin investment board shall invest and reinvest the principal of the state funds as provided in s. 25.17.

(71) STATE EMPLOYEES' RETIREMENT FUND; BENEFITS. All moneys paid into the state employees' retirement fund are appropriated to the state of Wisconsin investment board, to carry out the purposes for which said fund was created and to be used as provided in ch. 42.

(72) STATE DEPOSIT FUND. All moneys paid into the state deposit fund are appropriated to the state of Wisconsin investment board, to carry out the purposes for which said fund was created and to be used as provided in ch. 34.

**Note:** Ch. 332, Laws 1955, transfers the balance of the state deposit fund to the general fund on July 1, 1955; see 34.08 (6).

**History:** 1951 c. 319 s. 32, 191; 1951 c. 395, 511; 1953 c. 251; 1955 c. 204; 1955 c. 385 s. 6, 21, 22, 22a.

**20.488 Judgment debtor relief commission.** (1) GENERAL ADMINISTRATION. There is appropriated to the judgment debtor relief commission from the respective funds from which the salaries of state law enforcement officers are paid a sum sufficient for the payment of amounts awarded toward the payment of judgments, counsel fees and costs as provided in s. 285.06.

**History:** 1953 c. 621; 1955 c. 385.

**20.490 Judicial council.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the judicial council on July 1, 1955, \$17,400, and annually, beginning July 1, 1956, \$18,175 for the execution of its functions under s. 251.181.

**History:** 1951 c. 392; 1953 c. 251; 1955 c. 204, 385.

**20.500 Lands, commissioners of public.** There is appropriated from the general fund to the commissioners of public lands:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$21,800, and annually, beginning July 1, 1956, \$22,225 for the execution of their functions.

(2) APPRAISAL OF LANDS. On July 1, 1955, \$25,150, and on July 1, 1956, \$25,150 for the appraisal of all lands under their jurisdiction. Persons employed to complete such appraisal and survey shall not be subject to ch. 16 and shall be appointed by the commissioner of public lands.

(71) AGRICULTURAL COLLEGE FUND. The commissioners shall invest and loan the agricultural college fund as provided in s. 25.01.

(72) COMMON SCHOOL FUND. The commissioners shall invest and loan the common school fund as provided in s. 25.01.

(73) NORMAL SCHOOL FUND. The commissioners shall invest and loan the normal school fund as provided in s. 25.01.

(74) UNIVERSITY FUND. The commissioners shall invest and loan the university fund as provided in s. 25.01.

**History:** 1951 c. 319 s. 77 to 80; 1951 c. 395; 1955 c. 204; 1955 c. 385 s. 6, 23.

**20.510 Law library.** There is appropriated from the general fund to the board of trustees of the state library:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$35,950, and annually, beginning July 1, 1956, \$35,000 to carry into effect its functions relative to the state library.

History: 1951 c. 319 s. 177, 178; 1951 c. 395; 1955 c. 204, 385.

**20.520 Legislative council.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund annually, beginning July 1, 1955, \$45,000 to the joint legislative council created by s. 13.35 for the execution of the functions of the council and its committees. Expenditures from this appropriation shall be by voucher signed by the chairman or secretary of the council. The unencumbered balance on June 30, 1956 shall be nonlapsible until June 30, 1957.

(a) All appropriations to the legislative council made under this section shall be treated as biennial appropriations as defined in s. 20.001 (5), and expenditures from such appropriations shall be by voucher signed either by the chairman or secretary of the council. At the end of each fiscal year, the general fund shall be reimbursed from the income of any other state fund, the amounts actually expended within the appropriations of this section for the cost of making and publishing surveys and analyses of activities and policies related to such funds. The legislative council shall bill such state funds at the end of each fiscal year for the costs so incurred, in accordance with proper cost records maintained by said legislative council. Such reimbursements shall be deposited in the general fund as nonappropriated revenue.

(2) GENERAL RESEARCH. There is appropriated from the general fund for the biennium July 1, 1955, to June 30, 1957, \$35,000 to conduct research and develop studies on such problems as may be referred to the council by the 1955 legislature and which do not require special personnel or consultative services.

(3) REVENUE SOURCES STUDY. There is appropriated for the biennium 1955-57 to the joint legislative council \$12,000 for the activities of the committee to study revenue sources for the state and its subdivisions created under s. 13.60.

(5) COMMITTEE ON MENOMINEE INDIANS. There is appropriated from the general fund to the joint legislative council \$5,000 for the biennium 1955-1957 for defraying the expenses incurred pursuant to Joint Resolution No. 72, A. The committee created by that joint resolution shall be considered a committee of the council, and the council shall be responsible for keeping the records of the committee and co-ordinating the necessary research. The council may direct research into the various problems involved and is authorized to co-operate with the secretary of the interior in aiding and assisting the Menominee Indian tribe in carrying out its duty to formulate a plan (as required by P. L. 399, 83rd congress, second session) for the future control of the tribal property and service functions now conducted under the supervision of the United States. The university of Wisconsin shall co-operate to the fullest extent in making available to the council and the committee its facilities and personnel. The members of the committee shall receive no compensation for their services but shall be reimbursed for expenses incurred in attending meetings of the committee in the manner provided in the joint resolution.

(41) GIFTS AND DONATIONS. The council may accept and use any funds made available to it in connection with any research or study undertaken by it. All such funds shall be paid within one week after receipt into the general fund and are appropriated and credited to the appropriation made in sub. (1).

(71) HIGHWAY PROBLEMS STUDY. There is appropriated from the state highway fund annually for the years beginning July 1, 1955 and July 1, 1956, \$10,000 to the joint legislative council for the continuation of the study of highway problems and \$5,000 for the biennium beginning July 1, 1955 for the motor vehicle laws study ordered by the legislature in Joint Resolution No. 57, A. (1955).

(a) Payments from this appropriation for reimbursement of expenses and compensation for services shall be made only to persons not on the state highway commission pay roll except that employes of the commission may be compensated for work performed on the study in excess of the standard work week. The highway commission and its employes shall when requested fully co-operate with and assist the council and the advisory committee in making such study.

(b) Payments from the appropriation made by this section shall be by voucher signed by the chairman or secretary of the council.

(75) All appropriations to the joint legislative council made under this section shall be treated as biennial appropriations as defined in s. 20.001 (5), and expenditures from such appropriations shall be by voucher signed either by the chairman or secretary of the council. At the end of each fiscal year the general fund shall be reimbursed from the income of any other state fund, the amounts actually expended within the appropriations of this section for the cost of making and publishing surveys and analyses of activities and policies related to such funds. The legislative council shall bill such state funds at the end of each fiscal year for the costs so incurred, in accordance with proper cost records main-

tained by said legislative council. Such reimbursements shall be deposited in the general fund as nonappropriated revenue.

**History:** 1951 c. 319 s. 6; 1951 c. 425, 623; 1953 c. 199, 251, 324, 331, 332, 392, 395; 1955 c. 204, 235, 385, 468, 596, 625.

**20.530 Legislature.** There is appropriated from the general fund to the legislature, annually, beginning July 1, 1913, such sum as may be necessary to carry out its functions. Of this there is allotted:

(1) MEMBERS. Compensation, mileage, and a monthly allowance for expenses to each member of the legislature, as follows:

(a) \$200 per month, payable monthly.

(b) For each special or regular session, mileage at the rate of 10 cents per mile for every mile traveled in going to and returning from the state capitol on the most usual route.

(c) Members of the legislature serving on any legislative or interim committee (except the committee created by s. 13.057), the emergency board or any other body all or a part of whose members are by law required to be members of the legislature shall be paid no additional compensation for such services but shall be reimbursed their actual and necessary expenses in attending any meeting of such committee or other body held while the legislature is not in session or during a recess of the legislature of one month or more in duration.

(cm) Members of the visitation committee created by s. 13.057 shall be paid no additional compensation for such services but shall be reimbursed their transportation expense and \$7 per day for other expenses in attending any meeting or trip of the committee while the legislature is not in session. The reimbursement for transportation, if by public conveyance, shall be the actual cost thereof and if by personal automobile the rate provided in s. 20.941 (1) and (3), but no claim for transportation shall be allowed unless such expense is actually incurred.

(d) Members of the legislature elected, appointed, or employed in or to any other office or employment under the state government not incompatible with their membership in the legislature shall be paid only such part of the salary fixed for such office or employment as is in excess of the salary paid them as members of the legislature.

(e) The salary of any member who dies during his term of office shall be paid monthly to his estate or personal representative until his successor is elected and qualified. When any person elected a member shall die before commencement of the term of office to which he is elected, he shall be deemed a member dying during such term of office and his salary as such member shall be paid monthly to his estate or personal representative until his successor is elected and qualified.

(f) Any member of the legislature who has signified, by affidavit filed with the director of budget and accounts, the necessity of establishing a temporary residence at the state capital for the period of any regular or special legislative session shall be entitled to an allowance of not to exceed \$100 per calendar month, or part thereof, for expenses incurred for food and lodging during each regular session and during each special session. Such allowances shall be paid within one week after each calendar month; and shall be paid, upon the filing with such director, the member's affidavit stating the amount of such expenses and lodging.

(g) All members of the legislature shall be entitled, in addition to the mileage allowed in par. (b), to an allowance for transportation expenses incurred in going to and returning from the state capitol once every week during each regular legislative session, at the same rate per mile for each traveled in going to and returning from the state capitol on the most usual route as is provided for transportation for state officers and employes under ss. 20.940 and 20.941. Such allowances shall be paid monthly upon presentation to the director of budget and accounts of a verified written statement containing such information as the director may require.

(2) SPEAKER. (a) To the speaker of the assembly, for his services as speaker, \$25 per month, payable monthly, in addition to his compensation and mileage as a member.

(b) In addition to the appropriation made in par. (a), the sum of \$7 per day for each day the assembly is in session and the sum of \$7 per day for each day during the 2 weeks' period after sine die adjournment of the legislature for the services of a secretary appointed under s. 16.09 (2) (a).

(2m) LIEUTENANT GOVERNOR. To the lieutenant governor, as follows:

(a) For his services as president of the senate \$10,000 per term, payable one-half at the beginning of the regular session, one-fourth at the end of such session, and one-fourth on the first of January following.

(b) In addition to the appropriation made in par. (a) for salary, the sum of \$7 per day for each day the senate is in session and the sum of \$7 per day for each day during the 2 weeks' period after sine die adjournment of the legislature, for the services of a

secretary, who may be either male or female, appointed under s. 16.09 (2) (a), and for each regular session of the legislature, \$200 for office supplies and expenses, and \$600 for travel expense incident to attending the lieutenant governors' conference and other travel incident to the operation of his office.

(3) CHIEF CLERKS. (a) To the chief of the senate, and of the assembly, each, \$3,400 for the regular session, payable one-half at the beginning and one-half at the end of the regular session or when the legislature adjourns for more than 30 days, whichever comes first; \$12 per day for any special session, and \$50 for service at the opening of the succeeding regular session.

(b) The chief clerks shall perform such duties for their respective houses as may be necessary during the interim between regular sessions, and for each such services each chief clerk shall be paid \$500 for the interim, payable one-half on January 1 and one-half on July 1 following the regular session.

(c) To each chief clerk and each sergeant at arms for the 1955 regular session as a cost of living bonus \$700, and to the assembly voting machine operator \$400, payable at the end of the regular session or when the legislature adjourns for more than 30 days, whichever comes first.

(4) SERGEANT AT ARMS (a) To the sergeant at arms of the senate, and of the assembly, each \$2,600 for the regular session, payable one-half at the beginning and one-half at the end of the regular session or when the legislature adjourns for more than 30 days, whichever comes first and \$10 per day for any special session.

(b) The sergeant at arms shall perform such duties for their respective houses as may be necessary during the interim between regular sessions, and for such services each sergeant at arms shall be paid \$500 for the interim, payable one-half on January 1 and one-half on July 1 following the regular session.

(c) During the interim between regular sessions, to an assistant of the sergeant at arms of the senate for services performed by him in looking after and caring for business in the senate sergeant at arms office, \$100 per month commencing on the first day of the month following sine die adjournment. The working day office hours of such assistant during the interim shall be from 9 a. m. to 12 noon and from 2 to 3 p. m.

(5) SENATE SUBORDINATE CLERKS. To subordinate clerks of the senate, as follows:

(a) Ten legislative clerks, who shall assist the chief clerk in maintaining the official records of proceedings, index, revise and enroll bills, maintain mailing lists, and perform such other work as may be required, \$7 per day. Two of said clerks shall be assigned to the revising and enrolling of bills and shall have some knowledge of and experience in proof reading as evidenced by such test as the bureau of personnel may require.

(b) Twelve legislative stenographers, who shall be expert in stenography and type-writing, to perform general stenographic and clerical duties for members and committees as assigned by the chief clerk, \$7 per day.

(c) Three legislative typists, who shall be expert in the use of the typewriter, to engross bills and perform such other typing and clerical work as may be required by the chief clerk, \$6 per day.

(d) The chief clerk may designate one of the employes on his staff as assistant chief clerk who, while serving in such capacity, may receive an additional \$1 per day.

(6) ASSEMBLY SUBORDINATE CLERKS. To subordinate clerks of the assembly, as follows:

(a) Thirteen legislative clerks, who shall assist the chief clerk in maintaining the official records of proceedings of the assembly, index, revise and enroll bills, maintain mailing lists, and perform such other work as may be required, \$7 per day. Two of said clerks shall be assigned to the revising and enrolling of bills and shall have some knowledge of and experience in proof reading as evidenced by such tests as the bureau of personnel may require; one of said clerks shall be assigned to the operation of the voting machine and shall receive \$1 a day more than the amount stipulated for legislative clerks in this paragraph.

(b) Fifteen legislative stenographers, who shall be expert in stenography and type-writing, to perform general stenographic and clerical duties for members and committees as assigned by the chief clerk, \$7 per day.

(c) Four legislative typists, who shall be expert in the use of the typewriter, to engross bills and perform such other typing and clerical work as may be required by the chief clerk, \$6 per day.

(e) One messenger to assist the voting machine operator, who shall have some knowledge of and experience in the operation of a photostat, electrical relays and related electrical equipment, \$5 per day.

(f) The chief clerk may designate one of the employes on his staff as assistant chief clerk who, while serving in such capacity, may receive an additional \$1 per day.

(7) SENATE SUBORDINATES OF SERGEANTS AT ARMS. To subordinates of the sergeant at arms of the senate, as follows:

(a) Twelve legislative messengers, who shall assist the sergeant at arms in caring for and guarding the premises and property in and about the chambers and rooms used by and for the legislature, direct visitors and perform such other work as may be required, \$5 per day; in addition thereto, one policeman, one night watchman, one gallery attendant, and 2 night laborers, \$5 per day.

(b) Four legislative clerks, who shall have charge and custody of the printed matter incident to the activities of the legislature, or the post office maintained in the capitol for the convenience of the members, and perform such other duties as may be required by the sergeant at arms or the rules of the senate, \$7 per day.

(c) The sergeant at arms may designate one of the above clerks to serve as assistant sergeant at arms who, while serving in that capacity, may receive an additional 50 cents per day.

(8) ASSEMBLY SUBORDINATES OF SERGEANT AT ARMS. To subordinates of the sergeant at arms of the assembly, as follows:

(a) Seventeen legislative messengers, who shall assist the sergeant at arms in caring for and guarding the premises and property in and about the chambers and rooms used by and for the legislature, direct visitors and perform such other work as may be required, \$5 per day; in addition thereto, one policeman, one night watchman, 2 gallery attendants, one cloakroom attendant, 2 night laborers and one post-office messenger, \$5 per day.

(b) Four legislative clerks who shall have charge and custody of the printed matter incident to the activities of the legislature, or the post office maintained in the capitol for the convenience of the members, and such other duties as may be required by the sergeant at arms or the rules of the assembly, \$7 per day.

(c) The sergeant at arms may designate one of the above clerks to serve as assistant sergeant at arms who, while serving in that capacity, may receive an additional 50 cents per day.

(9) CLERKS AND SUBORDINATES DURING INTERIM AND AFTER ADJOURNMENT. A sum sufficient to clerks and subordinates detailed for service during the interim and after the close of the session, as provided in s. 13.14 (5) and (6), not exceeding the compensation specified in subs. (5), (6), (7) and (8); such employment not to exceed 90 days and to be approved by the president of the senate and the speaker of the assembly.

(9a) RECESS SESSION. To each chief clerk and each sergeant at arms for the period from June 24, 1955, to sine die adjournment as a cost of living bonus \$500, payable upon sine die adjournment.

(9m) LEGISLATIVE EMPLOYEES, COST OF LIVING BONUS. For the 1955 regular session and, as to clerks detailed for service during such period under s. 13.14 (6) for 90 days thereafter, or any special session intervening between the 1955 and 1957 regular sessions, a sum sufficient to provide a cost of living bonus to each legislative employee, as follows: \$2 per calendar day to each employe paid from the appropriations made under subs. (2) (b), (2m) (b), (5) (a), (b), (c), (6) (a), (b), (c), (e), (7) (a), (b), (8) (a), (b) and (9). Such bonus shall be paid monthly and shall be computed from January 12, 1955. The proper certification officer shall monthly certify to the department of budget and accounts the amount due each such employe under this subsection and the director of budget and accounts shall draw his warrant for the amount so certified for each such employe; provided that the proper certifying officer shall certify to the department of budget and accounts the additional amounts becoming due each such employe under this amendment (June, 1955) for the period preceding, and the director of budget and accounts shall draw his warrant for the additional amount so certified for each such employe, within 10 days after the effective date of this amendment or as near as may be.

(10) CONTINGENT EXPENSES. For contingent expenses of the senate and assembly, each \$1,000, and, in addition thereto, on July 1, 1949, \$1,000 for contingent expenses of the assembly, subject to the following conditions:

(a) Any such proposed expenditure for either house shall be reported to the house by its committee on contingent expenditures, together with a statement of the name of the person who is to receive the money and the purpose for which it is to be expended.

(b) Such expenditure shall not be made unless it is authorized by a yea and nay vote of such house, to be entered on its journal; nor for any other purpose than to enable the house authorizing such expense to discharge its lawful functions.

(c) Whenever such expenditure is authorized, the chairman of the committee on contingent expenditures shall certify to the director of budget and accounts a copy of the statement prescribed in par. (a) and of so much of the journal as may be necessary to show affirmative action under par. (b).

(11) CHAPLAINS. To the officiating chaplains of the senate and assembly the sum of \$3 for each such day of service, to be paid on the certificates of the chief clerks of the senate and assembly, respectively, showing the amounts to which each such chaplain is entitled.

(13) FUNERAL COMMITTEE. To the members of the legislature appointed pursuant to s. 13.055, their necessary and actual expenses, to be certified by them to the director of budget and accounts.

(14) EXPENDITURES FOR FLOWERS BY LEGISLATURE. For expenses incurred in procuring floral pieces for deceased or ill members of the legislature and for deceased state officers who in the judgment of the presiding officer and chief clerk have been identified with the legislative process, to be presented by voucher signed by the presiding officer or chief clerk of the proper house.

(20) JOINT SURVEY COMMITTEE ON RETIREMENT SYSTEMS. On July 1, 1955, \$5,600, and annually, beginning July 1, 1956, \$4,600, to the joint survey committee on retirement systems to carry out the provisions of s. 13.40.

(21) ADMINISTRATIVE RULES REVIEW COMMITTEE. There is appropriated from the general fund annually for the years beginning July 1, 1955, and July 1, 1956, \$3,000 to the committee for review of administrative rules created by s. 227.041 for the performance of its functions.

**History:** 1951 c. 1, 328, 357, 395, 543, 616; 1953 c. 251, 283, 540, 685; 1955 c. 1, 204, 221, 385, 393, 394, 445, 453, 645.

**20.540 Medical examiners.** There is appropriated from the general fund to the state board of medical examiners:

(41) GENERAL ADMINISTRATION. For the execution of its functions, including the performance of its duties under ss. 147.13 (6) and 147.175, all moneys received by it and paid into the general fund.

**History:** 1951 c. 319 s. 232; 1955 c. 385.

**20.550 Miscellaneous general appropriations.** There is appropriated from the general fund, or such other funds as may be indicated, annually, to be paid as herein provided:

(1) COMPENSATION, INJURED STATE EMPLOYEES. Annually, such sums as may be necessary for payments as provided in ch. 102, and under ss. 56.21 and 66.191, except that payments of increased compensation payable under ss. 102.57 and 102.60, shall be paid from the appropriation covering the salary or maintenance of the person injured, provided such appropriation has not been exhausted; otherwise payments shall be made from the general fund and the first \$200 of compensation thus paid from the general fund in the case of any person whose work was financed from a segregated fund or account shall be charged to that fund or account.

(2) LITIGATION CHARGES AND JUDGMENTS. Such sums as may be necessary to pay all fees, costs, disbursements, expenses, and judgments chargeable against the state as provided in ss. 59.31, 285.04, 286.43, 326.23 (2), and ch. 582, laws of 1911.

(3) REIMBURSEMENT CLAIMS OF COUNTIES CONTAINING STATE INSTITUTIONS. Annually, a sum sufficient to pay all valid claims made by county clerks of counties containing certain state institutions as provided in s. 15.15 (7). The department of public welfare is hereby authorized to pay outstanding 1951-1952 claims of \$236.72 from its appropriation for the fiscal year beginning July 1, 1952, the provisions of s. 15.16 (5) (a) to the contrary notwithstanding.

(4) TAXES ON STATE LANDS. Annually, beginning July 1, 1945, \$100 for the administration of s. 74.57.

(5) INTEREST ON OVERPAYMENT OF TAXES. From the general fund such sums as may be necessary to pay interest on overpayments of taxes refunded under s. 71.12 (2).

(6) BANK SCRIPT REDEMPTION. Annually, beginning July 1, 1955, such sums as may be necessary for the redemption of bank script in accordance with s. 220.20.

(7) LOSSES ON PUBLIC DEPOSITS. Annually, such sums as may be necessary for the payment to public depositors of losses as defined by s. 34.01 (6). The aggregate of said payments shall not exceed the balance in the state deposit fund as of the close of business on June 30, 1955 plus interest at the rate of 2½ per cent per annum computed to the date of any such payment.

(29) FOREST CROP LAW ADMINISTRATION. Pursuant to s. 77.14, annually, beginning July 1, 1953, \$5,200 for payment of personal services necessary to carry out the provisions of ch. 77.

(37) SUPPLEMENTAL APPROPRIATION; BONUS PAYMENTS. There is appropriated to the various departments as defined in s. 16.02 (6) annually, beginning July 1, 1949, from

the respective funds from which employes' and officers' salaries are paid, a sum sufficient to supplement the appropriation of any department in the amount necessary to pay cost of living bonuses pursuant to s. 20.932.

(38) SALARY DEDUCTIONS DEPOSITED WITH STATE TREASURER. All sums deposited in the state treasury on account of deductions from salaries of state officers and employes in accordance with s. 20.939 are appropriated from the respective funds in which deposited to the respective departments or other agencies of state government on whose account they were deposited, for payment to the person entitled to receive them, or for necessary adjustments to correct errors.

(39) ADVANCEMENT OF STATE EMPLOYEE TRAVEL EXPENSE. There is appropriated from the respective funds from which state employes' and state officers' travel expenses are paid a sum sufficient to be allotted by the emergency board to the various state agencies upon application by such agencies, to be used as a contingent fund for the payment in advance of an individual's estimated monthly travel expense and final adjustment of the advance of actual monthly travel expense. The emergency board shall determine the amount to be allotted to each state agency upon the basis of the monthly amounts normally expended by such agency for travel expense. The amount allotted to each state agency shall be deposited in a separate account in a public depository to be designated by the emergency board, and shall be known as the "travel expense contingent fund." Payment of travel advances and adjustments of the advance to actual monthly travel expense shall be made by check drawn by the head of each state agency or his designated agent without the necessity of being first submitted to the department of budget and accounts for approval and audit. No advance shall be made unless the estimate exceeds \$50, in which case the advance shall not exceed 75 per cent of the estimate. From time to time each state agency, pursuant to rules and regulations prescribed by the director of budget and accounts, shall file claim for reimbursement on a sworn voucher which shall be accompanied by the actual travel expense accounts for payment of which reimbursement is claimed. No such claim may be submitted for travel advances but only for the travel expense actually incurred. After approval of such claim by the director of budget and accounts, the director shall draw his warrant against the proper appropriation or appropriations of each state agency in the amount approved and payable to the "travel expense contingent fund" which shall be reimbursed thereby the total amount lawfully paid therefrom. If the head of the state agency or his designated agent shall pay any bill which is subsequently disapproved by the director of budget and accounts as unlawful and unauthorized, he shall, within 10 days after notification by the director of budget and accounts, personally make good such unlawful or unauthorized payment. All moneys received in reimbursement for payments made from the travel expense contingent fund shall be deposited to the credit of said account and are added to this appropriation. Each state agency shall be required to execute and file a surety bond in such sum as the emergency board may require, guaranteeing the faithful discharge of duties and obligations under this section, the premium to be paid out of the proper appropriation for each of said state agencies. Any check drawn against the travel expense contingent fund which is not paid within 2 years of the date of its drawing because of inability to locate the drawee or his failure to submit same for payment, after the bank has been requested to stop payment, shall be treated as a canceled check and added to the checking account balance. A check for the amount so added shall be drawn in favor of the state treasurer and deposited in the respective originating state fund. If the person entitled to a check so canceled presents a satisfactory claim therefor to the state agency, said state agency shall direct the director of budget and accounts to draw a warrant in payment of such claim and charge same to a sum sufficient appropriation for the repayment of canceled checks as provided in s. 20.956 of the statutes.

(40) BALANCES REPEALED. The following balances are repealed and shall revert to the general fund:

Department	Appropriation Title	Amount of Balance Reverted
Public Welfare Department	Camp Hayward Fire Loss Revolving	\$ 170.00
Purchases, Bureau of	War Surplus commodities, Executive budget	813.87
Purchases, Bureau of	War surplus commodities, Revolving	75,000.00
Miscellaneous:		
National Flag Day Foundation	Ch. 675, laws of 1951	4,593.30
Anthrax claims	Ch. 671, laws of 1953	164.16

(41) CANCELED DRAFTS. There is appropriated from the proper fund such sums as may be necessary to pay warrants issued by the state treasurer to replace canceled checks or drafts as provided in s. 20.956.

(68) FEDERAL FUNDS. Any and all funds which may be paid to the state of Wisconsin under the authority of s. 14.205, shall, upon receipt, be paid into the state treasury, and the same shall be and hereby are appropriated to the state board, commission or department designated by the governor to administer the same. Expenditures of such funds shall be made in the same manner and subject to the laws, rules and regulations governing payments made by the state treasury, and further such expenditures shall be made in accord with federal rules and regulations. If funds made available be retained by the government of the United States, then the officers and employes of the state of Wisconsin designated to administer same shall be governed by the act of congress and the rules and regulations of the federal government.

(69) GIFTS, GRANTS, DEVISES, BEQUESTS. All moneys received from gifts, grants, bequests and devises as authorized by s. 14.87 shall be paid into the general fund and are appropriated to the proper state agency or officer, to be used to carry out the purposes for which made and received.

(71) BUILDINGS AND IMPROVEMENTS; FEDERAL AID. Unless otherwise provided by law all moneys received from the federal government or from other sources for the construction, remodeling, repairing, equipment or otherwise improving any of the State's buildings or institutions shall be paid into the state building trust fund and are appropriated therefrom to the proper department for the purposes for which received, as certified by the governor. The state of Wisconsin hereby assents to the provisions of any act of congress making such funds available to this state for such purposes. When the legislature is not in session or during any recess thereof the governor is authorized on behalf of the state to accept such federal or other moneys upon such terms and conditions as he may deem advisable and as provided in s. 13.351. Specifically excluded from the provisions of this subsection are all moneys received under s. 20.840 (61) or received in connection with projects already started in other funds. Such moneys shall be credited to the respective fund from which such projects were heretofore started.

**History:** 1951 c. 231; 1951 c. 319 s. 35, 36; 1951 c. 395 s. 4; 1951 c. 711; 1953 c. 257, 328, 427, 674; 1955 c. 204 s. 17, 54; 1955 c. 282, 283; 1955 c. 332, 385 s. 6, 24 to 27.

(18) [20.550 (39)] providing for advancement of state employe travel expense is constitutional. 42 Atty. Gen. 103.

**20.551 Miscellaneous interfund transfers.** There is appropriated from the general fund, or such other funds as may be indicated, annually, to be paid as herein provided:

(1a) TRANSFER TO CONSERVATION FUND; ADVERTISING WISCONSIN. Annually, beginning July 1, 1953, \$103,100 to the conservation fund for the execution of its functions under s. 23.09 (7) (1).

(1b) TRANSFER TO CONSERVATION FUND; STATE PARKS. There is appropriated from the general fund to the conservation fund annually, beginning July 1, 1951, \$150,000 to supplement the appropriation made by s. 20.280 (76).

(2) TRANSFER TO POSTWAR REHABILITATION TRUST FUND. The entire proceeds of the tax imposed by section 1 of chapter 505, laws of 1935 as amended (section 71.60, statutes of 1941) applicable to income of 1942 or corresponding fiscal year and collections made after April 22, 1943, applicable to any prior year, shall be transferred to a separate fund in the state treasury known as the "Postwar Rehabilitation Trust Fund" which shall be used exclusively for health, educational and economic rehabilitation of returning Wisconsin veterans of World War II and their dependents. The state department of taxation shall certify to the director of budget and accounts on July 1, 1943, and every 3 months thereafter, the net collections of said tax applicable to income of 1942 or corresponding fiscal year and net collections made after April 22, 1943, applicable to any prior year and thereupon the amount so certified shall be transferred from the general fund to the postwar rehabilitation trust fund.

(3) TRANSFER TO DRAINAGE FUND. There having been heretofore paid into the general fund from the proceeds of the swamp and overflowed lands a sum of money in excess of the amount herein appropriated, the state treasurer is directed to transfer to the drainage fund [created by s. 25.24] from the general fund on July 1 of each year, \$5,500.

(5) TRANSFER TO STATE BUILDING TRUST FUND. There is appropriated from the general fund to the state building trust fund on July 1, 1953, and annually thereafter, an amount equal to 2 percent of the value of state buildings, structures, utility plants and equipment therein, excepting those under the jurisdiction of the highway commission, as appraised by the bureau of engineering in accordance with s. 13.351 (3).

**Note:** Ch. 404, Laws 1955, transfers \$3,000,000 from the general fund to the state building trust fund on July 1, 1955; see 20.670 (72).

(6) TRANSFER TO TEACHERS' RETIREMENT FUND. There is appropriated from the general fund, annually, such sums as may be necessary to pay the state deposit into the retirement deposit fund and the contingent fund of the state teachers' retirement system as required by s. 42.46.

(7) TRANSFER TO STATE DEPOSIT FUND. There is appropriated from each state fund, from time to time, such sums as may be necessary for payment into the state deposit fund of amounts required to be paid upon the deposits of each of said funds, and the director of budget and accounts shall draw his warrant and the state treasurer shall pay such amounts into the state deposit fund not later than the 25th day of January, April, July and October of each year. There is appropriated from the general fund, from time to time, such sums as may be necessary for payment into the state deposit fund of amounts required to be paid upon public moneys deposited by the state treasurer where such moneys are subject to state, federal or trust restrictions which prevent the use of such moneys or the interest therefrom for payments required by ch. 34, and the director of budget and accounts shall draw his warrant and the state treasurer shall pay such amounts into the state deposit fund not later than the 25th day of January, April, July and October of each year.

(8) TRANSFER TO STATE EMPLOYEES' RETIREMENT FUND. Annually, beginning July 1, 1951, from the respective funds from which employes' and appointed state officers' salaries are paid, such sums as may be necessary to pay the state pensions under the state employes' retirement system to members thereof whose salaries were normally paid from such fund. In cases where a change of funds is made so that the appropriation from which a retired employe's salary was paid up to the time of retirement, thereafter is made from another fund, the pension of such employe shall be paid from the new fund after such change. Immediately after July 1, 1947, the state of Wisconsin investment board shall determine the amounts which have been paid to any such retired employes since any such change in funds, and certify to the director of budget and accounts the amount so paid, which amount shall thereupon be transferred from the proper fund to the credit of the fund from which the pensions have been paid. This appropriation shall be credited to the annuity reserve fund, pursuant to the certification by the state of Wisconsin investment board as provided in s. 42.69 (3). All moneys in the annuity reserve fund and employes' savings fund, which together shall constitute a fund in the state treasury to be known as the "State Employes' Retirement Fund," shall be used for the purpose of administering said fund.

(9) TRANSFER TO WISCONSIN RETIREMENT FUND. There is appropriated annually, beginning July 1, 1947, from the respective funds from which state employes' and appointed state officers' salaries are paid such sums as may be necessary to make the municipality contributions to be made by the state of Wisconsin pursuant to s. 66.905 (1) (a), except that:

(a) Effective with employe earnings beginning July 1, 1949, from the general fund, all contributions by the state of Wisconsin pursuant to s. 66.905 (1) for employes of self-supporting or revolving activities of the general fund shall be charged to such respective self-supporting or revolving appropriations from which the salaries of the employes are paid, except that the municipality contributions by the state of Wisconsin which should have been made since June 30, 1949, and which shall be made hereafter pursuant to s. 66.905 (1) for employes of self-supporting or revolving appropriations which are not available for paying such municipality contributions shall be charged to the general fund, upon approval of the director of budget and accounts.

(b) Effective with employe earnings beginning July 1, 1949, from the respective appropriations in s. 20.420 of the highway fund, all contributions by the state of Wisconsin pursuant to s. 66.905 (1) shall be charged to the respective appropriations from which the salaries of the employes are paid.

(c) The contributions by the state of Wisconsin pursuant to s. 66.905 (1) for employes of the conservation commission, which may have been made prior to July 1, 1949, and which shall be made hereafter, shall be charged to the respective appropriations from the conservation fund from which the salaries of the employes were or shall be paid.

(10) TRANSFER TO WISCONSIN RETIREMENT FUND; COUNTY JUDGES. There is appropriated from the general fund on January 1, 1954 and annually thereafter beginning July 1, 1954 such sums as may be necessary to make the municipality contributions to the Wisconsin retirement fund for county judges as provided by s. 66.905 (7).

(11) TRANSFER TO PUBLIC EMPLOYEES SOCIAL SECURITY FUND. There is appropriated annually beginning January 1, 1951 from the respective funds from which the salaries of state employes and state officers are paid such sums as may be necessary to make the contributions to be made for them by the state of Wisconsin pursuant to s. 66.99; except that:

(a) All contributions by the state of Wisconsin pursuant to s. 66.99 for employes and state officers of self-supporting or revolving activities of the general fund shall be charged to such respective self-supporting or revolving appropriations from which such salaries are paid. The contributions by the state of Wisconsin which shall be made for employes of self-supporting or revolving appropriations which are not available for paying such contributions shall be charged to the general fund.

(b) All contributions by the state of Wisconsin pursuant to s. 66.99 for salaries paid from the appropriations in s. 20.420 of the highway fund shall be charged to the respective appropriations from which the salaries are paid.

(c) The contributions by the state of Wisconsin pursuant to s. 66.99 for employes and state officers of the conservation commission shall be charged to the respective appropriations from the conservation fund from which such salaries are paid.

(12) TRANSFER TO PUBLIC EMPLOYEES SOCIAL SECURITY FUND. There is appropriated from the general fund to the public employes social security fund created by s. 66.99 (9) a sum sufficient to make all payments due the secretary of the U. S. treasury under s. 66.99 as determined by the executive director of the Wisconsin retirement fund.

(13) TRANSFER TO WISCONSIN RETIREMENT FUND; MUNICIPAL AND INFERIOR JUDGES. There is appropriated from the general fund on January 1, 1956, and annually thereafter beginning July 1, 1956, such sums as may be necessary to make the municipality contributions to the Wisconsin retirement fund for full-time judges of courts of record, municipal and inferior (other than county courts) as provided by s. 66.905 (8).

(71) TRANSFER TO GENERAL FUND; MOTOR CARRIERS ADMINISTRATION. Annually, beginning July 1, 1955, from the state highway fund a sum sufficient to cover the costs of administering ch. 194 and s. 76.54 (17) by the public service commission, to be transferred to the general fund in accordance with s. 194.37 (5).

(72) TRANSFER TO GENERAL FUND; MOTOR FUEL TAX ADMINISTRATION. Annually, beginning July 1, 1955, from the state highway fund a sum sufficient to cover the cost of administering the motor fuel tax law by the department of taxation, to be transferred to the general fund in accordance with s. 78.84.

(73) TRANSFER TO GENERAL FUND; AVIATION MOTOR FUEL TAX. There is appropriated from the state highway fund to the state aeronautics commission on July 1, 1954, and annually thereafter, the amount of motor fuel tax collected on aviation motor fuel during the preceding fiscal year under ch. 78 which is in excess of the amount of motor fuel tax refunded during the preceding fiscal year on aviation motor fuel used in aircraft as determined by the department of taxation and certified to the director of budget and accounts to supplement and be transferred to the appropriation made by s. 20.130 (2).

(74) TRANSFER TO STATE BUILDING TRUST FUND. As of June 30, 1955 there is transferred from the postwar construction and improvement fund under s. 25.35 of the 1953 statutes to the state building trust fund under s. 13.351 (3), all assets, liabilities, reserves, balances, and other accounts of said postwar construction and improvement fund, but all appropriation accounts for construction so transferred, whether released or unreleased, shall retain the same character and identity in the state building trust fund.

(a) Wherever the words "postwar construction and improvement fund" appear in the statutes the revisor of statutes is directed to insert in lieu thereof the words "state building trust fund". Such new terminology shall become effective July 1, 1955 when the merger of the state's construction funds pursuant to sub. (74) is completed. It is the intent of the legislature that construction moneys released, unreleased, allotted, unallotted, encumbered, unencumbered, and all balances in construction accounts shall remain in identical force and effect after the merger under sub. (74) as before said merger when the postwar construction fund and the state building trust fund were separate entities. All releases of construction moneys after July 1, 1955 shall be made pursuant to s. 13.351 (3).

**History:** 1951 c. 60; 1951 c. 319 s. 198; 1951 c. 427, 511, 631, 711; 1953 c. 251 s. 12, 58; 1953 c. 432, 461, 542; 1955 c. 204 s. 18, 19; 1955 c. 328; 1955 c. 385 s. 6, 28, 29, 30; 1955 c. 486, 610, 650.

"Self-supporting or revolving activities of the general fund" as used in (2) (a) [20.551 (9) (a)], could include grants-in-aid from the federal security agency, so that the municipality contribution to be made by the state to the Wisconsin retirement fund pursuant to 66.905 (1) for employes whose salaries are paid from such grants-in-aid could be charged to such grants with the approval

of the federal authorities. Such contributions should not be so charged until the approval of the federal authorities has been obtained and such approval evidenced by its inclusion in a plan for the use of such grants-in-aid agreed upon by the federal government and the state of Wisconsin. 38 Atty. Gen. 500.

**20.552 Miscellaneous tax apportionments.** There is appropriated from the general fund, annually, to be paid as herein provided:

(41) INCOME TAX, NORMAL. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of normal income taxes under s. 71.14.

(42) TEACHERS' SURTAX EQUIVALENT, MILWAUKEE. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to each city of the first class its share of the teachers' surtax equivalent under s. 71.14 (8).

(43) CONSERVATION AND REGULATION COMPANIES. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the tax on conservation and regulation companies under ss. 76.28 and 76.29.

(44) ELECTRIC CO-OPERATIVES. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the license fees paid by electric co-operative associations under s. 76.48.

(45) LIGHT, HEAT AND POWER COMPANIES, MUNICIPAL. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the taxes on municipal light, heat and power companies under ss. 76.28 and 76.29.

(46) LIGHT, HEAT AND POWER COMPANIES, PRIVATE. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the taxes on private light, heat and power companies under ss. 76.28 and 76.29.

(47) PIPE-LINE COMPANIES. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the taxes on pipe-line companies under ss. 76.28 and 76.29.

(48) RAILROAD COMPANIES, TERMINAL TAX. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to towns, villages and cities their share of the taxes on railroad companies under ss. 76.28 and 76.29.

(49) STREET RAILWAY AND ELECTRIC LIGHT COMPANIES. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to counties, towns, villages and cities their share of the taxes on street railway and electric light companies under ss. 76.28 and 76.29.

(50) TELEPHONE COMPANIES. Annually, such portion of the revenues derived during the fiscal year as may be necessary to pay to towns, villages and cities their share of the license fees paid by telephone companies under s. 76.38.

(51) SEVERANCE TAX. Annually, beginning July 1, 1933, such sums as may be necessary to pay allotments of severance tax to towns and villages under s. 77.07.

(52) FIRE DEPARTMENT DUES. There is appropriated from the general fund as state aids for fire protection, annually, beginning July 1, 1949, such sums as may accrue, on account of dues to fire departments, by virtue of ss. 200.17 and 201.59, to be collected and paid over to the cities, villages and towns entitled thereto, as provided in said sections. Any unencumbered balance on June 30 shall revert to the general fund.

(53) DISTRIBUTION OF LIQUOR TAX. Semiannually on July 1 and January 1, one-half of all revenues derived during the preceding 6 months from the occupational tax on intoxicating liquors imposed in s. 139.26, subject to the provisions of s. 139.28, to be paid to the cities, towns and villages in accordance with the provisions of s. 139.28. Certification of the amounts due to the several cities, towns and villages shall be made by the commissioner of taxation.

**History:** 1955 c. 385 s. 6, 31, 32.

**20.553 Miscellaneous agency accounts.** There is appropriated from the general fund, annually, to be paid as herein provided:

(41) DISTRIBUTION OF NATIONAL FOREST INCOME. All sums of money heretofore received or which may hereafter be received from the United States government for allotment to counties containing national forest lands and designated for the benefit of public schools and public roads in such counties, shall be distributed in proportion to the national forest acreage in each as certified by the United States Forest Service. Such distribution shall be made annually within 60 days after receipt of the money from the federal government.

(42) TRANSIENT PAUPER CARE; INTERCOUNTY PAYMENTS. All moneys collected under s. 49.11 (7) (e), to be remitted to the county or municipality as provided in said paragraph.

(43) COUNTY INSTITUTIONS; INTERCOUNTY PAYMENTS. All moneys collected under s. 46.106 as special charges on account of patients in county infirmaries, hospitals or facili-

ties for the mentally infirm under ss. 49.173, 51.08, 51.09, 51.12, 51.25 (2) and 51.27 (2), to be apportioned and paid to the respective counties as provided in s. 46.106.

(44) TUBERCULOSIS SANATORIA; INTERCOUNTY PAYMENTS. All moneys collected under s. 50.11 (2) as special charges on account of patients in county tuberculosis sanatoria and private sanatoria qualified under s. 58.06 (2), to be apportioned and paid to the respective counties and private sanatoria as provided in s. 50.11 (2).

**History:** 1955 c. 335 s. 6, 33, 34, 35.

**20.555 Miscellaneous refunds.** There are appropriated from the proper respective funds, from time to time, such sums as may be necessary, for refunding or paying over moneys paid into the state treasury as follows:

(41) Moneys paid into any fund of the treasury as a deposit or advance payment; and if such moneys have been credited to an appropriation, such appropriation shall, at the time of making such refunds, be charged therewith. License fees may be refunded under this section when the license for which a fee was paid cannot be issued for any reason, or when a refund is requested prior to the beginning of the license year for which the fee was paid, unless other procedures are provided by law. Nonresident general hunting license fees and resident deer hunting license fees may be refunded upon approval of the conservation commission when an open season for hunting deer with firearms has been postponed or canceled and said commission has found that the applicant for such refund was unable to avail himself of the privileges of the license because of such postponement or cancellation.

(42) Moneys paid into the state treasury in error; but no such refund shall be made except upon the written approval of the governor, secretary of state, state treasurer, and attorney general.

(43) Taxes collected and paid into the state treasury in excess of lawful taxation, when claims therefor have been established as provided in ss. 71.10 (10) and (11), 71.11 (19), 71.12 (2) and (4), 72.08, 74.73, 76.13 (3), 76.19, 76.20, 76.38, 76.43, 78.19, 78.20, 78.75, 139.04, 139.50 (17) and (26) and 168.12 (2), (3) and (4).

(44) The proportionate parts of taxes paid into the state treasury and due to municipalities as provided in ss. 76.23 and 76.29.

(45) Any balances remaining at the end of any calendar year, of any deposits in the state treasury made by insurers in anticipation of fees, as provided in s. 209.02 of the statutes.

(46) Any moneys escheated to the state for which claims are established as provided by statute.

(47) Such sums as may be necessary for repayment of moneys paid to the state on purchases of public or escheated lands, as provided in ss. 24.11, 24.33, 24.34, and 24.35.

(48) Any fund or property escheated to the state under s. 220.25 whenever claim or judgment for refund has been established in accordance therewith.

(49) Principal and interest on void sales of public lands and on sales for which the certificates or patents have been annulled, to be paid as provided in ss. 24.34 and 24.35.

(50) Such sums as may be necessary for repayment of moneys paid into the general fund under the provisions of ss. 46.07 (1) and 46.106, such payments to be made upon the certification of the state department of public welfare, notwithstanding the provisions of s. 20.555 (42).

(51) Such sums as may be necessary for repayment of moneys paid into the general fund under the provisions of ss. 50.053 (2) and 50.11, such payments to be made upon the certification of the state board of health, notwithstanding the provisions of s. 20.555 (42).

**History:** 1951 c. 239; 1951 c. 319 s. 33; 1951 c. 734; 1953 c. 251; 1955 c. 173, 204, 336, 335, 610. See note to 253.29, citing 43 Atty. Gen. 291.

**20.560 Motor vehicle department.** (1) MOTOR VEHICLE SALVAGE DEALERS; ADMINISTRATION. There is appropriated from the general fund to the motor vehicle department annually, a sum sufficient to carry out its functions under s. 85.03.

STATE HIGHWAY FUND. All moneys received by the motor vehicle department as motor vehicle registration fees, operator's license fees, and motor carrier fees and taxes shall be paid into the state highway fund. There is appropriated from the state highway fund to the motor vehicle department:

(71) GENERAL ADMINISTRATION. On July 1, 1955, \$2,206,848, and annually, beginning July 1, 1956, \$2,239,510, for the execution of its functions under chs. 85, 110 and 194, excluding postage and the purchase of license plates.

(72) POSTAGE AND LICENSE PLATES. Annually, beginning July 1, 1951, a sum sufficient for postage and the purchase of license plates.

(73) MICRO-WAVE SYSTEM. On July 1, 1953, as a nonlapsible appropriation, \$254,000 for constructing and equipping a micro-wave radio system.

(74) OPERATOR'S EXAMINATIONS. Such sums as may be necessary to reimburse counties and municipalities under s. 85.08 (12) (e). This subsection shall apply to all reimbursements due since July 1, 1944. On or before October 1, 1945 and annually thereafter the motor vehicle department shall certify to the director of budget and accounts the amounts due counties and municipalities under this subsection for the preceding fiscal year ending June 30.

(75) NUMBER PLATES AND REGISTRY LIST. A sum sufficient to carry out the provisions of s. 85.01 (6) (a) and (11) (a).

(76) REFUNDS OF FEES. As a revolving appropriation, sums received under s. 20.951 (5), to be used for the refund of overpayments of motor vehicle license fees.

(77) TRAFFIC PATROL EXPANSION. On July 1, 1955, for the biennium ending June 30, 1957, \$2,293,000 for the expansion of the state traffic patrol as authorized in s. 110.07 (1).

**History:** 1951 c. 80; 1951 c. 319 s. 28 to 30; 1951 c. 395, 734; 1953 c. 318, 674; 1955 c. 385, 397, 515, 533, 636.

(4) [20.560 (75)] is a valid appropriation. 41 Atty. Gen. 1.

**20.570 National guard.** There is appropriated from the general fund to the adjutant general:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$476,900, and annually, beginning July 1, 1956, \$489,100 for payment of the expenses of the Wisconsin national guard and the temporary military force known as the Wisconsin state guard and the performance of the several duties of the adjutant general except that this subsection may not be used for the improvement, repair and maintenance of state-owned military lands and buildings.

(2) PUBLIC EMERGENCIES. Such sums as may be necessary when approved by the governor to defray all expenditures of the Wisconsin national guard or the Wisconsin state guard when either is called into state service to meet situations arising from war, riot, or great public emergency.

(3) IMPROVEMENT, REPAIR AND MAINTENANCE, MILITARY. On July 1, 1955, for the biennium ending June 30, 1957, \$170,000 for the improvement, repair and maintenance of state-owned military lands or buildings.

(4) REMOVAL OF UTILITY POLES AND WIRES. A sum sufficient to pay for the removal of utility poles and wires from the area used for the air to ground gunnery range in Juneau county which poles and wires may become damaged by the use of the range.

(41) MAINTENANCE AND CAPITAL, MILITARY. There are appropriated from the general fund to the adjutant general for the repair of state-owned military lands or buildings and for the purchase and construction of new military property, real and personal:

(a) All moneys heretofore and hereafter received on account of lost military property or from the sale of obsolete or unserviceable military property and all moneys received from the United States on account of military property and supplies purchased with funds raised by private subscriptions for the use of the Wisconsin national guard in the service of the United States during World Wars I and II.

(b) All moneys received from the sale of any state-owned military property, real and personal, as provided for in s. 21.19 (3).

(c) All moneys received for rent under contracts for the leasing of state-owned military lands or buildings used by, acquired for or erected for the Wisconsin national guard pursuant to s. 21.19 (2).

(42) FEDERAL AID FOR STATE ARMORIES. All moneys received by the state from the United States pursuant to any act of congress or pursuant to federal authority for the improvement, repair, maintenance or operation of state-owned armories or other military property for the purposes for which the money was received.

(71) CONSTRUCTION OF STATE ARMORIES. There is appropriated from the state building trust fund on July 1, 1955, \$700,000 together with all amounts allocated by the federal government under the national defense facilities act of 1950 or any act or acts amendatory thereof or supplementary thereto for the purposes specified in s. 21.616 subject to release by the state building commission. All moneys received from the federal government under s. 21.616 shall be credited to the appropriation made by s. 20.550 (71).

**History:** 1951 c. 4; 1951 c. 97 s. 7; 1951 c. 319 s. 9 to 11; 1951 c. 395, 531, 602; 1953 c. 251, 616; 1955 c. 204, 239; 1955 c. 335 s. 6, 36; 1955 c. 639.

Statutes establishing state system of civil defense analyzed. 40 Atty. Gen. 332.

**20.580 Nursing, board of.** There is appropriated from the general fund to the state board of nursing:

(41) GENERAL ADMINISTRATION. On July 1, 1949, the unencumbered and unexpended amount remaining at the close of business on June 30, 1949, from the appropriation made by s. 20.43 (3), (3a) and (3b) [Stats. 1947] for the purpose of carrying out the provisions

of ch. 149, and all moneys collected or received by the department of nurses under the provisions of ch. 149 in behalf of the board of nursing shall be paid within one week after receipt into the state treasury and 95 per cent is hereby appropriated therefrom as a non-lapsible appropriation to said board to carry out the provisions of said chapter.

(42) NURSING EDUCATION. Whenever the unencumbered cash balance in the appropriations under sub. (1) for carrying out the provisions of ch. 149 exceeds \$15,000 on July 1, 1949, or on June 30 of any year thereafter, such excess shall be set aside in a special nonlapsible fund and is appropriated therefrom to the board of nursing to be used only as provided in s. 149.01 (5), except that on June 30, 1953, the unencumbered cash balance in excess of \$15,000 shall remain in the appropriation made by sub. (41) to be used to assist in financing the project on a state-wide plan for nursing education for the fiscal year beginning July 1, 1953.

**History:** 1953 c. 82; 1955 c. 385.

**20.590 Optometry examiners.** (41) GENERAL ADMINISTRATION. All moneys collected or received by each and every person for or on behalf of the state board of examiners in optometry shall be paid, within one week after receipt, into the general fund and are appropriated therefrom for the execution of its functions.

**History:** 1951 c. 319 s. 232; 1955 c. 385.

**20.600 Personnel bureau.** There is appropriated from the general fund to the bureau of personnel:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$173,625, and annually, beginning July 1, 1956, \$173,625 for the execution of its functions.

(2) MERIT AWARD BOARD. Annually, beginning July 1, 1953, \$1,000 to defray the expenses incurred by the merit award board and for the payment of awards pursuant to s. 16.305.

**History:** 1951 c. 97 s. 28; 1951 c. 319 s. 184, 185; 1951 c. 395; 1953 c. 278; 1955 c. 204, 385.

**20.610 Pharmacy board.** (41) GENERAL ADMINISTRATION. All moneys collected or received by each and every person for or in behalf of the state board of pharmacy shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the execution of the functions of the board.

**History:** 1951 c. 319 s. 232; 1955 c. 204, 385.

**20.620 Portage levee commissioners.** (71) ADMINISTRATION AND OPERATION. There is appropriated from the drainage fund [created by s. 25.24] annually, beginning July 1, 1949, to the Portage levee commissioners \$5,500 for maintaining, repairing, strengthening, adding to and supervising the system of levees on the Wisconsin river in the counties of Columbia and Sauk, in the vicinity of Portage.

**History:** 1955 c. 385.

**20.630 Presidential electors.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund on July 1, 1916, and every fourth year thereafter, such sums as may be necessary for the execution of the functions of the presidential electors. Of this there is allotted to each presidential elector in this state who shall attend and cast his vote for president and vice president, \$2.50 for each day's attendance and 10 cents for every mile he shall travel in going to and returning from the place where the electors shall meet, on the most usual route.

**History:** 1955 c. 385.

**20.640 Public employes social security.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the executive director of the Wisconsin retirement fund for the administration of s. 66.99, \$40,800 on July 1, 1955, and \$27,900 annually, beginning July 1, 1956, for the administration of s. 66.99.

(71) PAYMENT TO U. S. TREASURY. All moneys in the public employes social security fund created by s. 66.99 (9) are appropriated to the executive director of the Wisconsin retirement fund for payment by him to the secretary of the U. S. treasury in conformity with said section.

**History:** 1951 c. 60, 631; 1955 c. 385.

**20.650 Public instruction.** There is appropriated from the general fund to the state superintendent:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$463,750, and annually, beginning July 1, 1956, \$474,500 for the execution of his functions.

(2) SUBSTITUTE TEACHERS' ROSTER. A sum sufficient for the biennium 1955-1957 for the administration of his functions under s. 39.35 and for making the payments provided for therein.

(11) COUNTY SUPERVISING TEACHERS. Beginning July 1, 1955, \$1,060,000 for the salaries and expenses of supervising teachers as provided in s. 39.20 (6) and (7) for the biennium ending June 30, 1957.

(12) TRANSPORTATION OF PUPILS. Beginning July 1, 1955, \$8,700,000 for the biennium ending June 30, 1957 for transportation of public school pupils as provided in ss. 40.53 to 40.56, of which \$250,000 shall be apportioned upon the approval of the state superintendent among public school districts which are found to be unable to provide the transportation required by said sections on the sum produced by a 2 mill tax levy on their equalized valuations and the normal transportation aids.

(13) ELEMENTARY AND HIGH SCHOOL AID. Beginning July 1, 1955, \$48,750,000 for the biennium ending June 30, 1957 for the payment of the educational aids provided in ss. 40.655 (1) (a) and 40.66 to 40.73. Of the amounts appropriated by this subsection, \$3,500,000 shall be paid annually out of the normal income tax as provided in s. 71.14 (2) to (5). Of the amounts appropriated by this subsection there is allotted to the state superintendent a sum sufficient to meet the requirements of s. 40.71 (6).

(a) Whenever it shall become apparent in any fiscal year that any of the appropriations made by subs. (12) and (13) shall exceed the legal claims for state educational aids thereunder, such excess shall be transferred upon order of the state superintendent and the director of budget and accounts from the original appropriation and be used to supplement or increase any of the other appropriations made by subs. (12) and (13) for the same fiscal year.

(14) HIGH SCHOOL TUITION, FOSTER HOME CHILDREN. On July 1, 1955, \$20,000, and annually, beginning July 1, 1956, \$22,500 for payment of the legal tuition of children in foster homes attending high school as provided in s. 40.655 (1) (b).

(15) PHYSICALLY HANDICAPPED CHILDREN. On July 1, 1955, \$50,000, and annually, beginning July 1, 1956, \$60,000 to be paid as state aid as provided in s. 41.01 (9).

(16) TUITION AND TRANSPORTATION FOR CERTAIN CHILDREN. Annually, beginning July 1, 1955, \$15,000 to pay tuition and transportation to school districts entitled thereto under s. 40.655 (1) (c).

(17) TRANSPORTATION OF CRIPPLED CHILDREN. Annually, beginning July 1, 1953, \$2,500 for aid to counties for transportation of crippled children to and from the Wisconsin orthopedic hospital for children or any other hospital, such aid to be distributed as provided in s. 142.05 (3).

(18) COUNTY TEACHERS COLLEGES. Annually, beginning July 1, 1955, \$430,000 for county teachers colleges and joint county teachers colleges, organized, equipped and maintained pursuant to ss. 41.36 to 41.46, to be distributed as provided in s. 41.44.

(19) COUNTY SCHOOLS OF AGRICULTURE AND DOMESTIC ECONOMY. Annually, beginning July 1, 1951, \$16,000 for state aid to county schools and joint county schools of agriculture and domestic economy organized, equipped and maintained pursuant to ss. 41.47 to 41.60, to be distributed as provided in s. 41.57.

(20) DAY SCHOOLS FOR BLIND. On July 1, 1955, \$80,000 and annually, beginning July 1, 1956, \$90,000 as state aid for day schools or classes for the instruction of blind children and defective of vision pursuant to s. 41.01, to be distributed as provided in s. 41.03.

(21) DAY SCHOOLS FOR DEAF. On July 1, 1955, \$275,000, and annually, beginning July 1, 1956, \$300,000 as state aid for day schools or classes for the instruction of deaf children and defective of hearing pursuant to s. 41.01, to be distributed as provided in s. 41.03.

(22) DAY SCHOOLS FOR SPEECH. On July 1, 1955, \$275,000, and annually, beginning July 1, 1956, \$300,000 as state aid for day schools or classes for the instruction of children with defective speech pursuant to s. 41.01, to be distributed as provided in s. 41.03.

(23) PHYSICALLY DISABLED CHILDREN. On July 1, 1955, \$255,000, and annually, beginning July 1, 1956, \$280,000 for schools or classes for otherwise physically disabled children, established and maintained pursuant to s. 41.01, to be distributed as provided in s. 41.03.

(24) EXCEPTIONAL CHILDREN. On July 1, 1955, \$785,000, and annually, beginning July 1, 1956, \$860,000 as state aid for schools and classes established and maintained pursuant to s. 41.01, for special classes for the instruction of mentally defective children, to be distributed as provided in s. 41.03.

(25) MENTALLY HANDICAPPED CHILDREN. On July 1, 1955, \$45,000, and annually, beginning July 1, 1956, \$55,000, as a revolving appropriation, to be used as state aid for special classes and instructional centers for mentally handicapped children with an intelligence quotient of 35 to 50 per cent pursuant to s. 41.01, to be distributed as provided in s. 41.03.

(31) OPERATION OF INSTITUTIONS. On July 1, 1955, \$444,300, and annually, beginning July 1, 1956, \$453,000 for the operation of the state institutions under his management and direction, including personal services for maintenance and miscellaneous capital.

(a) *Employes maintenance credits.* All moneys received in reimbursement for services rendered institutional employes pursuant to s. 39.02 (5b) to be refunded to the appropriation made by s. 20.650 (31) and to be used for materials and expense. Such reimbursements shall be accumulated in an account named "employe maintenance credits".

(b) *Contingent fund.* Out of the appropriation for the operation of the several institutions under the jurisdiction of the state superintendent of public instruction there is allotted to each institution subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund to be expended as provided in s. 20.979.

(c) *Canceled checks repaid.* A sum sufficient to repay canceled checks under s. 20.979.

(32) MAINTENANCE AND CAPITAL OF INSTITUTIONS. On July 1, 1955, \$22,400, and annually, beginning July 1, 1956, \$19,200 for materials and expense for property repairs and maintenance and miscellaneous permanent property and improvements of the state institutions under his management and direction. Personal services shall be paid from sub. (31).

(33) COAL. Annually, beginning July 1, 1943, a sum sufficient to cover the cost of coal and other solid fuel purchased pursuant to s. 15.56 (4) for the several state institutions under his management and direction, and the freight charges and local hauling charges thereon. Expenditures for coal and other solid fuel hereunder shall be made as provided in s. 15.84 but shall appear as an operating cost of the respective institutions at which such fuel is used.

(41) FEDERAL AIDS. All moneys received by the state since January 1, 1943, from the United States pursuant to any act of Congress or pursuant to federal authority for educational purposes over which the state superintendent has jurisdiction, shall be paid within one week after receipt into the general fund and are appropriated therefrom to the state superintendent for the purposes for which the money was received.

(42) SURPLUS WAR COMMODITIES. On July 1, 1947, \$100,000 to be used as a revolving appropriation for the acquisition, storage and handling of surplus government materials for transfer in accordance with Public Law 754, 81st Congress, amendments thereto or the provisions of other federal law pertaining to surplus government property, at cost plus handling charges to schools, school districts, nonprofit or tax supported nonprofit medical institutions, public health agencies and such other agencies, institutions and units of government as may hereafter be declared eligible to receive the same by act of Congress, desiring such commodities. The proceeds from such transfers shall be paid into the general fund and credited back to this appropriation. The procurement and allocation of such materials shall be in accordance with the recommendation of an advisory committee consisting of the state health officer or his representative and the state superintendent or his representative. In the event the advisory committee can not agree on any matter the dispute shall be arbitrated by a disinterested third party appointed by the governor.

(a) *Facilities for storage of surplus materials.* From the appropriation made by the introductory paragraph of this subsection there is allotted and, upon certification of the state superintendent to the director of budget and accounts, there shall be paid, sums sufficient for the purchase of land and trackage in or near the city of Madison, and for the construction of a warehouse and making other suitable improvements thereon, for the purpose of storing and handling therein and thereon surplus government materials acquired pursuant to the introductory paragraph of this subsection. The state superintendent is authorized, subject to the approval of the governor, to purchase land and trackage in or near the city of Madison for this purpose and to construct the warehouse and to make other improvements thereon suitable for the purpose. Title to the land and trackage shall be taken in the name of the state of Wisconsin.

(b) *Disposition of facilities.* The state superintendent is authorized, subject to the approval of the governor, to sell the land and trackage and the warehouse and other improvements thereon when there is no longer need therefor. Title thereto shall be transferred to the purchaser by instruments of conveyance executed by the state superintendent on behalf of the state of Wisconsin and shall be countersigned by the governor. The proceeds from this sale shall be credited to the appropriation in the introductory paragraph of this subsection.

(43) LOCAL SCHOOL LUNCH PROGRAM. All moneys deposited by the state superintendent as receipts from contracts made pursuant to s. 39.04 under which food products donated to the state of Wisconsin by the federal government are utilized, constitutes a revolving fund for the transportation, warehousing, processing and insuring of such food

products. The director of budget and accounts is authorized to encumber this fund in excess of the fund balance at any time, the provisions of s. 20.902 to the contrary notwithstanding, pending repayment to the state of Wisconsin by school districts and municipalities.

(44) FEDERAL AID FOR CRIPPLED CHILDREN. There is appropriated from the general fund to the crippled children division of the bureau for handicapped children, state department of public instruction, annually, beginning July 1, 1939, all amounts received from the United States as federal aid for services for crippled children to carry out the purposes for which said aid is granted. Any funds received in repayment for expenditures made under this subsection for appliances, X-rays, emergency hospitalization, emergency medical care or transportation to or from a hospital, for crippled children under orthopedic care, which had been authorized by the bureau of handicapped children, pending other arrangements for final payments, shall be credited to the appropriation made under this subsection.

(45) CRIPPLED CHILDREN MONEYS. Any federal funds matched by state funds remaining available to the state at the end of each quarter under sub. (44) shall be transferred on certificate of the director of the bureau for handicapped children, state department of public instruction, to the appropriation under this subsection. All moneys transferred from sub. (44) shall be used as a nonlapsing appropriation for carrying out the provisions of s. 41.01 (4m). Any private funds granted the crippled children division of the bureau for handicapped children, state department of public instruction, for services for crippled children shall be credited to the appropriation provided by this subsection.

(61) FARM OPERATIONS. All balances to the credit of the state superintendent of public instruction at the close of business on June 30, 1941, under s. 20.17 (13), statutes of 1939, and all moneys received by him from the sale of livestock and farm products and from premiums on exhibits at fairs, to be used as a revolving appropriation for operation, maintenance, and permanent property and improvements of the institutional farms and for incidental expenses connected with exhibits at fairs.

(62) OCCUPATIONAL THERAPY. All balances to the credit of the state superintendent of public instruction at the close of business on June 30, 1941, under s. 20.17 (14), statutes of 1939, and all moneys received by him in connection with the sale of products resulting from occupational therapy to be used as a revolving appropriation for the purchase of the necessary materials, equipment and supplies for occupational therapy.

(63) TRUST FUNDS. All balances to the credit of the state superintendent of public instruction at the close of business on June 30, 1941, under s. 46.03 (3), statutes of 1939, and all moneys received by him under said provision, to be used as a revolving appropriation in accordance with the trust.

(81) COMMON SCHOOL FUND INCOME. The state superintendent shall distribute the common school fund income as provided in s. 25.23.

**History:** 1951 c. 44; 1951 c. 97 s. 16; 1951 c. 236; 1951 c. 319 s. 86 to 93, 95, 96, 97; 1951 c. 366, 395, 477, 508, 570, 611, 672, 700, 734; 1953 c. 251, 476, 616; 1955 c. 146, 204; 1955 c. 385 s. 6, 37 to 40; 1955 c. 410, 419, 479, 567, 650.

**Note:** Under chs. 25 and 164, Laws 1955, year under 40.56, 40.655, 40.70, 40.71 and \$1,500,000 was appropriated from the general 40.73. Ch. 164 appropriated \$1,500,000 to pay fund to the state superintendent to pay the the balance due on aids for the 1954-55 balance due on aids for the 1953-54 school school year under the same sections.

**20.6501 Public instruction; construction and improvements.** (71) There is appropriated from the state building trust fund to the state superintendent of public instruction on July 1, 1945, \$282,000 for construction, repairs and equipment. Of this there is allotted:

(a) For the school for the visually handicapped, \$157,000.

(b) For the school for the deaf, \$125,000.

**History:** 1955 c. 204 s. 19; 1955 c. 385.

**20.6502 Public instruction; construction and improvements.** (71) The balance of the unreleased appropriation made by s. 20.6501, for which no order of approval was filed by the governor under s. 25.35 prior to August 7, 1949, amounting to the total of approximately \$260,000, reverts on said date of this section to the state building trust fund.

(72) There is appropriated on July 1, 1949, from the state building trust fund to the superintendent of public instruction \$547,000 for the construction, improvement and equipment of the heating plant and changes in the electrical systems at the school for the visually handicapped and the school for the deaf and to construct a sewer intercepter at the school for the deaf and related sewer improvements.

(73) There is appropriated on July 1, 1951, from the state building trust fund to the state superintendent of public instruction, \$750,000 for the construction, remodeling, re-

pair, equipment, and acquisition of land for needed buildings and improvements, including dormitories at the school for the visual handicapped and the school for the deaf.

**History:** 1951 c. 711; 1955 c. 204 s. 19; 1955 c. 385.

**20.660 Public service commission.** There is appropriated from the general fund to the public service commission:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$273,100, and annually, beginning July 1, 1956, \$277,500 to cover all expenditures and obligations incurred for the administration of its functions. Salary payments to members of the commission and to the secretary shall be appropriately apportioned between the various activities conducted by the commission.

(41) **UTILITY AND RAILROAD ASSESSMENTS.** As a revolving appropriation, all moneys collected by the commission under s. 196.85 or 196.855 or s. 184.10 (2) to be used for the performance of all duties of the commission for which no special appropriation is made.

**History:** 1951 c. 97 s. 20; 1951 c. 319 s. 149; 1951 c. 395; 1955 c. 204, 385.

**20.670 Public welfare department.** There is appropriated from the general fund to the state department of public welfare:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$3,217,880, and annually, beginning July 1, 1956, \$3,306,602 for general expenditures incurred in the execution of the functions of said department, including the administration of pensions and relief.

(a) *Petty cash fund.* Of the appropriation made in the introductory paragraph, there is allotted such sum as may be sufficient to maintain a petty cash fund of \$100 for the payment of petty cash items, without first submitting them to the director of budget and accounts for audit and approval, to be expended and accounted for in so far as applicable as provided by s. 20.979.

(b) *Contingent fund.* Out of the appropriations for the operation of the division of child welfare and youth service in the state department of public welfare there is allotted, subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund for the payment of medical, clothing, school books and similar incidental needs for children in foster homes under the supervision of the division, such contingent fund to be administered as provided in s. 20.979.

(c) *Canceled checks repaid.* A sum sufficient to repay canceled checks under s. 20.979.

(1s) **JUVENILE PROBATION SERVICES.** On July 1, 1955, \$56,100, and annually, beginning July 1, 1956, \$49,100, to be added to the general appropriation in sub. (1) for the employment of 8 additional field personnel, 4 additional clerical personnel and necessary equipment for additional offices where needed. This personnel is provided for the purpose of enabling the department to study and evaluate the type of treatment needed by each child committed to its legal custody as delinquent as provided in s. 48.50 and to provide probation services to juvenile courts under s. 48.07 when local services required by s. 48.06 are inadequate.

(2) **RECRUITING SPECIALISTS.** Annually, beginning July 1, 1955, \$600 to secure urgently needed psychiatrists and exceptional medical personnel which the director of public welfare is authorized to employ directly or to contract for employment on a full or part-time basis with the psychiatric institute, university of Wisconsin, or with any specialized medical group. Such employment shall be wholly outside ch. 16 regardless of any provisions of the statutes to the contrary; and for travel and expenses incurred within or without the state by the director or others designated by him, including any applicant, to recruit such personnel.

(3) **PREVENTION OF PROCREATION.** Annually, beginning July 1, 1955, \$500 for mental and physical examination of inmates, and prevention of procreation, as provided in s. 46.12.

(4) **COMPENSATION FOR IMPRISONMENT OF INNOCENT PERSONS.** For compensation to prisoners who have served terms of imprisonment upon conviction for an offense or crime against the state of which they are innocent, as provided in s. 285.05, such sums as may be necessary to pay the awards of the department created by said section, when certified to the director of budget and accounts by said department.

(11) **DEPENDENT CHILDREN, STATE AID.** On July 1, 1955, for the biennium ending June 30, 1957, \$9,152,000 for state aid for dependent children, to be expended according to ss. 49.19 and 49.40.

(12) **BLIND, STATE AID.** On July 1, 1955, for the biennium ending June 30, 1957, \$675,000 for state aid to the blind, to be expended according to ss. 49.18 and 49.40.

(13) **OLD-AGE ASSISTANCE, STATE AID.** On July 1, 1955, for the biennium ending June 30, 1957, \$20,500,000 for state aid for old-age assistance to be allotted according to ss. 49.38 and 49.40.

(14) ADMINISTRATION, STATE AID. For the biennium ending June 30, 1957, \$1,725,000 to reimburse the counties 25 per cent of the expenditures incurred in the administration of old-age assistance, aid to dependent children, aid to blind, and aid to totally and permanently disabled persons, and for service required for the state, as provided in s. 49.51 (3) (b).

(15) TOTALLY AND PERMANENTLY DISABLED, STATE AID. On July 1, 1955, for the biennium ending June 30, 1957, \$996,000 as state aid for aid to totally and permanently disabled persons to be allotted and paid to counties upon certification of the state department of public welfare in accordance with s. 49.61.

(a) *Reimbursement of counties.* The amounts certified by the counties as paid by them for aid to dependent children, aid to the blind, old-age assistance, and aid to totally and permanently disabled persons for the last month of each fiscal year shall be claims respectively against the appropriations made by subs. (11) to (15) and (51) to (55) for the same fiscal year.

(b) *Excess funds; transfer.* Whenever it becomes apparent in any fiscal year that the appropriations made by s. 20.18 subs. (11) to (15) will exceed the amount needed to pay the state's full share of aid as determined under ss. 49.18, 49.19, 49.38, 49.40, 49.51 (3) (b) and 49.61, respectively, such excess shall be transferred, upon order of the state department of public welfare, by the director of budget and accounts, from the original appropriation and used to supplement any of the other appropriations made by said subsections for the same fiscal year that shall be insufficient to meet the state's full share as determined under said ss. 49.18, 49.19, 49.38, 49.40, 49.51 (3) (b) and 49.61.

(16) RELIEF TO NEEDY INDIANS, STATE AID. Annually, beginning July 1, 1955, \$100,000 for relief to needy Indians as provided by s. 49.046.

(17) RELIEF. Annually, beginning July 1, 1953, \$80,000 for distribution to counties and local units of government as direct aid for poor relief. The sums appropriated in this subsection shall not become available until released by the emergency board. They shall be made available by the emergency board at such times and in such amounts as the board may determine to be necessary to adequately provide for the purposes for which they are appropriated, with due regard for the whole amount available for such purposes. If the provision relating to release by the emergency board is invalid, the appropriation in this subsection shall not be invalidated but shall be considered to be made without any conditions as to time or manner of release.

(18) PENSION GRANTS. Annually, beginning July 1, 1953, \$120,000 for allotment to counties upon certification of the state department of public welfare as provided in s. 49.39. The sums appropriated in this subsection shall not become available until released by the emergency board. They shall be made available by the emergency board at such times and in such amounts as the board may determine to be necessary to adequately provide for the purposes for which they are appropriated, with due regard for the whole amount available for such purposes. If the provision relating to release by the emergency board is invalid, the appropriation in this subsection shall not be invalidated but shall be considered to be made without any condition as to time or manner of release.

(19) STATE DEPENDENTS. Annually, beginning July 1, 1955, \$125,000 to reimburse counties for aid to persons chargeable against the state upon certification of the state department of public welfare as provided in s. 49.04.

(20) CARE OF FORMER INMATES OF CAMP HAYWARD. Annually, beginning July 1, 1955, \$2,000 for the relief of former Camp Hayward inmates to be expended as provided in s. 49.045.

(21) OLD-AGE ASSISTANCE; ADDITIONAL REIMBURSEMENT TO CERTAIN COUNTIES. For the biennium ending June 30, 1957, \$600,000 for allotment to counties upon certification of the state department of public welfare as provided in s. 49.395.

(22) STATE AID FOR COUNTY MENTAL INSTITUTIONS. Annually, such sums as may be necessary for state aid to county institutions as provided in ss. 49.173, 51.08, 51.09, 51.12, 51.25 (2) and 51.27 (2).

(23) MILWAUKEE COUNTY MENTAL HOSPITAL. Annually, beginning July 1, 1931, such sums as may be necessary, for any compensation to the trustees of any hospital for mental diseases in any county having a population over 250,000 chargeable against the state as provided in s. 51.24 of the statutes.

(24) PERMANENTLY DISABLED AIDS, WITHHELD. There is appropriated on July 1, 1955, \$63,706.94 from state funds remaining unexpended and unencumbered at the close of business on June 30, 1955, from the appropriation made by sub. (11) [Stats. 1953] to reimburse counties for the amounts withheld by the state due to disallowed federal aid in said amount to the state under s. 49.61 for the period July 1, 1950, to June 30, 1952; the reason for the federal disallowance being that counties make payments to agents of

recipients under s. 49.61 in accordance with state regulations whereas federal regulations did not permit federal reimbursement in such cases. Claims for reimbursement shall be made as other claims are made by the counties under this section. If the department is satisfied as to the validity and accuracy of the claim, it shall certify the same for payment. In the event that the federal government later determines that the state should be reimbursed, the amount withheld shall be accepted by the department and paid into the general fund.

(31) OPERATION OF INSTITUTIONS. On July 1, 1955, \$12,495,252, and annually, beginning July 1, 1956, \$13,112,854 for the operation of the state institutions under its management and direction and for utilization of benevolent fund income as required by s. 25.31.

(a) *Services to institutional employes.* All moneys received in reimbursement for services rendered institutional employes pursuant to s. 46.03 (13) to be refunded to the appropriation made by s. 20.670 (31) and to be used for materials and expense of the institutions. Such reimbursements shall be accumulated in an account named "employe maintenance credits".

(b) *Contingent fund.* Out of the appropriation for the operation of the several institutions under the jurisdiction of the state department of public welfare, there is allotted to each institution, subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund to be expended as provided in s. 20.979.

(c) *Canceled checks repaid.* A sum sufficient to repay canceled checks under s. 20.979.

(d) *Witness fees of prisoners.* All moneys received in reimbursement of expenses incurred in taking inmates of state institutions into court pursuant to ss. 51.11 or 292.45 to be refunded to the appropriation made by s. 20.670 (31) for operation of the institutions.

(e) *Water and sewer service receipts.* All moneys received from the collection of water and sewer services, furnished to s. 46.37, to be refunded to the appropriation made by s. 20.670 (31) for operation of the institutions.

(32) MAINTENANCE AND CAPITAL OF INSTITUTIONS. On July 1, 1955, \$626,500, and annually, beginning July 1, 1956, \$503,000 for materials and expense for property repairs and miscellaneous capital permanent property and improvements of state institutions under its management and direction. Personal services shall be paid from sub. (31).

(a) *Personal services.* The appropriations made in subs. (31) and (32) are further subject to the right of the department to determine and request the transfer to "personal services" of any amounts which are a part of salary and now in "materials and expense." The director of budget and accounts is authorized to make such transfers upon request of the department.

(33) COAL. Annually, beginning July 1, 1949, a sum sufficient to cover the cost of coal and other solid fuel purchased pursuant to s. 15.56 (4) and fuel oil for central heating for the several state institutions under its management and direction, and the freight charges and local hauling charges thereon. Expenditures for coal and other solid fuel hereunder shall be made as provided in s. 15.84 but shall appear as an operating cost of the respective institutions at which such fuel is used.

(41) COLLECTIONS AND DEPORTATIONS. Annually, 15 per cent of the receipts collected under the provisions of s. 46.105 for collections and deportations. The unencumbered balance in this appropriation shall lapse on June 30 of each year.

(42) CHILD WELFARE; FEDERAL AID. Annually, beginning July 1, 1935, all moneys received from the federal government as aid toward meeting a part of the costs of state, county, and local child welfare services, to be expended as specified in the plans prepared pursuant to s. 48.48 (2) and approved by the United States Children's Bureau.

(43) FEDERAL AID. Annually, all moneys received as aid or assistance from the federal government or any of its agencies to be expended for the purposes specified in the agreement with the state department of public welfare and such federal agency.

(44) ABSCONDING PROBATIONERS' AND PAROLEES' FUNDS. On July 1, 1955, \$3,000 and annually beginning July 1, 1956, \$1,000 and all moneys in the hands of the department of public welfare, or coming into its possession, belonging to absconding probationers and parolees as provided in ss. 57.075 and 46.07 (2), as a revolving fund to be used for the purposes of such sections.

(45) PUBLIC ASSISTANCE ADMINISTRATION; FEDERAL AID. Annually, beginning July 1, 1951, 20 per cent of all moneys received from the federal government for the administration of old-age assistance, aid to dependent children, aid to the blind and aid to totally and permanently disabled persons to be expended for the performance of the duties of the state department of public welfare in connection with these forms of public assistance.

(46) GIFTS, GRANTS AND DONATIONS. All gifts, grants, donations of money received by the department, for the purposes given, for the execution of its functions and consistent with the gift, grant or donation.

(a) The department may also accept from private sources gifts, grants, and donations other than money and use such property for the purposes given.

(47) LOANS TO NEEDY STUDENTS. All moneys repaid on loans made before March 28, 1935, the effective date of ch. 17, laws of 1935, under s. 7 (6) (c) of ch. 363 or ch. 10, laws of special session 1933-1934; any balances remaining under said provisions on March 28, 1935; and all moneys repaid on loans made after March 27, 1935, under ch. 17, laws of 1935; and all moneys repaid on loans hereafter made under s. 49.42 are to be used as a revolving appropriation for loans to such students in accordance with s. 49.42. All repayments of such loans shall within one week of receipt be paid into the general fund and credited to this appropriation.

(51) DEPENDENT CHILDREN, FEDERAL AID. All moneys received from the federal government for aid to dependent children, to be expended in accordance with ss. 49.19 and 49.40.

(52) BLIND, FEDERAL AID. All moneys received from the federal government for aid to the blind, to be expended according to ss. 49.18 and 49.40.

(53) OLD-AGE ASSISTANCE, FEDERAL AID. All moneys received from the federal government to match expenditures of the state and its political subdivisions for old-age assistance, to be allotted according to ss. 49.38 and 49.40.

(54) COUNTY, ADMINISTRATION, FEDERAL AID. For aid to the counties in the administration of old-age assistance, aid to dependent children, aid to the blind, and aid to totally and permanently disabled persons, annually, beginning July 1, 1950, 80 per cent of all moneys received from the federal government for the administration of these forms of public assistance, to be allotted as provided by s. 49.51 (3) (a).

(55) TOTALLY AND PERMANENTLY DISABLED, FEDERAL AID. All moneys received from the federal government for aid to totally and permanently disabled persons to be allotted and paid to counties upon certification of the state department of public welfare in accordance with s. 49.61.

(56) RELIEF TO NEEDY INDIANS, FEDERAL AID. All moneys received from the federal government for relief to needy Indians as provided by s. 49.046.

(57) RELIEF FUNDS, FEDERAL AID. All moneys made available to the state and accepted by the legislature or governor pursuant to s. 101.33 are, as such moneys become available for unemployment or other emergency relief or for public works (other than highway construction) to be undertaken to relieve unemployment, to be distributed and expended as required by the several acts of congress making such funds available and the rules and regulations issued thereunder by the federal authorities in whom the administration of these acts shall be vested. No part of such funds shall be used for administration except as may be specifically provided in such acts of congress or as authorized and approved by the governor.

(61) FARM OPERATIONS. All balances to the credit of the department of public welfare at the close of business on June 30, 1941, under s. 20.17 (13), statutes of 1939, and all moneys received by said department from the sale of livestock and farm products and from premiums on exhibits at fairs, to be used as a revolving appropriation for operation, maintenance, and permanent property and improvements of the respective institutional farms and for incidental expenses connected with exhibits at fairs. Whenever said unencumbered revolving appropriation balance is in excess of \$200,000 on June 30 of any year such excess shall revert to the general fund. The department of public welfare is hereby authorized and directed to use funds available to the department under this appropriation to exercise the option to purchase approximately 98 acres of land in Walworth county adjacent to the Wisconsin school for the deaf for a price of \$35,000 as provided in an option dated April 30, 1955, between Malcolm Johnson and the state of Wisconsin (state superintendent of public instruction).

(62) OCCUPATIONAL THERAPY. All balance to the credit of the state department of public welfare at the close of business on June 30, 1941, under s. 20.17 (14), statutes of 1939, and all moneys received by said department in connection with the sale of products resulting from occupational therapy to be used as a revolving appropriation for the purchase of the necessary materials, equipment and supplies for occupational therapy.

(63) TRUST FUNDS. All balances to the credit of the state department of public welfare at the close of business on June 30, 1941, under s. 46.03 (3), statutes of 1939, and all moneys received by said department under said provision, to be used as a revolving appropriation in accordance with the respective trusts.

(64) BINDER TWINE PLANT. For the binder twine plant at the state prison, from time to time, sums equal in amount to the moneys derived from the sale of the manufactured products of said plant and paid into the general fund, to be used as a revolving appropriation for operation, purchase of raw materials, carrying, handling and marketing the products of said plant; but whenever said revolving appropriation exceeds \$600,000 such excess shall revert to the general fund.

(65) PRISON INDUSTRIES. For prison industries as provided in s. 56.01:

(a) *Prison industries.* On July 1, 1919, \$15,000, and from time to time, sums equal in amount to the moneys derived from the sale of products of the industries of the state prison other than the binder twine plant, and paid into the general fund, to be used as a revolving appropriation to carry on such industries at the state prison, and for the construction and equipment of buildings, for permanent property and improvements, but whenever said unencumbered revolving appropriation balance is in excess of \$150,000 on June 30 of any year, such excess shall revert to the general fund. No expenditures shall be made from this appropriation for the construction of buildings or equipment for new industries, except upon written application of the state department of public welfare, setting forth the need, and upon the certification of the emergency board that such moneys are needed, and that no other appropriation is available for that purpose.

(b) *Reformatory industries.* On July 1, 1917, two-fifths of the unexpended balance of the appropriation heretofore made by s. 20.17 (11) [Stats. 1915] and, from time to time, sums equal in amount to the moneys derived from the sale of the products of the industries at the state reformatory, and paid into the general fund, to be used as a revolving appropriation to carry on such industries at the state reformatory.

(c) *Central warehouse.* Such sums as the state department of public welfare may from time to time with approval of state emergency board transfer from the appropriations made by pars. (a) and (b) and all receipts from sales to its institutions and sales under s. 15.59 of obsolete supplies, materials and equipment salvaged under s. 56.01, to be used as a revolving appropriation to carry on the provisions of s. 56.01.

(d) *Central generating station.* On July 1, 1953, \$25,000 and on July 1, 1954, \$25,000 to be used as a revolving appropriation for the central generating station at the state prison, together with sums equal in amount to the moneys derived from the sale of utilities and services, to the Wisconsin state prison, binder twine plant, prison industries and central state hospital, to be paid into the general fund and to be used to carry on such utility service and for equipment and building repairs and improvements at the central generating station.

(66) WORKSHOP FOR BLIND, REVOLVING. For the division for the blind for the operation of the Wisconsin workshop for the blind on July 1, 1925, \$10,000 and from time to time sums equal in amount to the moneys derived from the sale of products by the division through the workshop, or the operation of business enterprises and home work in accordance with the provisions of ss. 47.01 to 47.10.

(71) CENTRAL WISCONSIN COLONY AND TRAINING SCHOOL. There is appropriated on July 1, 1953, from the state building trust fund to the department of public welfare, \$6,800,000 to cover the cost of plans and specifications of and the constructing and equipping of the central Wisconsin colony and training school under the provisions of ch. 385, laws of 1953, or such other state mental institutions for the state department of public welfare as are in accordance with its long-range building program.

(72) SCHOOL FOR BOYS. (a) There is appropriated from the state building trust fund to the state department of public welfare such amounts as are required not to exceed \$6,000,000, for the construction and equipment of a modern institution for the custody and rehabilitation of delinquent boys to replace the present school for boys. In order to make this amount available, there is transferred on July 1, 1955, from the general fund to the state building trust fund, \$3,000,000.

(b) The state department of public welfare may sell the buildings and site of the present school for boys if the new institution is constructed on another site, and all moneys received by the department of public welfare from the sale of the property at the site of the present school for boys and all other unexpended moneys appropriated by the legislature for the improvement of the present school for boys are appropriated to the state building trust fund.

(c) Such modern institution for the custody and rehabilitation of delinquent boys shall be erected on the present site or a site within the Kettle Moraine state forest, the exact location and dimensions of the site to be determined by the state building commission. If the site selected is on property owned by the conservation department, the latter

is directed to transfer the property designated by the state building commission to the state department of public welfare.

**History:** 1951 c. 319 s. 61 to 73, 77 to 80; 1951 c. 395, 396, 432, 451, 484, 502, 505, 626, 659, 718, 724; 1953 c. 36, 251, 475, 501, 616; 1955 c. 166, 204, 227, 367; 1955 c. 385 s. 6, 41 to 45; 1955 c. 404, 463, 610, 635, 636, 640; 1955 c. 650 s. 5, 14.

**20.6701 Public welfare department; construction and improvements.** There is appropriated from the state building trust fund to the state department of public welfare, \$6,750,000 and on July 1, 1945, \$4,000,000 for the construction and equipment, remodeling and making of needed improvements in the state institutions under its management and direction. Of the \$6,750,000 appropriation there is allotted:

(71) **NORTHERN COLONY AND TRAINING SCHOOL.** For the northern colony and training school, \$750,000, to be used for the following purposes:

(a) \$700,000 for the construction and equipment of a new heating plant and changes and improvements in the electrical distribution and water supply system.

(b) \$50,000 for replacement of elevator in laundry building and for laundry equipment.

(72) **SOUTHERN COLONY AND TRAINING SCHOOL.** For the southern colony and training school, \$171,000 to be used for the following purposes:

(a) \$150,000 for additional sewage disposal facilities.

(b) \$21,000 for construction and equipment of an addition to the laundry building.

(73) **MENDOTA STATE HOSPITAL.** For the Mendota state hospital, \$7,500, to be used for the following purposes:

(a) \$7,000 for the construction of well house and equipment.

(b) \$500 for completion of roof repairs in main building.

(74) **WINNEBAGO STATE HOSPITAL.** For the Winnebago state hospital, \$1,912,123.67, to be used for the following purposes:

(a) \$900,000 for construction of a new heating plant, including necessary equipment, railroad siding and improvements in water supply system and for electrical changeover from D.C. to A.C.

(b) \$12,123.67 for installation of improved sewage disposal facilities.

(c) \$1,000,000 for construction and equipment of a hospital building.

(75) **BALANCE OF APPROPRIATION.** The balance of the appropriation shall be expended as the legislature hereafter directs.

(76) **TRANSFER OF EXCESS ALLOTMENTS.** Whenever it is apparent that any specific allotment in any subsection or paragraph will exceed the amount needed for the purpose for which it is made, such excess, upon certification of the state department of public welfare with the approval of the governor, shall be transferred by the director of budget and accounts from the original allotment to supplement any other allotment or purpose in this section or s. 20.6702 that may be insufficient for the purpose for which made.

**History:** 1953 c. 619; 1955 c. 204 s. 19; 1955 c. 385.

Appropriations under this section not approved for expenditure prior to August 7, 1949, on that date reverted to the postwar construction and improvement fund. 39 Atty. Gen. 282.

**20.6702 Public welfare department; construction and improvements.** (77) The balance of the unreleased appropriation made by ss. 20.6701 and 20.6703, amounting to the total of approximately \$3,800,000, for which no order of approval was filed by the governor under s. 25.35 prior to August 7, 1949, reverts on said date to the state building trust fund.

(78) **CONSTRUCTION AND EQUIPMENT.** There is appropriated on July 1, 1949 from the state building trust fund to the state department of public welfare \$13,292,000 for the construction, equipment, remodeling, fireproofing of and for making needed improvements in the state institutions under its management and direction, including the following projects:

At Mendota state hospital

Intensive treatment and admission building

Central cafeteria and food service unit

Equipment for the memorial hospital infirmary and treatment building

Equipment for food services

At Winnebago state hospital

Chronically disturbed male patient building (100 beds)

Chronically disturbed female patient building (100 beds)

Recreational therapy building

Occupational therapy building

At the central state hospital

Two new inmate wings (92 beds each)

At the northern colony and training school  
 Custodial and treatment building (180 beds)  
 Employes' building  
 Laundry building  
 Cottage floor and building improvements

At the southern colony and training school  
 Receiving building including nursery, isolation ward, and wards for bedridden inmates  
 Employes' building  
 Staff residence  
 Custodial and treatment building (100 beds)

At the Waukesha school for boys  
 Gymnasium  
 Superintendent's residence  
 Vocational program equipment

At the home for women  
 Sewage disposal facilities

At the state prison  
 Installation for maximum security protection within the walls  
 Medium security installation outside the walls

At the child center  
 Gymnasium  
 Refectory

At the state reformatory  
 Vocational program facilities

(79) REPAIRS, CONSTRUCTION AND EQUIPMENT. There is appropriated on July 1, 1951, from the state building trust fund to the state department of public welfare, \$1,820,000 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements, including

New cottages at the Wisconsin school for boys.  
 Interior gates and fences at the state prison.  
 Bath houses at the state prison.  
 Vocational building at the state reformatory.  
 Heating and boiler repair at the Mendota state hospital.  
 School building at the southern colony and training school.

**History:** 1951 c. 711; 1953 c. 432; 1955 c. 204, 385.

Department of public welfare does not appropriations established by 20.173, Stats. have power to purchase real estate from 1949. 39 Atty. Gen. 282.

**20.6703 Public welfare department; diagnostic center.** (80) DIAGNOSTIC CENTER. There is appropriated from the state building trust fund to the state department of public welfare for the construction and equipment of a diagnostic center as provided by s. 46.04, the sum of \$600,000.

**History:** 1955 c. 204 s. 19; 1955 c. 385 s. 6.

**20.680 Purchases, director of.** There is appropriated from the general fund to the director of purchases:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$92,600, and annually, beginning July 1, 1956, \$94,200 for the execution of functions of the bureau of purchases.

(2) SPECIAL PRINTING AND DISTRIBUTING. On July 1, 1955, for the biennium ending June 30, 1957, \$161,800, for printing and distributing the Wisconsin Blue Book, for printing and distributing the Wisconsin Statutes and Wisconsin Annotations, and for the functions prescribed by s. 15.64 (4) and 35.84 (16), (16a) and (16b).

(3) PRINTING ADMINISTRATIVE CODE AND REGISTER. On July 1, 1955, for the biennium ending June 30, 1957, \$37,500 for printing or duplicating the Wisconsin administrative code and register.

(4) INVENTORY OF NATURAL RESOURCES. On July 1, 1955, \$16,000 as a nonlapsible appropriation to print and distribute the inventory of Wisconsin natural resources as prepared for printing by the natural resources committee of state agencies.

(41) MATERIALS AND PRINTING FOR RESALE. On July 1, 1955, the June 30, 1955 unencumbered balances in the appropriations made by ss. 20.10 (2) and (3), of the 1953 statutes, to be used as a revolving appropriation for the purchase of a general stock of all necessary office supplies, communication service, postage, and postal service, express, freight and drayage service, paper, except paper required by law to be furnished by the director of purchases, and all other materials, supplies, services and expense of a consumable nature, including microfilming service, and for the purchase of machinery and

equipment including that required in connection with providing duplicating service under s. 15.56 (3), which in the judgment of the requisitioning officers are required by the various offices in performing the powers, duties, functions and obligations imposed upon them by law, and for printing, binding and the purchase of all paper, cuts, illustrations and other items required in the public printing and for the purchase of such stationery as the director of purchases is required to order. Whenever materials, supplies, services, or expense, charged to this appropriation, are furnished to the several state offices or officers, or other body, as prescribed by law, the reasonable cost thereof shall be charged periodically to the proper appropriation for said offices or officers, or other body, respectively, and the sums so charged shall be credited to this appropriation. If there be no appropriation properly chargeable therewith, then the cost thereof shall remain charged to this appropriation.

(42) **SURPLUS WAR COMMODITIES.** On August 28, 1947, \$100,000, to be used as a revolving appropriation for the procurement by purchase, gift or transfer, of war surplus property from the federal government through the official agency or agencies thereof. On all such property, when furnished to any state agency, the cost thereof shall be charged to the proper appropriation for such agency and credited to this appropriation. With the approval of the governor, the bureau of purchases may purchase such war surplus property for and at the request of any local unit of government under such financial arrangements as may be agreed upon providing the cost of any such property shall be paid to the state upon demand.

**History:** 1951 c. 97 s. 13; 1951 c. 319 s. 45, 46; 1951 c. 395; 1951 c. 734 s. 10; 1955 c. 204, 221, 385, 532.

**20.690 Radio council.** There is appropriated from the general fund to the state radio council:

(1) **OPERATION OF RADIO BROADCAST SYSTEM.** On July 1, 1955, \$180,481, and annually, beginning July 1, 1956, \$180,481 for the operation and maintenance of the state radio broadcasting system established under the provisions of s. 43.60.

(2) **EDUCATIONAL TELEVISION RESEARCH.** On July 1, 1955, \$44,984, and on July 1, 1956, \$44,984 as a nonlapsible appropriation for research and experimentation in educational television.

(41) **GIFTS AND GRANTS.** All gifts and grants made to the radio council for the purpose of conducting research and experimentation in educational television.

**History:** 1951 c. 319 s. 52; 1951 c. 395; 1953 c. 251, 360; 1955 c. 204, 385.

**20.700 Real estate brokers' board.** (41) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the Wisconsin real estate brokers' board for the execution of its functions, all moneys received by the board under the provisions of ch. 136 of the statutes. Whenever the unencumbered revolving appropriation balance is in excess of \$15,000 on June 30 of any year beginning with June 30, 1945, such excess shall revert to the general fund.

**History:** 1951 c. 319 s. 232; 1955 c. 385.

**20.710 Revisor of statutes.** There is appropriated from the general fund to the revisor of statutes:

(1) **GENERAL ADMINISTRATION.** Annually, beginning July 1, 1955, \$26,350 to carry into effect his functions.

(2) **WISCONSIN ADMINISTRATIVE CODE AND REGISTER.** On July 1, 1955, \$10,215, and annually, beginning July 1, 1956, \$7,975 for the execution of his functions relative to the publication and distribution of the Wisconsin administrative code and register.

**History:** 1951 c. 97 s. 26; 1951 c. 319 s. 179, 180; 1951 c. 395; 1953 c. 276; 1955 c. 204, 221, 385; 1955 c. 650 s. 12.

**20.720 Savings and loan commissioner.** (41) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the commissioner of savings and loan associations all fees and all other moneys received by any person for or in behalf of the commissioner of savings and loan associations for the execution of his functions. To enable the commissioner of savings and loan associations to execute the functions of his department, the director of budget and accounts, when making quarterly allotments under the provisions of subch. I of ch. 15 of the statutes, is authorized to anticipate such receipts, the provisions of s. 20.902 to the contrary notwithstanding, but not to exceed \$7,500 in the aggregate at any time.

**History:** 1951 c. 97 s. 22; 1951 c. 319 s. 231; 1955 c. 385.

**20.730 Secretary of state.** There is appropriated from the general fund to the secretary of state:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$69,660, and annually, beginning July 1, 1956, \$63,640 for the execution of his functions.

(2) ELECTION NOTICES, BLANKS AND SUPPLIES. On July 1, 1955, \$9,000, and on July 1, 1956, \$11,000 for the printing and distribution of election notices, blanks, and supplies and to carry out the provisions of s. 6.81.

**History:** 1951 c. 97 s. 8; 1951 c. 319 s. 23, 24; 1951 c. 395; 1953 c. 251; 1955 c. 204, 385.

**20.740 Securities department.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the department of securities on July 1, 1955, \$60,650, and annually, beginning July 1, 1956, \$61,000 for the execution of its functions.

**History:** 1951 c. 319 s. 160; 1951 c. 395; 1955 c. 204, 385.

**20.750 Soil conservation committee.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the state soil conservation committee on July 1, 1955, \$36,650, and annually, beginning July 1, 1956, \$35,700 for the administration of its functions.

**History:** 1951 c. 319 s. 173; 1951 c. 395; 1953 c. 400; 1955 c. 204, 385.

**20.760 State colleges.** There is appropriated from the general fund to the board of regents of state colleges:

(1) TEACHERS' SALARIES. On July 1, 1955, \$4,640,050, and annually, beginning July 1, 1956, \$4,926,050 for teachers' salaries at the several state colleges. Any portion of this appropriation not needed for teachers' salaries may be transferred in whole or in part to the appropriation made by sub. (2) at the discretion of the emergency board.

(2) GENERAL OPERATION. On July 1, 1955, \$2,164,433 and annually, beginning July 1, 1956, \$2,193,843 to be used for personal services, materials and expense, and capital outlay except for new construction or the purchase of land, as follows:

	1955-1956	1956-1957
From executive budget .....	\$ 562,000	\$ 705,400
From receipts applied .....	1,602,433	1,488,443
<b>Total .....</b>	<b>\$2,164,433</b>	<b>\$2,193,843</b>

All moneys collected on behalf of the state colleges except such moneys as are otherwise specifically appropriated or nonappropriated by statute, shall, together with the unnumbered balance in 20.38 (2) (c) [Stats. 1953] as of June 30, 1955, be credited to this paragraph and shall constitute the source of the receipts applied to the general operation appropriation above. Unapplied receipts under this paragraph may be released in whole or in part by the emergency board pursuant to ss. 14.72 and 20.330 (21). At the close of the fiscal year ending June 30, 1956, the unexpended allotments under the general operation appropriation shall revert to the unapplied revolving balance, except as otherwise provided for miscellaneous capital in s. 15.16 (5) (a). At the close of the fiscal year ending June 30, 1957, all balances unexpended under this paragraph shall lapse to the general fund, except as otherwise provided for miscellaneous capital in s. 15.16 (5) (a).

(a) *Contingent fund.* Out of the appropriation for the operation of the several state colleges there is allotted to each institution, subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund to be expended as provided in s. 20.979.

(b) *Canceled checks repaid.* A sum sufficient to repay canceled checks under s. 20.979.

(c) *Nonappropriated revenues.* It is the intent of the legislature that all receipts from earnings on the normal school fund and from veterans' tuition that may accrue under the operation of P.L. 16 and 346 and similar acts of congress shall not be appropriated to the colleges but shall be paid into the general fund as nonappropriated revenues, and that all receipts from external sales at Stout state college and the institute of technology, except as otherwise provided by law, shall not be appropriated but shall be deposited as nonappropriated revenues in the general fund.

(3) COAL. Annually, beginning July 1, 1943, a sum sufficient to cover the cost of coal and other solid fuel purchased pursuant to s. 15.56 (4) for the several state colleges, including freight charges and local hauling charges thereon. Expenditures for coal or other solid fuel hereunder shall be made as provided in s. 15.84, but shall appear as an operating cost of the state college at which used. This appropriation shall be reimbursed from the proper revolving appropriation for the cost of all fuel furnished to dormitories and dining halls, including freight charges and local hauling charges thereon.

(4) MAINTENANCE AND CAPITAL. On July 1, 1955, \$285,650, and annually, beginning July 1, 1956, \$259,950 for property repairs and maintenance and miscellaneous permanent property and improvements at the several state colleges and for capital outlay for the board of regents of state colleges. Personal services shall be paid from sub. (2).

(41) GIFTS AND SUBVENTIONS. As a revolving appropriation, all gifts, grants, bequests and devises from individuals, partnerships, associations, or corporations and all

subventions from the United States, for or in behalf of the state colleges or any department thereof or any purpose connected therewith, to carry out the purposes of such gifts, grants, bequests, devises and subventions in accordance with the conditions under which made.

(42) **STUDENT ACTIVITY FEES.** All moneys collected as student activity fees or from operations in connection therewith, and including such moneys received under conveyances and leases consummated under s. 37.02 (3) as the regents shall designate to be receipts under this subsection, to be used as a revolving appropriation for the operation, maintenance and capital expenditures of such student activities including the payment of rentals and other expenditures as provided under leases entered into under s. 37.02 (3) without limitation because of such payments being made from receipts derived in whole or in part from the operation of buildings and facilities other than those covered by such leases.

(43) **REVOLVING APPROPRIATION FOR DIVERSE ACTIVITIES.** As revolving appropriations, all moneys received for or on account of any dormitory, commons, dining hall, cafeteria, stationery stand or model farm, and including such moneys received under conveyances and leases consummated under s. 37.02 (3) as the regents shall designate to be receipts under this subsection to be used for the operation, maintenance and capital expenditures for such activities including the payment of rentals and other expenditures as provided under leases entered into under s. 37.02 (3) without limitation because of such payments being made from receipts derived in whole or in part from the operation of buildings and facilities other than those covered by such leases.

(a) The board of regents of state colleges may establish at any or all state colleges a contingent fund not to exceed \$500 out of the balances in cafeteria and dining hall revolving funds to be used for the payment of cash in advance and which are incident to the operation of such cafeterias and dining halls.

(44) **LABORATORY PROJECTS AT STOUT.** On July 1, 1955, \$1,000 of the unencumbered balance remaining in s. 20.34 (1) (b) (1953 statutes) and all moneys collected thereafter from sales of student construction and laboratory projects at Stout state college to be used as a revolving appropriation for procuring personal services, materials and expense, and capital outlay necessary for such projects.

(45) The Eichelberger trust fund and all moneys collected on account of such resources, to be used as a revolving appropriation for the exclusive benefit of the Stout state college.

(46) The Stout state college student loan fund and all moneys collected on account of such resources, to be used as a revolving appropriation for the exclusive benefit of the Stout state college.

(69) **Limitation on use of appropriations.** The board of regents of state colleges shall not use any fund appropriated to it under any section to pay rentals or other charges upon any property leased from a building corporation pursuant to s. 37.02 (3) under a lease executed or taking effect after January 1, 1953, unless the governor has approved the lease.

**History:** 1951 c. 319 s. 107 to 114; 1951 c. 253, 395, 548; 1953 c. 61, 251, 674; 1955 c. 144, 204; 1955 c. 385 s. 6, 46, 47.

Athletic receipts at state teachers colleges are state moneys which must be deposited in the state treasury. Under 37.11 (8), fees which state teachers colleges collect from students must be deposited in the state treasury even though such fees are used in part for student controlled extracurricular activities. Funds belonging to student organizations at state teachers colleges should not be intermingled with state funds and need not be deposited in state treasury. State teachers colleges may audit and supervise expenditures of student organizations without thereby rendering these moneys state funds. 38 Atty. Gen. 516.

**20.7601 State colleges; construction and improvements.** (71) **CONSTRUCTION, REPAIRS AND IMPROVEMENTS.** There is appropriated on July 1, 1949 from the state building trust fund to the board of regents of state colleges, \$4,295,000 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements at the state colleges including:

Dormitories at River Falls, La Crosse, Platteville, Oshkosh, Whitewater, Superior and Stevens Point

Library and administration building at Whitewater.

Second college building at Eau Claire

Athletic field improvements at La Crosse

Freight elevator at Milwaukee

Stadium addition at Milwaukee

New roof on training school at Oshkosh

Cornice repair on science building at Oshkosh

Underground electrical system improvements at Oshkosh

Remodeling and furnishing the Reeve Memorial at Oshkosh  
 Heating plant improvements at Platteville  
 Improvements in ventilating system at Platteville  
 Electrical changes at River Falls  
 Improvements to athletic field at River Falls  
 Auditorium seating additions at River Falls  
 Heating plant improvements at Superior  
 Dormitory furnishings, stadium improvements, utilities, and ground improvements at Superior  
 Athletic field seating improvements at Whitewater  
 Lighting athletic field at Whitewater

(72) CONSTRUCTION, REPAIRS, AND IMPROVEMENTS. There is appropriated on July 1, 1951, from the state building trust fund to the board of regents of state colleges, \$3,650,000 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements including:

Repairs at the several state colleges  
 Girls' residence hall at Whitewater  
 Training school and library at Platteville  
 Library at River Falls  
 Library at Stevens Point

(73) ADDITIONAL FACILITIES AT MILWAUKEE. There is appropriated on July 1, 1951 from the state building trust fund \$1,600,000 to the board of regents of state colleges for the construction and equipment of additional facilities at the state college in Milwaukee.

**History:** 1951 c. 548, 648, 711; 1953 c. 61; 1955 c. 204 s. 1, 19; 1955 c. 385.

**20.763 State reformatory location committee.** (1) GENERAL ADMINISTRATION. On August 4, 1955, there is appropriated from the general fund a nonlapsible sum sufficient not to exceed \$2,000 to the committee on location of the state reformatory for the execution of its functions under s. 53.51. Members of such committee shall be paid a per diem of \$25 plus actual and necessary expenses incurred in the discharge of their duties.

**History:** 1955 c. 499.

**20.780 Supreme court.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the supreme court, annually, beginning July 1, 1951, such sum as may be necessary to carry into effect its functions, including travel expense.

**History:** 1951 c. 319 s. 176; 1955 c. 385.

**20.790 Tax appeals board.** (1) GENERAL ADMINISTRATION. There is appropriated from the general fund to the board of tax appeals, on July 1, 1955, \$26,275, and annually, beginning July 1, 1956, \$26,300 for the execution of its functions.

**History:** 1951 c. 319 s. 44; 1951 c. 395; 1955 c. 204, 385.

**20.800 Taxation department.** There is appropriated from the general fund to the state department of taxation:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$2,349,600, and annually, beginning July 1, 1956, \$2,356,050 for general administration and for the general functions of said department.

(2) REASSESSMENTS AND REVIEWS. Annually, such sums as may be necessary to defray the expenses of executing the functions of reassessments and review of assessment proceedings as provided in ss. 70.64 and 70.75 to 70.85, inclusive, of the statutes.

(3) RENTAL OF TABULATING EQUIPMENT. Annually, beginning July 1, 1956, a sum sufficient for the rental of tabulating equipment and for the purchase of supplies and the payment of other expenses incidental to the operation of such equipment. These expenditures shall be recoverable by the state under the provisions of s. 73.07 (2).

(4) FOREST CROP LAW ADMINISTRATION. Its share of the appropriation made by s. 20.550 (29).

(70) MOTOR VEHICLE FUEL TAX. All moneys received by the department of taxation under ch. 78 shall be paid into the state highway fund.

**History:** 1951 c. 319 s. 40, 41, 42; 1951 c. 395; 1955 c. 204; 1955 c. 385 s. 6, 48.

**20.810 Teachers retirement board.** There is appropriated from the interest earnings of the funds of the state teachers retirement system, defined in s. 25.28, to the state teachers retirement board:

(71) GENERAL ADMINISTRATION. On July 1, 1955, \$87,225, and annually, beginning July 1, 1956, \$84,425 for the administration of ss. 42.20 to 42.54. Of this appropriation there is allotted for the following purposes for the respective fiscal years:

	1955-1956	1956-1957
Personal services .....	\$65,000	\$65,100
Materials and expense .....	19,350	18,800
Capital outlay .....	2,875	525

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7) and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1).

(72) INVESTMENT EXPENSE, TRANSFER. Annually, beginning July 1, 1949, such sums as may be necessary to reimburse the general fund for amounts actually expended and the cost of services rendered under s. 20.480 (1) in making the investments and supervising the loans and securities for the state teachers retirement system.

(73) TEACHERS RETIREMENT FUND OPERATIONS. All moneys in the retirement deposit fund, the annuity reserve fund, and the contingent fund of the state teachers retirement system, to be used for the purpose of carrying into effect the provisions of ss. 42.20 to 42.54.

**History:** 1951 c. 319 s. 192; 1951 c. 395, 511; 1953 c. 204, 251, 540, 674; 1955 c. 204, 385.

**20.820 Treasurer, state.** There is appropriated from the general fund to the state treasurer:

(1) GENERAL ADMINISTRATION. On July 1, 1955, \$63,625, and annually, beginning July 1, 1956, \$61,745 for the execution of his functions.

(2) INSURANCE. Annually, a sum sufficient to cover the cost of burglary and robbery insurance. Such insurance shall be purchased from the lowest responsible bidder as determined by the director of purchases. Due notice shall be given in the official state paper as provided in s. 15.60 (1).

**History:** 1951 c. 97 s. 9; 1951 c. 319 s. 25, 26; 1951 c. 395; 1955 c. 204, 385.

**20.822 Turnpike commission.** (71) GENERAL ADMINISTRATION. There is appropriated from the state highway fund to the Wisconsin turnpike commission \$250,000 as a nonlapsible appropriation which shall not be subject to any other laws regulating the use of highway funds, for the purpose of carrying out the duties and functions of said commission as may be provided by law; expenditures are to be made upon vouchers signed by the chairman or secretary of the commission.

**History:** 1953 c. 186; 1955 c. 385.

**20.830 University.** There is appropriated from the general fund to the board of regents of the university:

(1) GENERAL OPERATION. On July 1, 1955, \$16,846,608, and annually, beginning July 1, 1956, \$17,506,213 for the several colleges, divisions, departments, and schools of the university for administration and execution of instruction, research, scientific investigation, educational extension and such other functions as are authorized, to be used for personal services, materials and expense, and capital outlay except for new construction or the purchase of land, as follows:

	1955-1956	1956-1957
From executive budget .....	\$13,151,537	\$13,699,642
From receipts applied .....	3,695,071	3,806,571
Total .....	\$16,846,608	\$17,506,213

All moneys collected from academic student fees on behalf of the university of Wisconsin, excepting adult education fees, shall be credited to this subsection and shall constitute the source of the receipts applied to the general operation appropriation above. Unapplied receipts under this subsection may be released and allotted in whole or in part by the director of budget and accounts in accordance with regulations prescribed by said director. Whenever the fiscal revenues under this subsection are deemed by the director of budget and accounts to be insufficient to cover the receipts applied for any year, such applied receipts may be reduced by the director of budget and accounts in an aggregate amount equal to the reported insufficiency of available receipts. At the close of each fiscal year the unexpended balances of the general operation appropriation shall revert to the general fund, except as otherwise provided for miscellaneous capital in s. 15.16 (5) (a).

(2) MAINTENANCE OF BUILDINGS AND GROUNDS. On July 1, 1955, \$570,000 and annually, beginning July 1, 1956, \$571,000 for repair and maintenance of buildings and grounds.

(3) FUEL. Annually, beginning July 1, 1955, a sum sufficient to cover the cost of

fuel used for space heating and freight charges thereon. Coal and other solid fuel purchased under this subsection shall be purchased pursuant to s. 15.56 (4) and expenditures hereunder to be made as provided in s. 15.84.

(31) EXECUTIVE BUDGET APPROPRIATIONS FOR HOSPITALS. Annually, beginning July 1, 1955, a sum sufficient to cover the appropriation credits to s. 20.830 (61) for care of state and county patients, in accordance with s. 142.08 (2).

(41) REVOLVING APPROPRIATION FOR GENERAL OPERATIONS. The unencumbered balance in s. 20.41 (1) (b), Stats. 1953, as of June 30, 1955, and all moneys collected by each and every person for or on account of the university of Wisconsin unless otherwise specifically appropriated or nonappropriated, to be used as a revolving appropriation for such activities for personal services, materials and expense and capital outlay except for the purchase of land. Expenditures for new construction may not exceed \$10,000 for any one project except upon approval of the governor. Of this appropriation there is allotted and made available \$3,214,871 for the year 1955-1956 and \$3,063,371 for the year 1956-1957. The unencumbered allotment of any fiscal year shall revert to the unallotted balance of this appropriation on June 30 of such year and encumbrances of any fiscal year which are not paid as of August 31 following the close of the fiscal year shall likewise revert to the said unallotted balance. Whenever the fiscal revenues of any year plus the unallotted balance shall exceed the allotment for said year such excess shall be expendable only upon release by the emergency board pursuant to s. 20.330 (21). Whenever the fiscal revenues of any year plus the unallotted balance are deemed by the director of budget and accounts to be insufficient to cover the allotment of said year such allotment shall be reduced by the emergency board in an aggregate amount equal to the reported insufficiency of available funds.

(42) STORE DIVISION. On July 1, 1917, \$5,000, and in addition thereto, all stock on hand in the store division of the university, to be used as a revolving appropriation for the operation of the university store division, and to permit co-operation between the store division and any board, commission, or department of the state, or federal government, co-operating with the university, and to be available for the purchase of additional stores including merchandise, labor and materials. The regents are authorized to transfer moneys from or to any other university revolving appropriation to or from the revolving appropriation authorized by this paragraph the provisions for repayment in sub. (67) to the contrary notwithstanding.

(43) REVOLVING APPROPRIATION FOR SERVICE DEPARTMENTS. All moneys transferred by the regents from other appropriations made by this section to be used as a revolving appropriation for the operation of the university service departments, and to permit co-operation between the service departments and any board, commission, or department of the state, or federal government, co-operating with the university, and to be available for the purchase of materials and the payment of wages. The regents are authorized to transfer moneys from or to any other university revolving fund to or from the revolving fund authorized by this section, the provisions for repayment in sub. (67) to the contrary notwithstanding.

(44) RESIDENCE HALLS. All moneys received by each and every person, for or on account of residence halls at the university, including the sale of supplies used by students, and including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the regents shall designate to be receipts under this subsection, shall be paid within one week after receipt into the general fund, and are appropriated therefrom for operation, maintenance and capital expenditures of such residence halls, including the payment of rentals and other expenditures as provided under leases entered into under s. 36.06 (6) (b) 3 without limitation because of such payments being made from receipts derived in whole or in part from the operation of buildings and facilities other than those covered by such leases. On June 30, 1947, excess revenues from conducting the trailer camps at Camp Randall since the date of establishment, and annually, beginning June 30, 1948, the annual excess revenues from such trailer camps as determined by the director of budget and accounts from the records of the university shall revert to the general fund.

(45) ATHLETIC COUNCIL. All moneys received by each and every person for or on account of the athletic council or any similar organization of the university, including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the regents shall designate to be receipts under this subsection, shall be paid within one week after receipt into the general fund, and are appropriated therefrom for the purposes of such athletic council, or other similar organization of the university, respectively, for carrying out its powers, duties and functions, including the payment of rentals and other expenditures as provided under leases entered into under s. 36.06 (6) (b) 3 without limitation because of such payments being made

from receipts derived in whole or in part from the operation of buildings and facilities other than those covered by such leases.

(46) MEMORIAL UNION. All moneys received by each and every person for or on account of the Memorial Union, including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the regents shall designate to be receipts under this subsection, shall be paid within one week after receipt into the general fund, and are appropriated therefrom as a revolving appropriation for operation, maintenance, and capital expenditures of the Memorial Union, including the payment of rentals and other expenditures as provided under leases entered into under s. 36.06 (6) (b) 3 without limitation because of such payments being made from receipts derived in whole or in part from the operation of buildings and facilities other than those covered by such leases.

(47) GIFTS AND DONATIONS. All moneys received from gifts, grants, bequests, and devises, to carry out the purposes for which made and received.

(48) FEDERAL GRANTS. All moneys received from the federal government to carry out the purposes for which made and received in accordance with federal grants and the provisions of special federal contracts.

(a) *Acceptance of federal funds to supply farm labor.* The legislature hereby accepts the provisions of a joint resolution of congress, approved April 29, 1943 (H. J. Res. 96), entitled "making an appropriation to assist in providing a supply and distribution of farm labor for the calendar year 1943" and accepts the grant of all moneys and all benefits which may accrue under said joint resolution. The board of regents of the university of Wisconsin is authorized and directed to co-operate with the proper federal authorities in the administration of said act and in carrying out all agreements made thereunder. All funds made available to this state under said resolution shall, upon receipt thereof, be paid into the general fund and are appropriated therefrom to the board of regents to be expended in accordance with the terms of the grants.

(49) SALE OF REAL PROPERTY. All net proceeds from the sale of real property by the regents of the university pursuant to s. 36.34 shall be paid within one week after receipt into the general fund, and are appropriated therefrom to the regents for purposes provided for in s. 36.34, including such expenses incurred in selling such real property as are enumerated in s. 13.351 (2) (d), except such sums as have been advanced to the regents of the university by the state building commission under s. 13.351 (2) (d) which shall be refunded to the appropriation made by s. 20.550 (71).

(50) CONSTRUCTION, ACQUISITIONS, IMPROVEMENTS; REVOLVING SURPLUSES. Any moneys in any university revolving fund which the regents shall determine to be surplus not required for the succeeding fiscal year is hereby appropriated to the regents for the construction or acquisition of dormitories, commons, field house or other buildings, or for other permanent improvements, or for the purchase of land, or for the equipment of such buildings, or for investment in bonds or securities, as provided in s. 36.06 (6) and (7), as the regents may determine, anything in par. (k) of sub. (3) [Stats. 1951] to the contrary notwithstanding; provided, that the approval of the governor shall be necessary for the purchase of land under this section.

(61) UNIVERSITY HOSPITALS. As a revolving appropriation, all moneys collected or received by each and every person for or on account of the Wisconsin general hospital, the Wisconsin orthopedic hospital for children, and the university clinic as clinic, dispensary, infirmary or hospital fees, to be used for operating expenses in connection with the Wisconsin general hospital and the Wisconsin orthopedic hospital for children.

(67) EMERGENCY TRANSFERS. Any moneys in the appropriations to the board of regents of the university for operation may be temporarily transferred to any revolving fund authorized by law, or from one revolving fund to another, provided that any moneys so transferred shall be repaid to the appropriation from which taken before the close of the fiscal year in which the transfer was made.

(68) CASH FUND. The board of regents of the university may use the \$20,000 of the balances in university revolving funds heretofore appropriated as a contingent fund for the payment of such miscellaneous expenses where immediate payment is deemed necessary. The regents are authorized to transfer moneys from or to any other revolving appropriation to or from the revolving appropriation authorized by this subsection the provisions for repayment in sub. (67) to the contrary notwithstanding.

(69) LIMITATION ON USE OF APPROPRIATIONS. The board of regents of the university shall not use any fund appropriated to it under any section to pay rentals or other charges upon any property leased from a building corporation pursuant to s. 36.06 (6)

under a lease executed or taking effect after January 1, 1953, unless the governor has approved the lease.

**History:** 1951 c. 247 s. 4, 5; 1951 c. 319 s. 117 to 130; 1951 c. 395, 666; 1953 c. 251, 253, 505, 674; 1955 c. 144, 204; 1955 c. 385 s. 6, 49, 50; 1955 c. 467.

Regents have power to make contract with private concessionaire for sale of programs and refreshments at university football games on percentage basis. Moneys obtained by regents from such contract are state funds but profits made by concessionaire are not subject to state control under (5) (c) [20.830 (45)], or otherwise where no attempt is made by the regents or university officials to control or regulate the concessionaire in the handling of its own funds. 38 Atty. Gen. 463.

**20.8301 University; construction and improvements.** (71) CONSTRUCTION, EQUIPMENT AND IMPROVEMENTS. There is appropriated on July 1, 1945, from the state building trust fund to the regents of the university \$600,000 for the construction and equipment of a dairy building, and \$7,400,000 for construction and equipment, remodeling, improving and fireproofing of various buildings and property and for the purchase of land at and in connection with the university, including the following projects:

Fireproofing Bascom Hall corridors and hallways.

Memorial Library dedicated to the Wisconsin men and women who served in or in connection with the armed forces of the United States during World War II.

Engineering buildings.

Home economics.

Chemistry.

Biology wing.

Bascom enlargement.

Bacteriology.

Administration and extension.

Heating station, electrical distribution, utilities, safety devices, and alterations.

Physical education.

Milwaukee extension addition.

Dormitories and housing.

Physical plant improvements of agricultural branch experiment station buildings and facilities.

Short course dormitory and equipment (additional to appropriation in s. 20.41 (1)

(q)) [Stats. 1949].

Naval Reserve Officers Training Corps Armory, classroom and office building.

(a) *Reversion of unreleased appropriation.* The balance of the unreleased appropriation made by s. 20.417 [Stats. 1949], for which no order of approval was filed by the governor under s. 25.35 prior to August 7, 1949, amounting to the total of approximately \$1,750,000, reverts on said date of this section to the state building trust fund.

(72) CONSTRUCTION AND EQUIPMENT. There is appropriated on July 1, 1949 from the state building trust fund to the regents of the university \$5,940,000 for the construction, equipment, remodeling and improvement of various buildings and property of the university, including the following projects:

Utility installation for the short course dormitory.

Memorial library dedicated to the men and women who served in the armed forces of the United States in World War II.

Utilities for the memorial library.

(73) REPAIR, CONSTRUCTION AND EQUIPMENT. There is appropriated on July 1, 1951, from the state building trust fund to the regents of the university, \$3,554,384 for the construction, remodeling, repair, equipment and acquisition of land for needed buildings and improvements, including:

Remodeling of and equipment for the Wisconsin general hospital.

Central portion of the home economics building.

Extension division offices at the north end of the stadium.

Remodeling of various buildings.

Constructing a bacteriology building.

Constructing greenhouses.

Plans for addition to biology building.

(74) ADDITIONAL FACILITIES, MILWAUKEE EXTENSION. There is appropriated on July 1, 1951 from the state building trust fund to the regents of the university \$1,000,000 for the construction of additional facilities at the university extension center in Milwaukee. Whenever it is apparent that this appropriation will exceed the amount needed for the purpose for which it is made, such excess, upon certification of the university with the approval of the governor, shall be transferred by the director of budget and accounts to supplement any other allotment or purpose in subs. (72) and (73) that may be insufficient for the purpose for which made.

**History:** 1951 c. 648, 711; 1953 c. 251, 619; 1955 c. 204 s. 19; 1955 c. 385.

20.840 Veterans' affairs department. There is appropriated to the Wisconsin department of veterans' affairs:

(1) MEMORIAL HALL. From the general fund, annually, beginning July 1, 1953, \$2,600 for the execution of the functions prescribed by ss. 45.01 to 45.04.

(2) RECORD OF VETERANS' GRAVES. Annually, beginning July 1, 1955, \$2,200 to carry out the provisions of s. 45.42.

(31) GRAND ARMY HOME FOR VETERANS, OPERATION. From the general fund on July 1, 1955, \$627,700, and annually, beginning July 1, 1956, \$632,950 for operation of the Grand Army Home, including personal services for maintenance and miscellaneous capital. Of this amount not to exceed \$150 may be expended for the burial of each deceased member as defined in s. 45.37 (6) and (7) who shall be buried in the cemetery of said home. Of the allotment made for materials and expense there may be used not to exceed \$1,000 to maintain a contingent fund for the payment of petty cash items, without first submitting them to the director of budget and accounts for audit and approval, to be expended and accounted for insofar as applicable as provided by s. 20.979.

(a) *Reimbursement for services.* All moneys received in reimbursement for services rendered institutional employees pursuant to s. 45.37 (1), to be refunded to the appropriation made by this subsection and to be used for materials and expense. Such reimbursements shall be accumulated in an account named "employee maintenance credits".

(32) MAINTENANCE AND CAPITAL. From the general fund on July 1, 1955, \$29,800, and annually, beginning July 1, 1956, \$32,000 for materials and expense for property repairs and maintenance and miscellaneous permanent property and improvements at the Grand Army Home. Personal services shall be paid from sub. (31).

(33) COAL. From the general fund annually, beginning July 1, 1943, a sum sufficient to cover the cost of coal and other solid fuel purchased for the Grand Army Home pursuant to s. 15.56 (4), including freight and hauling charges thereon.

(34) NEW HEATING PLANT, ETC. From the general fund on July 1, 1943, \$500,000 as a nonlapsible appropriation to construct a new heating plant and to purchase and install necessary auxiliary services including electrical system changeover at the Grand Army Home. On October 9, 1949, the unencumbered balance in the allocation of July 1, 1943, for the first unit of a modern hospital shall be transferred to and made a part of the unencumbered balance in the allocation of July 1, 1943, for a new boiler house.

(35) PURCHASE OF LAND. On July 1, 1955, from the general fund \$3,000 for the purchase of land to be used for cemetery purposes.

(61) FEDERAL AID FOR CONSTRUCTION AND EQUIPMENT. From the general fund annually, beginning July 1, 1943, for a period of 20 years, all moneys received by the state from the federal government as aid for veterans of any war or military expedition of the United States who have been admitted to and are cared for at the Grand Army Home for veterans as a nonlapsible appropriation, to be used by the department exclusively for the erection of a modern building or buildings or adequate housing facilities, inclusive of such other land as may be necessary therefor, and equipment at said home to replace the present inadequate and dangerous housing accommodations. Of this there is allotted \$1,200 for the purchase of land to be used for cemetery purposes.

(62) GIFTS AND BEQUESTS. Any moneys received by the state under the provisions of s. 45.37 (3) and (3a), or any moneys received by gifts or bequest shall be paid into the general fund, and are appropriated therefrom to carry out the purposes of s. 45.37.

(71) SOLDIERS POSTWAR REHABILITATION TRUST FUND, ADMINISTRATION. From the postwar rehabilitation trust fund on July 1, 1955, \$159,550 and on July 1, 1956, \$160,175 for the execution of its administrative functions. Of this appropriation there is allotted for the following purposes:

	1955-1956	1956-1957
Personal services .....	\$106,100	\$106,200
Materials and expense .....	52,250	53,375
Capital outlay .....	1,200	600

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employees social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7) and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1).

(72) BENEFITS FOR VETERANS; OPERATION. From the postwar rehabilitation trust fund a sum sufficient for the payment of benefits to veterans and their dependents under ch. 45. All moneys received from the federal government for the benefit of veterans or their dependents or as reimbursement pursuant to s. 45.39 (6) shall be paid into and

credited to the postwar rehabilitation trust fund and are appropriated therefrom to the department for the purposes for which received or for the execution of its functions.

(72a) LOANS. All money paid into and credited to the postwar rehabilitation trust fund from repayments of loans.

(72b) GIFTS. From the postwar rehabilitation trust fund money received under s. 45.35 (13) to be used as provided.

(73) TRANSFER TO VETERANS' HOUSING TRUST FUND. There shall be transferred from the postwar rehabilitation trust fund to the veterans' housing trust fund provided in s. 25.36 (1) such amounts as the emergency board may determine necessary to provide for the purposes set forth in s. 25.36, with due regard to the whole amount available for such purposes.

(81) SOLDIERS' REHABILITATION FUND, ADMINISTRATION. Annually, beginning July 1, 1955, \$10,260 from the soldiers' rehabilitation fund for necessary administrative expense. For the purposes of this subsection the term administrative expense shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7), and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1). Of this appropriation there is allotted for the following purposes:

	1955-1956	1956-1957
Personal services .....	\$9,300	\$9,300
Materials and expense .....	885	885
Capital outlay .....	75	75

(82) MEDICAL OR OTHER REMEDIAL AID FOR WORLD WAR I VETERANS. Annually, beginning July 1, 1951, the income and such part of the principal of the soldiers' rehabilitation fund as may in the judgment of the Wisconsin department of veterans' affairs be necessary for the hospitalization of soldiers, as provided in s. 45.38 (1), and for educational aid benefits under s. 45.39.

(91) VETERANS' HOUSING TRUST FUND ADMINISTRATION. From the veterans' housing trust fund [created by s. 25.36] on July 1, 1955, \$85,950, and on July 1, 1956, \$89,350 for the execution of the functions of the department under ss. 45.35 (14), 45.352, 45.353, and 66.39 (1), (11), and (13). Of this appropriation there is allotted for the following purposes:

	1955-1956	1956-1957
Personal services .....	\$74,700	\$79,400
Materials and expense .....	8,200	9,750
Capital outlay .....	3,050	200

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7) and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1).

(92) VETERANS' HOUSING LOANS AND EXPENSE. From the veterans' housing trust fund a sum sufficient for the payment of housing loans granted to veterans, veterans' nonprofit housing corporations and veterans' nonprofit co-operative housing associations, and the payment of expense and other payments as a consequence of being mortgagee or owner under ss. 45.352 and 45.353. All repayments of loans and payments of interest made on loans under ss. 45.352 and 45.353 shall revert to the postwar rehabilitation trust fund.

(93) INCENTIVE GRANTS. From the veterans' housing trust fund a sum sufficient, but not exceeding the limit prescribed for such purposes under s. 25.36, for incentive grants to county, city or village housing authorities to assist such housing authority in providing housing for veterans and their families. Allotments from this appropriation shall not exceed 10 per cent of the total cost to any such housing authority of the land, improvements and dwelling units located thereon as determined by the department. Actual payments of allotments shall be at such times as said department shall determine. All allotments shall be made upon written application in form prescribed by the department.

(a) *Transfer of excess.* Notwithstanding the limitation prescribed under s. 25.36, if by June 30, 1950, the amount available for veterans under sub. (92) or the amount available for housing authorities under sub. (93) is in excess of the amount needed for the purpose, such excess amount or any part thereof shall be transferred to and be available for the other if needed for use in such other appropriation, except that after such transfer the amount available for the purposes of sub. (93) shall not exceed 40 per cent of the total amount available for the purpose of said paragraphs. Such transfer shall be made only on the finding of the emergency board that such conditions exist, which findings shall

be certified by the emergency board to the secretary of state and the director of budget and accounts whereupon the transfer shall be effected.

**History:** 1951 c. 51; 1951 c. 319 s. 12 to 22; 1951 c. 395, 544; 1953 c. 251, 540, 674; 1955 c. 195, 204, 274; 1955 c. 385 s. 6, 51, 52, 53; 1955 c. 443.

**Note:** An additional \$1,500 for capital (now 20,840 (71)) was appropriated by ch. outlay for 1954-55 under 20.036 (1) (b) 274, Laws 1955.

**20.850 Vocational and adult education.** There is appropriated from the general fund to the state board of vocational and adult education to carry into effect the provisions of ss. 41.13 to 41.20 and 41.71:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$85,975, and annually, beginning July 1, 1956, \$87,375 for the administrative expenses of the board, and for the preparation of teachers, supervisors and directors of agricultural subjects and teachers of trade and industrial, distributive, home economics and vocational and adult education school subjects.

(a) In case any allotment under this subsection is made to the state university or to any state college or any other wholly state-controlled educational institutions, the appropriation for the operation of such school or institution for the year in which such allotment was made shall be reduced by an amount equal to the amount of such allotment.

(2) **SCHOLARSHIPS.** Annually, beginning July 1, 1947, \$2,000 for such scholarships as the state board of vocational and adult education may direct.

(3) **VOCATIONAL REHABILITATION; STATE AID.** On July 1, 1955, \$240,000 and annually, beginning July 1, 1956, \$260,000 as state aid, and in addition thereto all moneys received from the federal government for this purpose, for the promotion and operation of a program of vocational rehabilitation of persons disabled in industry or otherwise, and for any other purposes necessary in carrying out the provisions of s. 41.71.

(4) **VOCATIONAL REHABILITATION; HOMEBOUND STATE AID.** Annually, beginning July 1, 1953, \$50,000 as state aid, and in addition such moneys as may be made available by the federal government, for the promotion and operation of a vocational rehabilitation program for severely handicapped and homebound persons, and others, and for any other purposes necessary in carrying out the provisions of s. 41.71 (12).

(11) **VOCATIONAL AND ADULT EDUCATION; STATE AID.** Annually, beginning July 1, 1944, \$420,000 for state aid for schools of vocational and adult education, established and maintained pursuant s. 41.15, and any school once granted such state aid shall be entitled thereto as long as the character of its work meets with the approval of the state board of vocational and adult education, to be distributed as provided in s. 41.21 (1).

(12) **VOCATIONAL EDUCATION IN AGRICULTURE; STATE AID.** Annually, beginning July 1, 1951, \$30,000 to be expended by the state board of vocational and adult education as state aid for maintaining part-time instruction in agriculture as provided in s. 41.60.

(41) **TEXT MATERIALS.** On July 1, 1927, \$2,000 for the preparation, publication and distribution of text material for the schools of vocational and adult education, to be paid for by the local boards to which this material is furnished; and all moneys received from such local board for this purpose shall be paid within one week after receipt into the general fund and are appropriated therefrom to the state board of vocational and adult education as a revolving appropriation for the payment of expenses incurred in the above mentioned lines of work, and added to this appropriation.

(42) **VOCATIONAL REHABILITATION; FEDERAL AID.** Any moneys received by the state from the United States under an act of congress entitled "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," approved June 2, 1920, and amendatory and supplementary acts thereto, shall be paid within one week after receipt into the general fund, and are appropriated therefrom to the state board of vocational and adult education for the purpose of carrying out the provisions of s. 41.71.

(43) **VOCATIONAL AND ADULT EDUCATION; FEDERAL AID.** Any moneys received by the state from the United States as federal aid for vocational and adult education shall be paid, within one week after receipt, into the general fund, and are appropriated therefrom to the state board of vocational and adult education, to be expended in such manner as said state board shall deem proper. Such funds, however, shall be expended only in conformity with the purposes and requirements of the several acts of congress under which such federal aid is paid to this state. In case any allotment be made to any state college, university, or other school or institution of the state from said fund, the appropriation for operation for such school or institution for the year in which such allotment was made, shall be reduced by an amount equal to the amount of such allotment.

(44) **FARM TRAINING PROGRAM; FEDERAL AID.** The state board of vocational and adult education is authorized to receive money from the federal veterans administration under

the provisions of P. L. 16, ch. 22, 1st session 78th congress, P. L. 346, ch. 268, 2nd session 78th congress and P. L. 550, ch. 875, 2nd session 82nd congress and any acts amendatory thereof or supplementary thereto, which shall be paid within one week after receipt into the general fund and is appropriated therefrom to said board to be paid as reimbursements to local boards of education or boards of vocational and adult education in the amounts due each respective local board for training students, and for defraying costs of administration by the state board of vocational and adult education, as provided under s. 41.215.

(45) **ARTIFICIAL LIMBS AND APPLIANCES.** All proceeds of the sale of artificial limbs and other appliances under s. 41.75 (6) (e), to be used as therein provided.

(46) **GIFTS AND DONATIONS.** All moneys received as gifts and donations under s. 41.71 (11), to be used for vocational rehabilitation purposes as therein provided.

(47) **HOMEBOUND SUPPLIES.** All material cost refunds from the sale of products made by severely handicapped persons under s. 41.71 (12) (d), to be used in purchasing raw material as therein provided.

**History:** 1951 c. 97 s. 17; 1951 c. 319 s. 98; 1951 c. 359, 677; 1953 c. 169, 251; 1955 c. 75, 204; 1955 c. 385 s. 6, 54.

**20.860 Watchmaking examiners.** (41) **GENERAL ADMINISTRATION.** Annually, beginning July 1, 1939, there is appropriated from the general fund to the board of examiners in watchmaking as a nonlapsable appropriation 90 per cent of all moneys received pursuant to the provisions of ch. 125 of the statutes to carry out its functions under the provisions of said chapter. The balance remaining on June 30, 1939, in the appropriation made by s. 20.475 of the statutes of 1937 shall not lapse but shall continue and be added to this appropriation.

**History:** 1951 c. 319 s. 232; 1953 c. 251; 1955 c. 385.

**20.870 Water pollution committee.** There is appropriated from the general fund to the committee on water pollution:

(1) **GENERAL ADMINISTRATION.** On July 1, 1955, \$73,000, and annually, beginning July 1, 1956, \$73,900 for the execution of its functions under ss. 144.51 to 144.57.

(41) **GIFTS AND GRANTS.** As a revolving appropriation the unencumbered balance in the appropriation made by s. 20.505 (2) of the statutes of 1947 and all moneys collected after August 6, 1949 by such committee under the provisions of s. 144.53 (3) for the execution of its functions.

**History:** 1951 c. 319 s. 147; 1951 c. 395; 1955 c. 204, 385.

**20.880 Water regulatory board.** (1) **GENERAL ADMINISTRATION.** There is appropriated from the general fund to the water regulatory board on July 1, 1955, \$10,950, and annually, beginning July 1, 1956, \$9,150 to carry out the provisions of s. 31.36.

**History:** 1951 c. 319 s. 115; 1951 c. 395; 1955 c. 240, 385.

**20.890 Wisconsin retirement fund.** (71) **GENERAL ADMINISTRATION; OPERATIONS.** All moneys paid into the Wisconsin retirement fund under the provisions of ss 66.90 to 66.918 are appropriated to the board of trustees which administers said fund, for the execution of its functions including, without excluding because of enumeration, payment of expenses of operation, administration and investment and the payment of all kinds of annuities, death benefits and separation benefits provided for in said sections, and payment of amounts necessary pursuant to s. 20.890 (72) and (73) to complete the integration of the Wisconsin retirement fund with the federal old-age and survivors insurance system as contemplated by s. 66.99 (3). Of this appropriation there is allotted for administration as follows:

	1955-1956	1956-1957
Personal services .....	\$53,800	\$54,800
Materials and expense .....	37,800	35,760
Capital outlay .....	300	300

For the purposes of this subsection the allotments made above shall not include payments to the Wisconsin retirement fund pursuant to s. 20.551 (9), payments to the public employes social security fund pursuant to s. 20.551 (11), payments to the state deposit fund pursuant to s. 20.551 (7) and payments to the state of Wisconsin investment board pursuant to s. 20.480 (1).

(72) **PUBLIC EMPLOYES SOCIAL SECURITY INTEGRATION.** The executive director of the Wisconsin retirement fund is authorized and directed to take such action as may be necessary to complete the integration of the Wisconsin retirement fund with the federal old-age and survivors insurance system as contemplated by s. 66.99 (3) as of the earliest date permitted under federal regulations as defined by s. 66.99 (1) (b). Said executive director is also authorized and directed to deduct from the respective accounts of participants in the Wisconsin retirement fund and shall certify to the director of budget and accounts

the amounts to be transferred from the Wisconsin retirement fund to the public employes social security fund to provide for the contributions which will thereby become payable to the federal old-age and survivors insurance system as employer and employe contributions for such employes as the result of said integration.

(73) INTEREST AND PENALTIES. In the event that the payment of the contributions in sub. (72) are not made to the federal old-age and survivors insurance system before any interest or penalty shall accrue thereon under the federal regulations as defined in s. 66.99 (1) (b), the executive director of the Wisconsin retirement fund is authorized to pay such interest or penalty and charge the same to the interest income of the Wisconsin retirement fund.

**History:** 1953 c. 251, 346, 674; 1955 c. 204 s. 2, 48; 1955 c. 385 s. 6; 1955 c. 650.

**20.900 Definition of department.** Any officer whose office is created by constitution or statute, or any agency so created, is a department of state government, except legislative and judicial officers and agencies, and offices and agencies created within departments as herein defined.

**History:** 1955 c. 385 s. 6.

**20.901 Appointment of subordinates.** Unless otherwise provided by statute, each department is authorized to appoint such deputies, assistants, experts, clerks, stenographers or other employes as are necessary for the execution of its functions, and to designate the titles, prescribe the duties, and fix the compensation of such subordinates, but these powers shall be exercised subject to the state civil service law, unless the position filled by any such subordinate has been expressly exempted from the operation of ch. 16 and subject, also, to the approval of such other officer or body as may be prescribed by law. If a department contains a board or commission which is authorized to appoint an executive officer by whatever name called, the appointing power resides in the executive officer and the board or commission has no further appointing power except as it is specifically given such power.

**History:** 1955 c. 385 s. 6.

See note to 140.02, citing 39 Atty. Gen. 193.

**20.902 Forestalling appropriations.** (1) It shall be unlawful for any state officer, department, board, commission, committee, institution or other body, or any officer or employe thereof, to contract or create, either directly or indirectly, any debt or liability against the state for or on account of any state officer, department, board, commission, committee, institution or other body, for any purpose whatever, without authority of law therefor, or prior to an appropriation of money by the state to pay the same, or in excess of an appropriation of money by the state to pay the same. It shall also be unlawful for any of the above-mentioned persons or bodies to authorize, direct or approve the diversion, use or expenditure, directly or indirectly, of any funds, money or property belonging to, or appropriated or set aside by law for a specific use, to or for any other purpose or object than that for which the same has been or may be so set apart. Nothing herein contained shall be construed to prevent the employment of the inmates or ordinary laborers at any institution to aid in the prosecution of work for which appropriations have been made. Any person who shall offend against or violate any of the provisions of this section shall be punished by a fine of not less than \$200 nor more than \$1,000 or by imprisonment in the county jail not less than one month nor more than 6 months or by both such fine and imprisonment.

(2) Revolving appropriations may be encumbered and moneys expended therefrom in an amount not exceeding the total of the unencumbered appropriation balance plus accrued accounts receivable outstanding, but not in excess of the amount allotted by the director of budget and accounts, without violating the provisions of sub. (1). The director of budget and accounts may require such statements of outstanding accounts receivable as he deems necessary before allotting sums in excess of the unencumbered appropriation balance.

**History:** 1955 c. 385 s. 6.

**20.903 Transfer of appropriation charges.** (1) Whenever for economy or convenience, any materials or services are purchased, or expense is incurred by any state officer, department, board, commission, committee, institution or other body and the same is properly apportionable and chargeable to more than one appropriation, but such proportionate amounts are not determinable at that time, such officer or body is authorized to direct payment of the same out of an appropriation, to the officer or body, chargeable with some part of such materials, services or expense.

(2) In any such case the officer or body making the purchase or incurring the expense shall be held and required to determine as soon as practicable, the amounts chargeable to the several appropriations and shall issue transfer vouchers setting forth in each the reason therefor and the director of budget and accounts shall credit the appropriation

from which payment was originally made and shall debit the appropriation directed to be charged by the transfer voucher in the amount named therein.

(3) Such charges and subsequent transfers shall not be construed as subjecting any person to the penalty provided in s. 20.902, but in case the appropriation first charged is not fully reimbursed by such transfers, the penalty provided in the above-named section shall be held to apply as in other cases.

**History:** 1955 c. 385 s. 6.

**20.904 Co-operation of functions.** (1) The several state officers, commissions and boards shall co-operate in the performance and execution of state work and shall interchange such data, reports and other information, and, by proper arrangements between the officers, commissions and boards directly interested, shall interchange such services of employes, or shall so jointly employ or make such assignments of employes as the best interests of the public service require. All interchanges of services and joint employments and assignments of employes for particular work shall be consistent with the qualifications and principal duties of such employes.

(2) Whenever the employe of any state officer, commission or board is assigned or required hereunder to perform services for any other such officer, commission or board, such employe is vested with all powers and may enjoy all privileges necessary to perform the duties and execute the functions imposed upon and delegated to him and may perform such services and exercise such powers in the same manner, to the same extent and with like effect as though regularly appointed therefor.

(4) Each officer, commission and board shall keep a record of all work done for or in co-operation with other officers, commissions and boards under this section.

**History:** 1955 c. 385 s. 6.

**20.905 Attorneys' fees, allowance, charged to operation or administration.** No department, board, commission, institution or officer of the state shall employ any attorney, or attorneys, until such employment has been approved by the governor; and the compensation of such attorney or attorneys so employed shall be charged to the appropriation for operation or administration of such department, board, commission, institution or officer.

**History:** 1955 c. 385 s. 6.

**20.906 Notary public.** Each department is authorized to expend from its proper appropriation a sum sufficient to pay all fees and expenses necessarily incurred in qualifying an employe as a notary public, and securing a notarial seal; but such notary shall receive no fees for notarial services rendered to the state.

**History:** 1955 c. 385 s. 6.

**20.907 Charges for printed booklets and pamphlets.** Except where distribution to or exchange with specified persons, officers or agencies is provided by law, or where the state agency determines that distribution is to be free of charge, any state agency may make such charge for printed booklets and pamphlets prepared or compiled by it as shall be fixed by it, provided a written statement by the state agency to the bureau of purchases justifying the making and the amount of such charge has accompanied the printing requisition or is filed with said bureau before any such charge is made. Such charge shall not exceed the cost of publication and handling, and shall be consistent with any sale price otherwise fixed or provided by law. If the agency so determines such booklets or pamphlets may be retained by or delivered to the bureau of purchases for sale and distribution.

**History:** 1955 c. 385 s. 6.

**20.925 Deductions from state pay roll for bond purchases, group insurance, etc.**

(1) Any state officer or employe may request in writing through the department in which he is employed that a specified part of his salary be deducted and paid by the state to a payee designated in such request for any of the following purposes:

- (a) The purchase of United States savings bonds.
- (b) Payment of dues to employe organizations.
- (c) Payment of premiums for group hospital and surgical-medical insurance or plan, group life insurance, and other group insurance, where such groups consist of state officers and employes.

(d) Other group or charitable purposes approved by the governor and the director of budget and accounts under the rules of the state department of budget and accounts.

(2) The request shall be made to the department in such form and manner and contain such directions and information as shall be prescribed by each department. The request may be withdrawn or the amount paid to the payee may be changed by notifying the department to that effect, but no such withdrawal or change shall affect a pay roll certification already prepared.

(3) The written requests shall be filed in the department and shall constitute authority to the department to make certification for each such officer or employe and for payment of the amounts so deducted, which shall be done in accordance with s. 20.939.

(4) (a) For the purpose of handling savings bond purchases, the department shall designate an officer or employe thereof who shall serve as trustee. The trustee shall serve without compensation as such. The department shall furnish the trustee the necessary files, supplies and clerical and accounting assistance. Each trustee shall file with the department a bond in such amount as the department shall determine, with a corporation authorized to do surety business in this state as surety, which bond shall be conditioned upon the trustee's faithful execution of his trust. The trustee shall file another or additional bond whenever the department so determines. The cost of any bond required shall be paid out of the appropriation made to the department for its administration.

(b) The trustee shall make purchases of savings bonds in the name of the officer or employe (or other beneficiary named in the request) whenever the amount to their credit is sufficient for that purpose and transmit them to the person entitled thereto. In the event that such officer or employe cancels his request, or upon termination of the trust, the amount remaining to a person's credit is not sufficient to purchase a bond the trustee may purchase saving stamps and transmit them to the person entitled thereto or refund the amount.

(c) No portion of the salary so requested to be used for the purchase of savings bonds, not exceeding 10 per cent of the salary, shall be liable to seizure or execution or on any provisional or final process issued from any court of any proceedings in aid thereof, and such exemption shall be in addition to any exemption provided by s. 272.18 (15). The provisions of s. 241.09 relating to assignments shall not apply to the requests made under sub. (1).

(4) (d) The executive department shall prepare a statement explaining the bond purchase plan and its purpose and transmit copies of such statement to the several departments for distribution to their offices and employes.

**History:** 1955 c. 263; 1955 c. 385 s. 6.

**20.926 Land purchase, governor's approval.** No land shall be purchased and no contract or contracts entered into for the purchase of any land by any department, board or commission until the complete estimates of the total cost thereof shall have been submitted to and approved in writing by the governor, who shall withhold such approval until he shall satisfy himself by a personal investigation or by such other means as he may in his discretion adopt, that such land is required for the purpose proposed, and can be purchased for the sum proposed out of the appropriations made therefor for such purpose.

**History:** 1953 c. 251; 1955 c. 385 s. 6; 1955 c. 650.

**20.927 Executive control of construction work.** All appropriations made by law for the construction of new buildings or additions to existing buildings shall be expended only in accordance with the following conditions:

(1) Except as expressly provided otherwise, all construction shall be in the order of the greatest need therefor, as determined by the officer or board to whom the appropriation is made.

(2) No plan or plans shall be finally adopted, and no contract or contracts entered into, for the construction of any building until such plans and contracts, with complete estimates of the total cost thereof, shall have been submitted to and in writing approved by the governor, who shall withhold such approval until he shall have satisfied himself, by a personal examination or by such other means as he may in his discretion adopt, that such building is required for the purpose proposed, and that it can and will be erected and fully completed according to such plan or contracts for the sum proposed for the same out of the appropriation made for such purpose.

**History:** 1955 c. 385 s. 6.

**20.929 Use of state buildings and facilities.** Except as elsewhere expressly prohibited, the managing authority of any building or other facility owned by the state is authorized in its discretion to permit the same to be used by any governmental body or official, any veterans' organization, or any nonprofit association for the purpose of governmental business, public meetings for the free discussion of public questions, or for civic, social, recreational or athletic activities. No such use shall be permitted if it would unduly burden the managing authority or interfere with the prime use of such building or facilities. The applicant for such use shall be liable to the state for any injury done to its property and for any expense arising out of any such use, and for such sum as the managing authority may charge for such use, all such sums to be paid into the general fund and to be credited to the appropriation for the operation of the building or facility used. The managing authority may permit such use notwithstanding the fact that a reasonable

admission fee may be charged to the public. "Managing authority" as used in this section shall mean the board, commission, department or officer responsible by law for the management of the particular building or facility.

**History:** 1955 c. 385 s. 6.

**20.930 Statutory salaries.** (1) (a) The annual salary for each of the following positions shall be as follows:

Appropriation	Position	Salary
1 20.130 (1)	Aeronautics commission, director .....NE*	\$ 8,500
2 20.140	Agriculture, department of, director .....NE	11,500
3 20.170 (1)	Athletic commission, secretary .....NE	6,000
4 20.180 (1)	Attorney general .....	15,000
5 20.180 (1)	Attorney general, deputy .....	8,000
6 20.190	Auditor, state .....	12,500
7 20.200 (41)	Banks, commissioner .....	10,000
8 20.200 (41)	Banks, deputy commissioner .....NE	8,000
9 20.230 (1)	Budget and accounts, director .....	12,500
10 20.260 (1)	Circuit court reporter .....	6,300
11 20.260 (1)	Circuit court reporter (one branch in counties where statutes require actions against state officers and commissions to be tried) .....	7,200
12 20.260 (1)	Circuit judge (terms commencing after June 1, 1947 and before June 1, 1951) .....	9,000
13 20.260 (1)	Circuit judge (terms commencing June 1, 1951 and thereafter) .....	10,000
14 20.260 (1)	Circuit judge (terms commencing June 1, 1955 and thereafter) .....	12,000
15 20.280 (70)	Conservation commission, director .....NE	11,000
16 20.340	Employment relations board, chairman .....	10,000
17 20.340	Employment relations board, member .....	9,500
18 20.350 (1)	Engineering bureau, state architect .....NE	11,000
19 20.350 (1)	Engineering bureau, state chief engineer .....NE	11,000
20 20.360 (1)	Executive department, governor .....	18,000
21 20.380 (1)	Free library commission, secretary .....NE	9,000
22 20.380 (3)	Free library commission, chief, legislative reference library .....	10,500
23 20.400 (41)	Grain and warehouse commission, member .....	5,500
24 20.410 (1)	Health, board of, secretary .....NE	12,500
25 20.420 (71)	Highway commission, chairman .....	12,000
26 20.420 (71)	Highway commission, member .....	11,000
27 20.420 (71)	Highway commission, state highway engineer .....NE	10,500
28 20.440 (1)	Industrial commission, chairman .....	11,500
29 20.440 (1)	Industrial commission, member .....	10,500
30 20.460 (1)	Insurance commissioner .....	10,000
31 20.480 (1)	Investment commission, chairman .....NE	12,500
32 20.480 (1)	Investment commission, vice-chairman .....NE	11,500
33 20.480 (1)	Investment commission, secretary .....NE	11,500
34 20.540	Medical examiners, secretary .....(not less than)	1,800
35 20.560 (71)	Motor vehicle commissioner .....	11,000
36 20.570 (1)	National guard, adjutant general (pay of rank less any retirement income)	
37 20.600	Personnel director .....NE	11,000
38 20.650 (1)	Public instruction, state superintendent .....	15,000
39 20.660 (1)	Public service commission, chairman .....	12,500
40 20.660 (1)	Public service commission, member .....	11,500
41 20.660 (1)	Public service commission, secretary .....	8,000
42 20.670 (1)	Public welfare department, director .....NE	14,000
43 20.680 (1)	Purchases, director .....NE	11,000
44 20.710 (1)	Revisor of statutes .....	9,000
45 20.720 (41)	Savings and loan commissioner .....	9,000
46 20.730 (1)	Secretary of state .....	10,000
47 20.730 (1)	Secretary of state, assistant .....	6,000
48 20.740 (1)	Securities department, director .....	10,000

\*Note: In the salary column, the symbol "NE" means that the appointing agency may set the salary at a figure not to exceed the amount listed.

Appropriation	Position	Salary
49 20.780 (1)	Supreme court, chief justice (term commencing before July 8, 1949) .....	10,500
50 20.780 (1)	Supreme court, chief justice (term commencing after July 8, 1949) .....	12,500
51 20.780 (1)	Supreme court, chief justice (term commencing after July 8, 1955) .....	14,500
52 20.780 (1)	Supreme court, justice (term commencing before July 8, 1949) .....	10,000
53 20.780 (1)	Supreme court, justice (term commencing after July 8, 1949) .....	12,000
54 20.780 (1)	Supreme court, justice (term commencing after July 8, 1955) .....	14,000
55 20.780 (1)	Supreme court, clerk (maximum of \$9,000 as established by the justices of the supreme court) .....	9,000
56 20.780 (1)	Supreme court, deputy clerk (maximum salary of \$6,000 as established by the justices of the supreme court) ..	6,000
57 20.790 (1)	Tax appeals board, member .....	6,000
58 20.800 (1)	Taxation commissioner .....	12,500
59 20.810 (71)	Teachers retirement board, executive secretary .....	10,000
60 20.820 (1)	Treasurer, state .....	10,000
61 20.820 (1)	Treasurer, state, assistant .....	6,000
62 20.840 (71)	Veterans' affairs department, director .....	9,500
63 20.840 (71)	Veterans' affairs department, custodian of memorial hall (plus cost-of-living bonus) .....	2,100
64 20.850 (1)	Vocational and adult education, appointed board members	100
65 20.850 (1)	Vocational and adult education, director .....	11,000
66 20.870 (1)	Water pollution committee, director .....	9,500
67 20.890 (71)	Wisconsin retirement fund, executive director, and public employes social security fund, director .....	10,800

(2) Salaries for the following positions may be set by the appointing officer or agency:

(a) Legislative council: Executive secretary, clerical and expert assistants.  
 (b) Division of departmental research: director, investigators, clerks and stenographers.

(c) Executive office of governor: all employes.

(cm) Civil defense: director and all employes.

(d) Organized militia: offices and positions.

(e) Department of veterans' affairs: assistants to carry out functions under ch. 627, laws of 1949.

(f) State historical society: director, chief of the American history research center and chief of interpretation and education.

(g) Department of public welfare: deputy director and division heads.

(h) Commissioners of public lands: persons employed under s. 20.500 (2).

(i) Department of public instruction: deputy superintendent.

(j) University of Wisconsin, state colleges: all presidents, deans, principals, professors, instructors, research assistants, librarians and other teachers, as defined in s. 42.20.

(k) Department of agriculture: division heads.

(l) Supreme court: assistants, clerks and employes.

(m) Trustees of state law library: librarian, assistant librarian, clerical and expert assistants.

(n) Revisor of statutes: assistant revisor and clerical assistants.

(o) State crime laboratory board: superintendent and scientific personnel.

(p) Each elected executive officer: a stenographer.

(q) Each examining board (except medical examiners): a secretary.

(r) Judicial council: executive secretary and technical and clerical help.

(s) Industrial development division: director and employes.

**History:** 1951 c. 97 s. 49; 1951 c. 319 s. 193; 1951 c. 511; 1953 c. 61 s. 2; 1953 c. 204, 251, 540, 652; 1955 c. 37, 204, 385, 418, 445, 650.

**20.931 Salary increase.** It is the declared public policy that, consistent with s. 16.105 (2), salaries of employes in the competitive division of the classified service, as defined in s. 16.09, shall be increased from year to year, in recognition of meritorious service, until the maximum of the range for the position has been reached. Except as otherwise provided herein and in s. 16.105, such merit increases shall be made only at the beginning of a fiscal year. Appointing officers, as defined in ch. 16, shall on or before July 1 each year file with the director of personnel and the director of budget and accounts a list of employes showing their then existing salaries and their proposed new

salaries. Merit increases may be allowed at other periods in the fiscal year only upon approval of the personnel board and the emergency board. No salary increase shall take effect unless the resulting salary is certifiable under s. 16.105.

**History:** 1955 c. 385 s. 6.

**20.932 Monthly bonus payments.** (1) In a rapidly changing economy it has been found essential to supplement fixed salaries with a bonus that varies from time to time in accordance with changes in consumers' prices.

(2) Each employe in the competitive division of the classified service, except employes paid on a prevailing rate on a per diem basis, shall be paid a cost of living bonus as hereinafter provided, in addition to the salary currently payable to such employe pursuant to ss. 20.931 and 16.105 (2) and (4), without restriction or limitation by reason of the maximum salary of the range established for his classification or other statutory limitation thereof.

(3) (a) An initial cost of living bonus shall be paid monthly to each such employe as follows:

Present Monthly Salary Rate	Initial Cost of Living Bonus
\$110 or less .....	\$.67
\$115 or more .....	\$.65

(b) Such initial cost of living bonus shall be deemed compensation for living conditions prevailing as of January 15, 1953, which together with such further adjustments as may be made in accordance with this subsection shall be applicable on the effective date of this section.

(c) The revised consumers' price index, average 1947 — 1949 = 100, all items, all cities combined, established by the bureau of labor statistics of the U. S. department of labor and as printed in the monthly labor review, or as otherwise released, shall be used for computing increases or decreases in the cost of living bonus.

(d) The cost of living bonus shall be adjusted quarterly each year on January 1, April 1, July 1, and October 1, if the index has changed 0.6 or more points from the index of January 15, 1953 which shall be the base index for the first adjustment made, and thereafter such cost of living bonus shall be based on the index on which the last previous adjustment was based.

(e) The indexes to be used for adjusting the cost of living bonus shall be the October 15, January 15, April 15, and the July 15 indexes, respectively, in each quarterly period.

(f) The governor, personnel board and the emergency board as soon after such index material for such applicable quarterly periods of each year is made available by the director of personnel, shall meet in joint conference, from time to time, to compute such change in the cost of living indexes and determine therefrom if such initial (or the then applicable) cost of living bonus shall be changed as provided therein.

(g) If it is found that the index number has increased or decreased 0.6 or more points, quarterly, the cost of living bonus shall be increased or decreased at the rate of \$1 for each such full 0.6 point of increase or decrease in the consumers' price index.

(4) Such cost of living bonus payment shall not be deemed or construed to constitute a change in classification, rank, promotion or compensation and the civil service status of such employe shall be determined without reference thereto.

(5) All employes employed on a part-time basis shall be paid such portion of the cost of living bonus payment as their actual time employed shall bear to full-time employment.

(6) Such cost of living bonus payment and from time to time the adjustment thereof shall not prevent the department head or officer from granting any employe intermediate salary merit increases during such period.

(7) Upon certification of the department head or officer to the director of budget and accounts, such director shall forthwith determine the sum of money necessary from the appropriation provided in s. 20.550 (37) for the payment of the cost of living bonus and from time to time the adjustments thereof of employes of such board, department, commission or institution, and the director of budget and accounts shall thereupon extend a credit in like sum therefor, to all appropriations and including those in which the receipts are appropriated or reappropriated wherein the director shall determine whether a supplementary appropriation is necessary therefor.

(8) The payment of such initial cost of living bonus shall commence in the first full calendar month and for the first regular pay roll period occurring therein following March 31, 1953.

**History:** 1951 c. 97 s. 1 to 3; 1953 c. 236; 1955 c. 385 s. 6.

**20.939 Deductions from salaries.** (1) Whenever it shall become necessary, in pursuance of any federal or state law, to make deductions from the salaries of state officers or employes for any purpose, each department is responsible for making such deductions and

paying over the total thereof for the purposes provided by the laws under which they were made. Each such department shall indicate on its pay rolls the amount or amounts to be deducted from the salary of each officer and employe, the reason for each such deduction, the net amount due each officer or employe, the total amount due for each purpose for which deductions have been made, and the person or officer or department in each case entitled to receive such deductions. The director of budget and accounts shall then issue warrants for the respective amounts due the persons listed on each pay roll, including the person or officer or department designated to receive the amounts deducted from the salaries listed therein, and the checks for such payments when received by the respective departments shall be transmitted to the persons entitled to receive them.

(2) In cases where the law or regulations governing deductions from salaries and the payment of the sums deducted to the person entitled to receive them, require payment at intervals greater than one month, the sums so deducted may be paid to the state treasurer, to be deposited by him in the fund from which the salaries were paid. Such sums shall be credited, in each case, to the department which made the deductions, to be paid over at the proper time to the person entitled to receive them.

(3) Circuit court judges and reporters shall be excepted from the provisions of this section to the extent that deductions from their salaries shall be made, accounted for and paid over to the person entitled to receive them by the director of budget and accounts.

**History:** 1955 c. 10; 1955 c. 385 s. 6.

**20.940 Traveling expenses.** (1) State officers and employes shall be reimbursed for actual and necessary traveling expenses incurred in the discharge of their duties. The officers and employes of any department shall when, for reasons of economy or efficiency, they are stationed at any other place than the official location of such department, receive their actual and necessary traveling and other expenses when called to such official location for temporary service. The members of departments who are entitled to expenses but not compensation, the members of departments who are entitled to a per diem for time actually spent in state service, and the members of departments who receive an honorarium, shall be entitled to travel and other expenses while attending meetings of such department held at the city of Madison; provided, that no such traveling or other expenses shall be allowed to any such member of any department who actually resides in the city of Madison while attending any such meeting at said city.

(2) The payment of travel expenses not authorized by statute is prohibited. Any unauthorized payment made shall be recoverable as for debt from the person to whom made.

**History:** 1951 c. 29; 1955 c. 385 s. 6.

The director of a state department may allow employes to attend meetings and conventions, on state time and on state salary, where such attendance aids the performance of the statutory duties of the department. Under such circumstances an employe is entitled to reimbursement of expenses within the limitations prescribed. 42 Atty. Gen. 322.

**20.941 Allowance for use of automobiles.** (1) Whenever any department determines that the duties of any employe require the use of an automobile, it may authorize such employe to use his personal automobile in his work for the state, and reimburse him for such at a rate of 7 cents per mile for the first 2,000 miles per month and 6 cents per mile for each mile over 2,000 miles per month.

(3) For travel between points convenient to be reached by railroad or bus without unreasonable loss of time the allowance for the use of a personal automobile shall not exceed the railroad or bus fare between such points.

(4) All allowances for the use of a personal automobile shall be paid upon the certification of the amounts payable by the head of the department to the director of budget and accounts.

**History:** 1955 c. 385 s. 6; 1955 c. 453.

**20.942 Allowance for moving expense.** Whenever any department head or officer shall determine and order that any employe in the classified service shall be relocated or reassigned to another place of employment within the state, and thereby require a change of residence, he shall authorize such employe to be reimbursed for the actual and necessary expense of transporting the immediate members of his family and household effects to such other place of employment. No such reimbursement shall be granted to any employe reporting to his first place of employment. Not more than one allowance not exceeding \$150 for such reimbursement shall be granted to any employe in a calendar year. Such reimbursement for transportation expense shall be allowed and paid in the same manner as other traveling expenses.

**History:** 1955 c. 385 s. 6.

This section is applicable whether or not a change of classification or position is involved. 42 Atty. Gen. 1.

**20.943 Use of airplanes.** (1) Whenever any department determines that the duties of any member or employe require the use of an airplane, it may authorize him to charter such airplane with or without a pilot; and it may authorize any member or employe to use his personal airplane and reimburse him for such use at the rate of 10 cents per mile for airplanes capable of carrying 2 passengers, 20 cents per mile for airplanes capable of carrying 3 or 4 passengers, and 30 cents per mile for airplanes capable of carrying 5 or 6 passengers; except that such reimbursement shall not exceed 10 cents per mile for each passenger carried. Such reimbursement shall be made upon the certification of the amount by the chief officer of the department to the director of budget and accounts.

(2) The chief officer of every department whose members or employes are authorized to use their own airplanes in their work for the state shall file with the director of budget and accounts a list of all persons so authorized and the airplanes so to be used with a statement of the passenger capacity of each such airplane.

**History:** 1955 c. 385 s. 6.

**20.944 Purchase of motor vehicles and aircraft.** Each department, board or commission, upon written approval of the governor, may purchase necessary aircraft, trucks and automobiles for its general use, of such style and make as it may determine. Such aircraft, trucks and automobiles shall be purchased through the director of purchases, pursuant to ss. 15.54 to 15.67.

**History:** 1955 c. 385 s. 6.

**20.945 Insuring state vehicles and aircraft.** The several departments, boards and commissions of the state government are authorized to secure public liability, property damage and fire, theft and windstorm insurance for the protection of state automobiles, trucks and aircraft. The cost of such insurance by such departments, boards and commissions shall be audited and paid in the same manner as other departmental expense.

**History:** 1953 c. 33; 1955 c. 385 s. 6.

**20.949 Transportation of employes.** The state department of public welfare and the conservation commission may, with the approval of the governor and the director of personnel, provide group transportation, in the absence of convenient and public scheduled transportation, for employes to and from the Mendota and Winnebago state hospitals, the northern, central and southern colonies and training schools, the Wisconsin school for girls, the Wisconsin home for women in the case of employes of the state department of public welfare, and to and from its temporary branch offices located at the Nevin fish hatchery grounds in the case of the employes of the conservation commission. Any employe, if injured while being so transported, shall be deemed to have been in the course of his employment.

**History:** 1951 c. 32; 1953 c. 385; 1955 c. 385 s. 6.

**20.950 Conditions precedent to subsidies.** All appropriations made by law from state revenues for any department, board, commission, or institution of the state, or for the state historical society, are made on the express conditions that such department, board, commission, institution, or society pays all moneys received by it into the state treasury within one week of receipt, and conforms with the provisions of ss. 15.18 (1) and (2) and 20.002 (3) to (10) of the statutes, both as to appropriations of its own receipts, and as to appropriations made by the state from state revenues. Upon failure to comply with the above conditions, the director of budget and accounts shall refuse to draw his warrant, and the state treasurer shall refuse to pay any moneys appropriated to any such department, board, commission, institution, or society, from state revenues, until compliance is made with said conditions; and upon failure or refusal to so comply, after due notice received from the director of budget and accounts, any appropriation made by law from state revenues to such department, board, commission, institution, society, shall permanently revert to the fund from which appropriated.

**History:** 1955 c. 385 s. 6.

Proceeds of Stout institute trust funds must be deposited with the state treasurer, and student fees collected by the college 39 Atty. Gen. 495.

**20.951 Receipts and deposits of money; procedure; penalties.** (1) Unless otherwise provided by law, all moneys collected or received by each and every officer, board, commission, society, or association for or in behalf of the state, or which is required by law to be turned into the state treasury, shall be deposited in or transmitted to the state treasury at least once a week and also whenever required by the governor, and shall be accompanied by a statement in such form as the treasurer may prescribe showing the amount of such collection, and from whom and for what purpose or on what account the same was received. All moneys paid into the treasury shall be credited to the general fund unless otherwise specifically provided by law.

(2) The director of budget and accounts shall prescribe a form of official blank receipts to be issued by or for each officer, board, commission, society or association who

or which collects or receives any money for or on behalf of the state, or who or which collects any money that is required by law to be turned into the state treasury, and such officer, board, commission, society or association shall issue such official receipts or cause the same to be issued to each person from whom money is received. All such official receipts shall be prenumbered consecutively. The director may waive the issuance of official receipts in cases where he prescribes other adequate collection control measures, but he shall issue receipts upon demand.

(3) Any person who shall issue or deliver such official receipt or pass or utter the same except in the manner required by law shall be deemed guilty of a misdemeanor.

(4) In case any officer, board, commission, society or association included within the provisions of this section neglects or refuses to make such deposits of money, or to make such reports as are required by this section, the director of budget and accounts, with the approval of the governor, shall withhold all moneys due such officer, board, commission, society or association until the provisions of this section are complied with; and provided further that upon such failure to make such deposits of money, the officer or official so failing shall be liable to the state treasurer for an amount equal to the interest upon the moneys so withheld from deposit at the same rate as that received by the state upon state deposits, for the period for which such deposit is withheld; and such interest shall be a charge against said officer or official and shall be deducted from his compensation.

(5) The motor vehicle department shall have power to receive checks in payment of motor vehicle license fees and such checks shall be deposited to the credit of the state of Wisconsin in a duly qualified state depository selected by the state treasurer. Amounts so deposited shall be receipted for by the state treasurer upon proper notification from the depository bank and shall be credited to the state highway fund. Any overpayment on account of any license fees shall be refunded by the state treasurer from the state highway fund on the certificate and audit of the motor vehicle department. All excess payments not so refunded shall be placed in the revolving fund created in s. 20.560 (76) from which revolving fund there shall be paid the amount of any check which shall be returned unpaid. It shall be the duty of the motor vehicle department to immediately demand payment of any such unpaid check, and in the event the same is not paid within 5 days to cancel any motor vehicle license issued in consideration of such check, and to forward the same to the district attorney of the county where such check was issued for prosecution according to law.

**History:** 1953 c. 30; 1955 c. 335 s. 6.

Under ch. 500, Laws 1951, the department of public welfare, in selling state-owned land may not deduct the expense of preparing an abstract and advertising expense from the proceeds of such sale to be deposited in the state general fund. Such expenses must be paid out of the department's appropriation in 20.17 (1). The department may sell such land on condition that the buyer, at his expense, move a fence belonging to the state. 42 Atty. Gen. 39.

**20.952 Disposition of abandoned, lost or escheated property.** (1) Any personal property lost or abandoned in any building or on any lands belonging to the state and unclaimed for a period of 60 days may be returned to the person finding the same or may be sold at private or public sale by the board, commission, officer, agency, society or association having charge of the place where such personal property is found. All receipts from such sales, after deducting the necessary expenses of keeping such property and selling the same, shall be paid promptly into the state treasury and credited to the school fund.

(2) The state treasurer is authorized to sell either at public or private sale any personal property turned over to him as an escheat. The proceeds of any such sale shall become a part of the state school fund, and shall be subject to refund as specified by the provision of law pursuant to which the property escheated.

**History:** 1953 c. 61; 1955 c. 335 s. 6.

**20.953 Gifts, grants, devises and bequests.** (1) Unless otherwise provided by law, all gifts, grants, bequests and devises to the state or to any department, board, commission, agency or officer thereof for the benefit or advantage of the state, whether made to trustees or otherwise, shall be legal and valid when approved by the emergency board and shall be executed and enforced according to the provisions of the instrument making the same, including all provisions and directions in any such instrument for accumulation of the income of any fund or rents and profits of any real estate without being subject to the limitations and restrictions provided by law in other cases; but no such accumulation shall be allowed to produce a fund more than 20 times as great as that originally given. When such gifts, grants, bequests or devises include common stocks or other investments which are not authorized by s. 320.01, such common stocks or other investments may be held and may be exchanged, invested or reinvested in similar types of investments without being subject to the limitations provided by law in other cases.

(2) The state treasurer shall have custody of all such gifts, grants, bequests and devises in the form of cash or securities. The department of budget and accounts shall keep

a separate account for each state agency receiving such gifts, grants, bequests and devises, including therein investments, accumulations, payments and any other transaction pertaining to such moneys. If no state agency is designated by the donor to carry out the purposes of the conveyance, the emergency board shall appoint a state agency to act as trustee.

(3) Nothing contained in this section or s. 20.550 (69) shall be deemed to abrogate any other statutes pertaining to gifts, grants, bequests and devises to specifically named state officers or agencies or to or for the use of the state.

**History:** 1953 c. 257; 1955 c. 385 s. 6.

**20.954 Receipts from gifts and other outside sources, how audited.** All moneys received by any state institution or the state historical society as income on the principal of funds received by such institutions, or society as gifts, legacies, and devises and from membership fees and sale of publications and duplicates shall be expended under the direction of the proper authorities and the audit of the director of budget and accounts shall be for the sole purpose of ascertaining that such expenditures are lawfully made and authorized by the proper authorities of such institution or society.

**History:** 1955 c. 385 s. 6.

**20.955 Payments to state, protested check.** Payments to the state may be made in legal tender, postal money order, express money order, bank draft or certified check. Payments to the state may also be made by personal check or individual check drawn in the ordinary course of business unless otherwise required by individual state departments and agencies. If any such personal or individual check is not paid by the bank on which it is drawn, the person by whom such check has been tendered shall remain liable for the payment of the amount for which such check was tendered and for all legal penalties and additions, and in such case the officer to whom such check was tendered shall lay the facts before the district attorney of the proper county for prosecution as provided by law. In case any license shall have been granted upon any such check, such license shall be subject to cancellation for the nonpayment of such check.

**History:** 1955 c. 385 s. 6.

**20.956 Checks, drafts or warrants may be canceled; reissue.** (1) If any check or draft drawn and issued by the state treasurer upon the funds of the state in any state depositories is not delivered or called for within one year after issue and remains in or is returned to the hands of the state treasurer without being paid, the state treasurer is hereby authorized to receipt for the same, credit the amount thereof to the fund on which it is drawn and deposit such check or draft in the same manner that other state collections are deposited.

(2) All receipts deposited pursuant to sub. (1) of this section shall be credited by the director of budget and accounts to a continuing reserve for drafts canceled of the fund concerned, to be used for the payment of demands under sub. (3) of this section. Any check canceled on which demand for payment has not been presented within 6 years from date of issue shall be reverted from the reserve for canceled drafts to the general revenues of the fund concerned by the director of budget and accounts.

(3) When the payee or person entitled to any check or draft so canceled by the state treasurer, or the payee or person entitled to any warrant so canceled by the director of budget and accounts, demands such check, draft or warrant or payment thereof, the director of budget and accounts shall, and he is hereby authorized to, issue a new warrant therefor, to be paid out of the proper fund by the state treasurer.

(4) When the bank on which any check or draft is drawn by the state treasurer shall before payment of such check or draft become insolvent or shall be taken over by the commissioner of banks or comptroller of the currency, the state treasurer shall on the demand of the person in whose favor such check or draft was drawn and upon the return to the treasurer of such check or draft issue a duplicate for the same amount. This subsection shall apply to checks or drafts heretofore issued and not paid.

(5) If any check or draft drawn and issued by the state treasurer is lost or destroyed and the bank on which such check or draft is drawn has been notified to stop payment thereon, the state treasurer may, after the expiration of 7 days from the date of notice to stop payment, issue a duplicate check or draft and thereafter the state treasurer shall be relieved from all liability thereon.

**History:** 1955 c. 204; 1955 c. 385 s. 6.

**20.957 State suit tax; notice of default.** If the director of budget and accounts does not receive from the clerk of the circuit court the statement relative to suit tax required by s. 59.395 (5) together with a receipt for the sum required by law to be paid on the actions so entered during the preceding quarter, on or before the first day of the next succeeding month, he shall forthwith notify the judge of the circuit court of the

county of the failure to transmit such statement or receipt or both; and such judge shall thereupon notify the clerk to show cause why he should not be removed from office in the manner provided by law.

**History:** 1955 c. 385 s. 6.

**20.958 Reports of depositories.** Every state depository shall, on the first day of each month, and oftener when required, file with the director of budget and accounts a sworn statement of the amount of public moneys deposited with it, and, within 10 days after the first day of each January, April, July and October, shall make a full statement of all deposits and payments of state moneys during the preceding quarter, together with a computation and statement of the interest earned thereon, computed upon the daily balance on deposit, which interest shall thereupon be added to and become part of the deposit balance, such statement shall be accompanied by an affidavit of the president and cashier of such depository to the effect that it is in all respects true and correct, and that, except for the interest therein credited, neither said depository nor any officer, agent or employe thereof, nor any person in its behalf, has in any way whatsoever given, paid or rendered, or promised to give, pay or render to the state treasurer or to any other person any money, credit, service or benefit whatsoever by reason or in consideration of the deposit with it of any portion of the state moneys. Any person who shall make any false statement in any affidavit required by this section shall be guilty of perjury.

**History:** 1955 c. 385 s. 6.

**20.959 State aid recipients' accounting.** Every association, society, institute or other organization, that receives aid in any form through appropriations from the state shall make report to the director of budget and accounts on or before the first day of September in each year. Such annual report shall contain a detailed statement of all receipts and expenditures of such association, society, institute or organization for each year ending June 30 and such portions as are of special importance may be published in the biennial report of the director of budget and accounts.

**History:** 1955 c. 385 s. 6.

**20.979 Institutional contingent funds.** (1) As used in this section:

(a) "Department" means the state department of public welfare, state board of health, state superintendent of public instruction and the board of regents of state colleges;

(b) "Institution" means all state colleges including the institute of technology, and the several institutions under the jurisdiction of the state department of public welfare, state board of health and state superintendent;

(c) "Superintendent" means the head of any institution as defined herein.

(2) (a) From the contingent fund authorized by ss. 20.410, 20.650, 20.670 and 20.760, institutional bills of less than \$75 may be paid, except that no part of the fund shall be used for the payment of the salary or wages of an employe. The amount allotted to each institution shall be deposited in a separate account to be known as the "contingent fund" in a public depository to be designated by the respective departments. Payment of institutional bills of less than \$75 shall be made by check drawn by the superintendent against such account, except as herein otherwise provided, without the necessity of being first submitted to the department and to the director of budget and accounts for approval and audit. From time to time the superintendent shall file claim for reimbursement on a sworn voucher which shall be accompanied by the bills for payment of which reimbursement is claimed. Bills paid by check need not be receipted by the payee, but the number of the check shall be placed on the bill. Bills may be paid by cash if approved by the superintendent and receipted by the payee. After approval of such claim by the department and audit by the director of budget and accounts, the contingent fund shall be reimbursed the total amount lawfully paid therefrom. If the superintendent shall pay any bill which is subsequently disapproved either by the department or the director of budget and accounts as unlawful and unauthorized, he shall, within 10 days after notification by the department, personally make good such unlawful or unauthorized payment. All moneys received in reimbursement for payments made from the contingent fund shall be deposited to the credit of said account and are added to the appropriation. Each respective department, with the approval of the director of budget and accounts, shall make written rules and regulations for carrying out this subsection. Each department shall require the superintendent of each institution to execute and file a surety bond in such sum as the emergency board may require, guaranteeing the faithful discharge of his duties and obligations under this section, the premium to be paid out of the proper appropriation for each of said departments. Any check drawn against the contingent fund of an institution which is not paid within 2 years of the date of its drawing because of inability to locate the drawee or his failure to submit same for payment, after the bank has been requested to stop payment, shall be treated as a canceled check and added to the checking account balance. A check for the amount so added shall be drawn in favor of the

state treasurer and deposited in the general fund as a nonappropriated receipt. If the person entitled to a check so canceled presents a satisfactory claim therefor to the department, said department shall direct the director of budget and accounts to draw a warrant in payment of such claim and charge to a sum sufficient appropriation for the repayment of canceled checks. In those institutions in which the financial and business affairs are under the jurisdiction of a financial or business officer, the contingent fund is to be under said officer's jurisdiction and all of the above provisions applying to the superintendent shall apply to said officer.

(b) By the procedure provided in par. (a) the board of regents of state colleges and the several institutions under its control may use money in the respective contingent funds to pay bills of \$500 or less which allow the taking of a discount if paid in 30 days or less and for the payment of necessary expenses which must be met by the payment of cash.

(c) Out of the appropriations in s. 20.670 (44) there is allotted, subject to the approval of the emergency board, such sums as may be necessary to be used as a contingent fund for the purchase of clothing and other necessities for and transportation of probationers and parolees who are without means to secure the same, such contingent fund to be administered in conformity with the procedure provided in s. 20.979 (2) (a).

**History:** 1955 c. 227; 1955 c. 385 s. 55; 1955 c. 650 s. 6.

**20.980 Fiscal year.** The fiscal year of the state commences on the first day of July in each year and closes on the thirtieth day of June next succeeding. All books and accounts of the director of budget and accounts and of the state treasurer shall be kept, and all their duties shall be performed with reference to the beginning and ending of the fiscal year. All officers and persons required to render annual accounts to the director of budget and accounts and treasurer shall close such accounts on the thirtieth day of June in each year, and shall render such accounts as soon thereafter as may be practicable, and the fiscal year of all departments, boards and bodies connected with the state government in any manner shall commence and close on the same dates as the fiscal year of the state. A fiscal year ending in an even-numbered calendar year may be designated as an even-numbered fiscal year, and a fiscal year ending in an odd-numbered calendar year may be designated as an odd-numbered fiscal year.

**History:** 1955 c. 385 s. 6.

**20.981 Coal purchases.** Whenever coal is purchased for any institution of the state, and the same is received and paid for during the fiscal year prior to the time when the same is to be consumed, the department, board or commission under whose authority said coal was ordered, may certify to the director of budget and accounts the facts in relation to said matter, and thereupon the purchase price of said coal and cost of handling same, or so much thereof as may remain unconsumed at the beginning of the succeeding fiscal year, may be charged to the appropriation for operation of such institution, for the fiscal year during which said coal is to be consumed.

**History:** 1955 c. 385 s. 6.

**20.982 Summer sessions.** For all fiscal purposes the entire summer session of any state education institution shall be considered as occurring in the fiscal year in which such session terminates, and all expenditures therefor and all revenues thereof shall be charged or credited, as the case may be, to the appropriation for such fiscal year; provided, that all bills for printing incurred prior to the beginning of such fiscal year may be paid out of current funds and be replaced at the beginning of such fiscal year.

**History:** 1955 c. 204; 1955 c. 385 s. 6; 1955 c. 650.