337 48.01

amending 49.51 (1), Stats. 1945, the county board had no authority to allocate a portion of the county judge's salary to his duty as administrator of social security aids. Upon being relieved of such duties, the judge retains the right to the entire salary notwithstanding the attempt by the board to make such allocation in the previous resolution. 36 Atty. Gen. 618.

The county agencies charged with administration of social security aids have authority, under proper circumstances, to institute guardianship proceedings in behalf of recipients of such aids; and in such cases it is the duty of the district attorney to furnish legal service. 42 Atty. Gen. 231.

See note to 48.56, citing 43 Atty. Gen. 295. A county may not under 46.22 (5) (g), or otherwise, make a voluntary contribution to a private social welfare agency which cares for unwed mothers during confinement and for a short time thereafter and which makes such service available to anyone free of charge regardless of the county of residence and regardless of any appropriation to the agency by the county of residence. 45 Atty. Gen. 44, 133.

See note to 49.19, citing 45 Atty. Gen. 235. Under 46.22 (3) and regulations adopted by the state department of public welfare pursuant to 49.50 (2), the power of appointing employes of the county department of public welfare is vested in the county board of public welfare, which must appoint persons selected by the county director of public welfare (or the county judge). The county board of supervisors has neither the power to appoint such employes nor the power to fix their compensation, under 59.15 (2). 46 Atty. Gen. 137.

See note to 946.13, citing 46 Atty. Gen. 215. Counties must abide by the salary schedule fixed by the state department of public welfare, but may not exclude employes from being represented at negotiations relative to salaries. 52 Atty. Gen. 117.

46.25 History: 1969 c. 450; Stats, 1969 s. 46.25.

46.36 History: 1969 c. 1; Stats. 1969 s. 46.36.

46.37 History: 1947 c. 20; Stats. 1947 s. 46.37; 1969 c. 366 s. 117 (1) (c).

46.50 History: 1947 c. 170; Stats. 1947 s. 46.50; 1969 c. 366 s. 117 (1) (c).

46.80 History: 1969 c. 366; Stats. 1969 s. 46.80.

CHAPTER 47.

Rehabilitation and Relief of Blind and Deaf Persons.

47.01 History: 1947 c. 379; Stats. 1947 s. 47.01.

Comment of Interim Committee, 1947: This definition harmonizes with that in new 41.72 (3). [Bill 392-S]

47.02 History: 1947 c. 379; Stats. 1947 s. 47.02

Comment of Interim Committee, 1947: This

is new in form only. It is part of old 47.01, the rest of which is made 41.72 by this bill. [Bill 392-S]

47.05 History: 1903 c. 432; 1905 c. 345; Supl. 1906 s. 572a; 1907 c. 506; 1913 c. 773 s. 23; 1917 c. 14 s. 31; 1917 c. 361; 1919 c. 81 s. 7; Stats. 1919 s. 47.05; 1925 c. 402; 1935 c. 309; 1939 c. 59; 1943 c. 93; 1947 c. 379; 1949 c. 376; 1965 c. 163; 1967 c. 121; 1969 c. 154, 366.

Comment of Interim Committee, 1947: The revision of 47.05 preserves the substance of that section. Even the language, in the main, is retained. The purpose of 47.05 is to afford aids outside of the school at Janesville. The name of this state service is changed from "field agency and workshop" to "division for the blind," in keeping with the general scheme of calling the several branches of the work of the department of public welfare "divisions" and making the divisions statutory. The functions of the two separate "divisions" of the field agency are retained as functions of the division for the blind. "Adult blind" is changed to "blind" because federal aid extends to minors over 16 years old. Appointment of the director of the division is covered by new 46.014 (6) in the bill revising ch. 46. [Bill 392-S]

47.06 History: 1903 c. 432 s. 2; 1905 c. 345 s. 2; Supl. 1906 s. 572b; 1907 c. 506; 1919 c. 81 s. 8; Stats. 1919 s. 47.06; 1935 c. 309; 1943 c. 93; 1947 c. 379; 1969 c. 366.

47.07 History: 1957 c. 400; Stats. 1957 s. 47.07; 1969 c. 366.

47.08 History: 1947 c. 379; Stats. 1947 s. 47.08; 1949 c. 118; 1959 c. 341; 1969 c. 366.

47.09 History: 1945 c. 588; Stats. 1945 s. 47.09; 1947 c. 379; 1949 c. 118; 1957 c. 515; 1959 c. 341: 1969 c. 366.

47.095 History: 1947 c. 305; Stats. 1947 s. 47.095; 1949 c. 294; 1969 c. 366.

47.10 History: 1947 c. 379; Stats. 1947 s. 47.10; 1969 c. 366.

CHAPTER 48. Children's Code.

Editor's Note: Ch. 48 was revised by ch. 575 (Bill 444-S), Laws 1955, effective July 1, 1956. Many sections previously in chs. 54 and 322 were revised and included in this chapter. The following conversion table was prepared by the revision committee and accompanied the printed bill and act. (48.991 to 48.997, the interstate compact on juveniles, were created by a separate act, ch. 300, Laws 1955)

This table is intended as an aid in correlating the present law with the proposed children's code. It shows what sections in the proposed code cover the present sections in chs. 48, 54 and 322. It does not cover miscellaneous sections (for example, 58.01) which are affected by the bill. Also, it does not show (except in the case of complete repeals) what specifically happened to the present section, i.e., whether it was restated or substantially changed. It is necessary to turn to the pro-