water channel, park highway or other public place, wherein the requirements of section 3187a of the Wisconsin statutes of 1898 as amended by chapter 351 laws of 1899, shall not have been fully complied with and in which proceedings no adverse appearance has been made or action taken to question, set aside, annul, vacate or in any manner to attack the validity of the acts done in laying out, widening, extending or vacating any street, alley, water channel, park highway or other public place, shall be and the same are hereby declared to be legal to the same extent as if all such requirements and acts had been made and performed in accordance with said section and chapter, provided however that nothing herein contained shall in any manner affect any action or proceeding whatever, heretofore taken in which there shall have been any such adverse appearance made, or action taken to question, set aside, annul, vacate or in any manner to attack the validity of such acts or in any action or proceeding now pending in which such appearance shall be made or action taken; and provided further, that no action or proceeding to set aside, annul, vacate or in any manner to attack the validity of such acts shall be brought, had or taken unless the same shall be begun within six months after this act shall take effect.

Section 2. This act shall take effect and be in force, from and after six months after its passage and publication.

Approved May 2, 1901.

No. 215, A.]

[Published May 6, 1901.

CHAPTER 277.

AN ACT to amend section 4890 of the statutes of 1898 relating to the compensation of officers of the state prison.

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

Salary and subsistence of officers; powers of board of control. Section 1. Section 4890 of the statutes of 1898 is hereby amended by striking therefrom the following sentence: "All officers and employes, except the clerk, chaplain and physicians,

shall be subsisted in the prison at the expense of the state and there shall be allowed to the warden and deputy warden sufficient house room with fuel, lights and subsistence for themselves and their families," and inserting in the place thereof the fol-"All officers and employes, and the wives and minor children of the warden and deputy warden may be subsisted in the prison at the expense of the state. In addition thereto there shall also be allowed to the warden and deputy warden each, sufficient house room, with fuel and lights and domestic service of prisoners for himself and family, but the board of control may require the warden to subsist himself and family at his own expense and may pay him a fixed sum in addition to his aforesaid salary, not exceeding twelve hundred dollars per annum, as commutation for such subsistence," so that the section when thus amended shall read as follows: Section 4890. The officers of the prison shall receive the following salaries and compensation. The warden two thousand dollars per annum, the deputy warden one thousand dollars per annum, the chaplain eight hundred dollars per annum and all other officers and employes such amounts as the state board of control may from time to time determine and fix upon. All officers and employes and the wives and minor children of the warden and deputy warden may be subsisted in the prison at the expense of the state, thereto there shall also be allowed to the warden and deputy warden each, sufficient house room, with fuel and lights and domestic service of prisoners for himself and family, but the board of control may require the warden to subsist himself and family at his own expense and may pay him a fixed sum in addition to his aforesaid salary, not exceeding twelve hundred dollars per annum, as commutation for such subsistence. No other perquisite, reward or emoluments shall be allowed or be received by any officer or employe of said prison.

Section 2. This act shall take effect and be in force, from and after its passage and publication.

Approved May 2, 1901.