No. 561, A.]

[Published June 8, 1907.

CHAPTER 186.

AN ACT to amend chapter 447, laws of 1903, entitled "An act to authorize the establishment of truant ungraded day schools and parental boarding schools, and commitments to such schools in cities of the first class."

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

Maximum age of truant: terms with parent: use of another city's school. Section 1. Section 1, chapter 447, laws of 1903, is amended to read: Section 1. In any city of the first class, the board of education or any board with similar powers, may establish and maintain truant ungraded day schools for the purpose of providing for the proper training of children between the ages of seven and sixteen years, who are habitually truant, or insubordinate or disorderly at any school. or who habitually frequent the streets or other public places, having no lawful occupation or employment, and may, through their truant officers and superintendent of schools, require such children to attend such schools. Or for the care and instruction of the same classes of children as aforesaid, such board may establish and maintain a parental boarding school within or without the corporate limits of such city, and may, when such school is maintained, * * after a notice of seven days to such child and to its parent, guardian or custodian. order such child to be restrained and cared for in such school, with the written consent of such parent, guardian or custodian. upon such terms, financial and otherwise, as shall be arranged between them. Or * * * for the purpose of this act and whenever a parental school is available as hereinafter provided. such, * * * child may be proceeded against in any juvenile court, or where no such court exists, in a county court, as a juvenile disorderly person, and upon the court so finding, may be * * committed to such parental school until eighteen years of age. * * * subject to earlier discharge as hereinafter provided. * * * The authorities of any city or school district not having a parental boarding school, may contract with a city having such school, for the purpose of this act.

Officers, teachers and agents; parole regulations. TION 2. Section 2, chapter 447, laws of 1903, is amended to read: Section 2. The board of education or any similar board. which shall establish a parental school as provided in section 1 of this act, shall appoint necessary officers, teachers and agents for said school and make rules and regulations for the government of said school, and the children attending the same, and also rules under which said children may be allowed to return to their homes on parole, but to remain in the legal custody and under the control of the officers of the school, subject to be returned by order of the superintendent of such school upon failure to comply fully with the terms of the parole, or if for any other reason the welfare of the child may demand such return; except as hereinafter provided. No * * child shall be released upon parole in less than three months from the time of his commitment, nor thereafter until the superintendent of such parental school is satisfied from the conduct of such child and the conditions of his home that he will attend school or work regularly. If such child, so realeased on parole, continues in regular, orderly attendance at * * * or work for a period of one year from the date on which he was released on parole, he shall then be finally discharged. Said board shall make suitable provision, so that children confined in a parental school shall be allowed, at least once in each week, to freely receive within the institution, spiritual advice and ministration from any clergyman of good standing in the church or denomination to which such children respectively belong.

Support of truants. Section 3. Section 3. chapter 447, laws of 1903, is amended to read: Section 3. It shall be the duty of the parent. guardian or custodian of any child committed to a parental school, to furnish suitable clothing for such child as it may be needed, and if able to do so, pay all or a reasonable part of the maintenance of such child; such cost to be fixed by the court committing the child.

Oversight of paroled children. Section 4. Section 4. chapter 447. laws of 1903, is repealed and in its place is inserted the following section: Section 4. Wherever a parental school is established under this act, there shall be appointed one or more agents for the regular oversight of children on parole from said school: or regular hours for such parole duty shall be appointed to certain officers or teachers of the school.

SECTION 5. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

Approved June 6, 1907.

In effect July 1, 1907.

No. 9, A.]

[Published June 8, 1907.

CHAPTER 187.

AN ACT to authorize cities and villages to provide for the removal of ashes, garbage and other kinds of rubbish at the cost of the city or village or of the lots or parts of lots from which such materials are removed.

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

Section 1. (Section 927p.)

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

Approved June 6, 1907.

No. 232, A.

[Published June 8, 1907.

CHAPTER 188.

AN ACT to create sections 1565d to section 1565n, inclusive of the statutes of 1898 and relating to excise and sale and traffic in intoxicating liquors, limiting the number of places for which I cense may be granted, defining residence districts and enabling electors by remonstrance to prevent license therein.

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

Section 1. There are added to the statutes of 1898 eleven new sections to read:

Approved June 6, 1907.

(In effect July 1, 1907.)