SECTION 4. Upon receipt of the said itemized and verified claims the secretary of state shall audit the same and draw his warrant upon the state treasurer for the payment of the same out of the appropriation provided for carrying out the purposes of this act.

SECTION 5. If such tax deed or deeds or tax certificate or certificates or claim or claims shall be upon any lands or interest therein belonging to any of the trust funds, then the commissioners of public lands shall certify to the secretary of state the name of the fund or funds to which said lands or interest therein belongs, and the amount paid for such tax deed or deeds or tax certificate or certificates or claim or claims, and the secretary of state shall thereupon certify the same to the state treasurer, who shall thereupon transfer from the income of said fund or funds to the general fund the respective amounts thereof.

SECTION 6. There is hereby appropriated out of the general fund in the treasury a sum sufficient to carry out the provisions of this act.

SECTION 7. This act shall take effect upon passage and publication.

Approved July 5, 1917.

No. 699, A.]

[Published July 7, 1917.

CHAPTER 573

AN ACT to renumber and amend section 4944—y of the statutes, and to amend section 20.18 of the statutes, relating to the Wisconsin industrial school for girls, and making an appropriation.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 4944—y of the statutes is renumbered to be section 4390, and amended to read: . . (Section 4390) It shall be unlawful for any person to encourage, aid, or abet any girl or woman committed to * the indus-• • trial home for women, or to the industrial school for girls, during the term of her commitment, to violate the rules and regulations of • • • such institution; and any person who is convicted of encouraging, aiding, or abetting any woman or girl to so violate said rules, shall be deemed guilty of a misdemeanor and shall be fined in a sum not exceeding five hundred dollars or be imprisoned in the county jail or house of correction for a period of an indeterminate sentence not exceeding two years.

SECTION 2. Section 20.18 of the statutes is amended to read: 20.18 There is appropriated from the general fund to the state board of control for the Wisconsin industrial school for girls:

(1) On July 1, 1917, forty-two thousand three hundred eight-four dollars, and annually • • beginning July 1, • • 1918, • • forty-two thousand • • five hundred thirty-six dollars, for operation; • • • all moneys received by each and every person for or on behalf of said school shall be paid within one week after receipt into the general fund; but the amounts charged to counties by said school for care and support of children sentenced thereto by any court of this state shall not exceed the rate of two dollars and fifty cente per week for each such child.

(2) On July 1, • • • 1917, five thousand • • • eight hundred • • • dollars, and on July 1, • • • 1918, five thousand • • • eight hundred • • • dollars, for property repairs and maintenance.

(3) On July 1, • • 1917, • • one thousand
• • dollars, for safety devices for fire protection. • • •
SECTION 3. This act shall take effect upon July 1, 1917. Approved July 5, 1917.

No. 552, S.]

[Published July 7, 1917

CHAPTER 574

AN ACT to amend section 1416—17 of the statutes, relating to the expense of maintaining indigent persons afflicted with infectious, contagious and communicable diseases in counties having a population of two hundred fifty thousand or more.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1416—17 of the statutes is hereby amended to read: Section 1416—17. The expenses for necessary nurses, medical attention, food and other articles needed for the comfort of the afflicted person, or persons, shall be a charge to the person so taken care of, or against any other person who may be liable for his support. Indigent cases shall be cared for at public expense upon the order of the local board of health. The expense of maintaining quarantine and disinfection of persons and premises after death or recovery, shall be paid by the city, incorporated village, or town, upon the order of the local board of health. When a person with a contagious disease, quarantined in any township, incorporated village or