which the defendant was sentenced or might have been imprisoned, whereupon the sentence or judgment shall be in full force and effect, and the person shall be delivered over to the proper officer to serve the same, and no period of probation shall be considered as part thereof, or deducted therefrom.

2. The court shall have power at any time, after the termination of probation, to again parole the defendant and stay execution of judgment or sentence on the same terms and conditions as it could originally have done, and it may at any time when the ends of justice will be subserved thereby, and when the good conduct and reform of the person so held in probation shall warrant it, terminate the period of probation and discharge the person so held, and in all cases, if the court has not seen fit to revoke the order of probation, or discharge him from custody, the defendant, at the end of the term of probation, shall be discharged from custody, and said judgment or sentence be deemed fully satisfied.

Section 6. This act shall take effect upon passage and publication.

Approved March 12, 1919.

No. 64, S.]

[Published March 15, 1919.

CHAPTER 31.

AN ACT to create subsection (16a) of section 35.84 of the statutes, relating to distribution of supreme court reports and making an appropriation.

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

SECTION 1. There is added to section 35.84 of the statutes a new subsection to read (35.84) (16a) The superintendent of public property shall provide the judge of any circuit court with copies of such volumes of the supreme court reports as were never previously furnished him or his predecessors in office.

2. There is hereby appropriated from any money in the general fund not otherwise appropriated a sufficient sum to carry out the provisions of subsection (16a) of section 35.84 of the statutes.

SECTION 2. This act shall take effect upon passage and publication.

Approved March 12, 1919.