the corporate limits of the city of Shawano, is hereby detached from the said town of Richmond and attached to and made a part of the said city of Shawano.

Section 2. The assets and liabilities of the town of Richmond, as constituted immediately preceding the passage and publication of this act, shall be apportioned to said city of Shawano in such proportion as the valuation of all taxable property attached to the said city of Shawano by this act bears to the whole of the assessed valuation of the said town of Richmond according to the assessment roll for the year 1918.

Section 3. The supervisors of the town of Richmond and the city council of the city of Shawano shall on the twentieth day of August, 1919, meet at the office of the city clerk of the said city of Shawano for the purpose of making a settlement between the said city and town according to the provisions of this act, and at such meeting, or at any subsequent or adjourned meeting held by said town board of supervisors and said city council, the mayor of said city or the chairman of said town shall have the power and authority to send for any persons, books, papers and records necessarily involved in the settlement between the said city and town. The clerk of the said city or town shall act as clerk at said meeting.

SECTION 4. This act shall take effect upon passage and publication.

Approved July 8, 1919.

No. 559, S.]

[Published July 12, 1919.

CHAPTER 517.

AN ACT to repeal paragraph (i) of subsection (18) of section 20.17 of the statutes; to amend section 3 of chapter 95 of the laws of 1919, paragraph (a) of subsection (3) of section 20.31, the introductory paragraph of section 20.28, subsection (1) of section 20.26 and paragraph (a) of subsection (20) of section 20.17, subsection (6) of section 51.12, and the introductory paragraph of subsection (1) of section 20.63 of the statutes; to create subsection (4) of section 20.32, a new paragraph of subsection (3) of section 20.15, section 20.80, and section 20.335 of the statutes; making sundry appropriations and corrections in the statutes.

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

SECTION 1. Paragraph (i) of subsection (18) of section 20.17 of the statutes is repealed.

Section 2. Section 3 of chapter 95 of the laws of 1919 is

amended to read: (Chapter 95, laws of 1919) Section 3. On the first due date of interest on the certificate or certificates hereby provided for, the secretary of state shall compute interest at the rate provided for therein from the date of the judgment in the supreme court, to wit, the fifteenth day of April, 1916, up to and including the 31st day of May, 1919, in harmony with said law of 1866, and place the amount of such interest to the credit of the normal school fund *income*, and the same and subsequent annual interest payments shall be treated as required in case of the certificates heretofore issued under said law of 1866 to said fund.

Section 3. Paragraph (a) of subsection (3) of section 20.31, the introductory paragraph of section 20.28, subsection (1) of section 20.26 and paragraph (a) of subsection (20) of section 20.17, subsection (6) of section 51.12 and the introductory paragraph of subsection (1) of section 20.63 of the statutes are amended to read: (20.31) (3) (a) The state superintendent shall keep a list of not more than * * * six of such schools, whose course of study and the qualifications of whose teachers have, on application, been approved by him and the dean of the college of agriculture; and any such school once entered on such list may remain listed and be entitled to state aid so long as the scope and character of its work are maintained in such manner as to meet the approval of the state superintendent.

(20.28) There is appropriated from the general fund, annually, on July first, not to exceed * * * two thousand five hundred dollars, for state aid for maintaining winter terms in high schools pursuant to section 40.61, to be distributed as follows:

(20.26) (1) Annually, on July first, not to exceed * * ten thousand dollars, for special state aid to partially defray the cost of erecting and equipping a school building in each consolidated rural school district formed by the uniting of the schools of two or more school districts as provided by law. Of this there is allotted to each such consolidated district one half of the cost of erecting and equipping its school building; but not exceeding one thousand dollars for a school of one department; fifteen hundred dollars for a graded school of two departments; two thousand dollars for a graded school of three departments; three thousand dollars for a graded school of four or more departments in a consolidated district formed by uniting the schools of three or more districts; or five thousand dollars for a graded and high school in a consolidated district

formed by uniting the schools of all the districts of a township. Such special state aid shall be paid only upon compliance with subsections (6) and (7) of section 40.15 and shall be certified by the state superintendent to the secretary of state. The provisions of this subsection shall apply to each school district in which there are two or more school buildings located two or more miles apart when by a vote of the electors such buildings are abandoned for school purposes and such schools are united in one central state grade school. When such central school building is erected and the schools of such district are united and maintained in such central school, such school district shall be deemed a consolidated district and each school abandoned and united in such central school shall be deemed equivalent of a school district participating in such consolidation.

(20.17) (20) (a) * * * On July 1, 1919, fifteen thousand dollars, and from time to time, sums equal in amount to the moneys derived from the sale of products of the industries at the state prison, and paid into the general fund, to be used as a revolving appropriation to carry on such industries at the state prison.

(51.12) (6) Whenever it shall be found that any inmate of any hospital or asylum for the insane is a nonresident of the state the board shall, if possible, ascertain the state, country or other political division in which such inmate has his legal residence or is entitled to support, and cause him to be transported there if that can be done at a cost not exceeding * * * two hundred fifty dollars; provided that such transportation shall be by the most direct and usual route both going and returning and shall be accomplished in the shortest practicable time and that only necessary and reasonable expenses shall be allowed and actual time necessarily taken by said trip.

(20.63) (1) (Introductory paragraph) Annually, beginning July 1, * * * 1919, * * * ten thousand * * * five hundred dollars, to carry into effect its functions relative to the state library. Of this there is allotted:

SECTION 4. On July 1, 1919, the unexpended balance remaining in the appropriation heretofore made by section 20.22, subsection (2) of section 20.21, and subsection (1) of section 20.05 of the statutes, shall revert to the general fund.

SECTION 5. There is appropriated from the general fund to the state board of vocational education, one thousand fifty-one dollars sixty-three cents, to pay the claim of John D. Chubb for architect services incurred prior to October 1, 1918, at the Stout Institute; provided that proper vouchers be prepared therefor in accordance with law and that such payment shall be in full of all claims of said John D. Chubb in relation to said matter.

Section 6. There is appropriated from the general fund to the state conservation commission for administration and operation, prior to July 1, 1919, not to exceed five thousand dollars, provided that no part of this appropriation shall be available until the appropriation heretofore made by subsection (1) of section 20.20 of the statutes has been entirely exhausted.

SECTION 7. There is added to section 20.32 a new subsection, to subsection (3) of section 20.15 a new paragraph, and two new sections of the statutes to be numbered and to read: (20.32)

(4) A sum sufficient to carry out the provisions of subsection (5) of section 41.03 of the statutes is appropriated annually out of any money in the treasury not otherwise appropriated.

(20.15) (3) (c) On July 1, 1919, twenty-five thousand dollars for remodeling and repairing the power plant and heating connections.

20.80 All moneys received by any state institution or by any society or organization receiving state aid from income on the principal of funds received by such institution, society or organization receiving state aid from income on the principal or funds received by such institution, society or organization, as gifts. legacies, and devises and from membership fees and sale of publications and duplicates shall be expended under the direction of the proper authorities and the audit of the secretary of state shall be for the sole purpose of ascertaining that such expenditures are lawfully made and authorized by the proper authorities of such institution, society or organization.

20.335 Any moneys received by the state from the United States as federal aid for vocational training shall be paid, within one week after receipt, into the general fund, and are appropriated therefrom to the state board of vocational education, to be allotted to such schools and institutions in the state as said board shall deem proper, in conformity with the purposes and requirements of the federal law; provided that in case any allotment be made to any normal school, institution, university, or other school or institution of the state from said fund, the appropriation for operation for such school or institution for the year in which such allotment was made, shall be reduced by an amount equal to the amount of such allotment.

SECTION 8. On July 1, 1919, the unexpended balance remaining in the appropriation made by section 20.69 shall revert to the general fund.

SECTION 9. This act shall take effect upon passage and publication.

Approved July 8, 1919.