ceed fifteen dollars per month for the first child excepting in emergency cases where the aid to such first child shall be left to the discretion of the court and ten dollars per month for each additional child. \* \* \* Such aid shall be the only form of public assistance granted to the family *excepting medical aid* and no aid shall continue longer than one year without reinvestigation.

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

Approved March 31, 1921.

No. 164, S.]

[Published April 4, 1921.

## CHAPTER 87.

AN ACT to create section 1411s of the statutes, relating to public health nurses.

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

SECTION 1. There is added to the statutes a new section to read: Section 1411s. 1. All public health nurses, and public health instructors, not working under direct supervision of a resident certified public health nurse, shall within sixty days after July 1, 1921, file with the state health officer their names and addresses, with a statement of the kind of work each is doing and by whom employed.

2. The qualifications of all public health nurses or public health instructors not working under direct supervision of a resident certified public health nurse, who may hereafter enter such employment, shall be determined by a committee of three examiners as provided for by subsection 2 of section 1411n of the statutes.

3. All candidates recommended by the committee of examiners shall be certified by the state board of health to the local board of health, school board, common council, village board, town board or other appointing body upon request, and every public health nurse or public health instructor shall be selected from the certified list furnished.

4. All public health nurses or public health instructors not working under direct supervision of a resident certified public health nurse shall make a written report in triplicate, one copy to go to the employing board, one to the special health committee appointed by the employing board to advise with said worker, and one to the state board of health showing briefly the work done at such times as the state board of health may direct. The state board of health shall examine all reports filed and make such recommendations as will aid in the proper administration of the work.

5. The state board of health shall prescribe model forms for reports, record cards, blanks and other useful blank forms or appliances, and shall notify the nurses where all of the aforesaid blanks and supplies can be purchased at local expense.

6. This act shall not apply to cities of the first class.

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

Approved March 31, 1921.

No. 257, S.]

[Published April 4, 1921.

## CHAPTER 88.

AN ACT to amend section 20.575 and subsection (1) of section 1729t of the statutes, relating to the board of conciliation, and making an appropriation.

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

SECTION 1. Section 20.575 and subsection (1) of section 1729t of the statutes are amended to read: (20.575) There is appropriated annually from the general fund to the board of conciliation \* \* \* not to exceed five thousand dollars to carry out its functions. Of this there is allotted to each member of the board a per diem of ten dollars for each day actually devoted to the performance of the dutics of the board, and his actual and necessary traveling expenses.

(1729t) (1) A board of conciliation is hereby created to consist of three members, one of whom shall be a skilled employe, but not having employing or discharging power, one of whom shall be an employer of labor, and one of whom shall have a general knowledge of manufacturing and labor conditions. Immediately after the passage of this act, the governor, by and with the advice and consent of the senate, shall appoint such members, but no member so appointed shall act until so confirmed. The term of the first such appointee shall terminate on the first Monday of February, 1920; the term of the second such appointee shall terminate on the first Monday of February, 1921;