

lary departments for instruction of pupils who are deaf or of defective speech or blind, and truancy or parental schools.

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

Approved June 19, 1925.

No. 545, S.]

[Published June 25, 1925.

CHAPTER 356.

AN ACT to create sections 45.271, 45.276, 45.277, 45.278 and 20.156, paragraph (d) of subsection (32) of section 20.17 and subsection (13) of section 20.41 of the statutes, relating to the establishment of a restoration camp for sick and disabled veterans of the world war, the establishment of service memorial institutes in connection with the Wisconsin general hospital and to the Wisconsin memorial hospital, and making appropriations.

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

SECTION 1. Five new sections are added to the statutes, a new paragraph is added to subsection (32) of section 20.17 and a new subsection is added to section 20.41 of the statutes to read: 45.271 The soldiers' rehabilitation board is authorized to transfer from the soldiers' rehabilitation fund to the Wisconsin state department of the American Legion the sum of fifty thousand dollars for the purpose of purchasing the buildings and equipment at Camp Minnewawa located on state land between Tomahawk Lake and Big Carr Lake in Oneida county and for the establishment at that place of a restoration camp for sick and disabled veterans of the world war and their dependents, the said American Legion having already contracted to purchase said camp for such purposes. The ownership of all of the buildings and equipment of such camp shall revert to the state upon the discontinuance of the use thereof for such purposes. On or before January fifteenth of each year the said department of the American Legion shall file with the governor a written report of the operations and the financial status of such camp.

45.276 (1) There shall be erected and equipped in connection with the medical school of the university and the Wisconsin gen-

eral hospital institute for the advancement and utilization of knowledge of medicine and hygiene including rehabilitation, to be known as service memorial institutes.

(2) Such institutes shall be a memorial to those who served the state and nation in the world war. The regents of the university shall erect at an appropriate place in said institutes a suitable tablet stating the source of the funds from which the institutes were erected and equipped and such other statements as they may deem appropriate.

(3) The institutes may be utilized for the scientific, educational and social work of the medical school and hospital, for the work of the state laboratory of hygiene, for the work of the state psychiatric institute, the laboratory of the state toxicologist and for similar work established or to be established for the promotion of the health of the people of the state and the advance of the knowledge of medicine and hygiene, including methods of rehabilitation.

(4) The soldiers' rehabilitation board may authorize the transfer of any moneys in the soldiers' rehabilitation fund which, in the opinion of the board in charge of this fund, will not be needed for carrying out the provisions of sections 45.27, 45.271 and 45.275 of the statutes to the university fund income. Whenever such moneys are transferred to the university fund income the same shall be credited to the appropriation made by subsection (13) of section 20.41 of the statutes.

45.277 The rate of charges for services rendered patients at the Wisconsin general hospital or in the service memorial institutes under paragraphs (c) and (d) of subsection (1) of section 45.27 of the statutes shall in no case exceed the rate of charges determined by the board of regents for similar care rendered public patients under section 142.07. Members of the medical, surgical and laboratory staffs of the Wisconsin general hospital and the service memorial institutes shall not receive any special compensation for services rendered such patients.

45.278 Any moneys in the soldiers' rehabilitation fund which, in the opinion of the board in charge of this fund, will not be needed for carrying out the provisions of sections 45.27, 45.271, 45.275, and 45.276 may be transferred to the state board of control for the purpose of augmenting the facilities for the care of patients at the Wisconsin memorial hospital. Whenever such

moneys are transferred to the state board of control, the same shall be credited to the appropriation made by paragraph (d) of subsection (3) of section 20.17.

20.156 All moneys transferred from the soldiers' rehabilitation fund pursuant to section 45.271 are appropriated to the Wisconsin state department of the American Legion for the purposes specified in said section.

(20.17) (32) (d) All moneys transferred from the soldiers' rehabilitation fund to the board of control pursuant to section 45.278 are appropriated to the board of control to be used for augmenting the facilities for the care of patients at the Wisconsin memorial hospital.

(20.41) (13) All moneys transferred from the soldiers' rehabilitation fund to the university fund income pursuant to subsection (4) of section 45.276 are appropriated to the board of regents for the construction and equipment of service memorial institutes for medicine and hygiene and for necessary subsidiary construction, equipment and incidental expenses appertaining thereto, provided that this appropriation shall be available only upon the approval of the governor as provided in paragraph (b) of subsection (7) of section 20.39.

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

Approved June 23, 1925.

No. 386, A.]

[Published June 26, 1925.

CHAPTER 357.

AN ACT granting authority to the commissioners of public lands to sell certain lands described therein to the town of Tomahawk Lake.

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

SECTION 1. The commissioners of public lands may and are authorized to transfer and convey to the town of Tomahawk Lake for a fair consideration the following described premises, situated in Oneida county, Wisconsin, to-wit: Such portion of lot two, not to exceed five acres, of section two, township thirty-eight north,