sion"). Said commission shall be appointed within sixty days after the passage of this act and shall consist of four senators and five assemblymen to be appointed by the presiding officers of the respective houses. The members of said commission shall receive no compensation for their services but shall be reimbursed their actual and necessary expenses to be paid out of the fund appropriated for this purpose.

SECTION 2. It shall be the duty of the commission to make suitable arrangements for an appropriate observance and commemoration, to take place during the year 1934 in the state of Wisconsin, of the three-hundredth anniversary of the white man's discovery of Wisconsin.

Section 3. It shall be the duty of the committee to work with and assist the commission in carrying out the purposes of this act.

Section 4. There is appropriated from the general fund to said commission five hundred dollars to be used in carrying out the provisions of this act.

Section 5. This act shall take effect upon passage and publication.

Approved July 25, 1933.

No. 366, S.]

[Published July 26, 1933.

CHAPTER 442.

AN ACT to renumber section 20.035 to be subsection (1) and to create subsection (2) of said section 20.035 and section 45.275 of the statutes, relating to soldiers' rehabilitation and making an appropriation.

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

SECTION 1. The state of Wisconsin hereby recognizes its obligation to provide hospitalization for all indigent, disabled and honorably discharged soldiers, sailors, marines or nurses of any war of the United States who are bona fide residents of this state in cases where the federal government shall fail to provide such hospitalization. Such provisions for hospitalization are not only an expression of gratitude on the part of the people of this state for services rendered by the veterans but a distinct moral obligation arising from the fact that nearly two million five hundred thousand dollars of the moneys raised for the soldiers' bonus and soldiers' educational bonus were diverted by acts of the legislature

for other purposes, the two largest diversions being an appropriation made in 1920 totalling one million three hundred ten thousand dollars for the erection of the Wisconsin General Hospital and an appropriation made in 1925 for the erection of the so-called service memorial institutes in the university, which cost eight hundred ten thousand six hundred seventy dollars. But for these diversions there would now be in the soldiers' rehabilitation fund adequate moneys to provide hospitalization for all veterans in need thereof, which fact makes it the moral duty of the state to appropriate from the general fund such amount as may be necessary to provide needed hospitalization for the veterans.

Section 2. Section 20.035 of the statutes is renumbered to be subsection (1) of said section.

Section 3. A new subsection is added to section 20.035 of the statutes, and a new section is added to the statutes to read: (20.035) (2) There is appropriated to the soldiers' rehabilitation board on July 1, 1933, out of the moneys raised through the emergency taxes on incomes, transfers by inheritance, and gifts imposed for relief purposes in chapter 363, laws of 1933 (Bill No. 922, A.) fifty thousand dollars, for carrying out the provisions of section 45.275.

45.275 Hospitalization of disabled veterans who are in-ELIGIBLE TO HOSPITALIZATION BY THE FEDERAL GOVERNMENT. The soldiers' rehabilitation board shall provide hospitalization for any indigent, disabled, honorably discharged soldier, sailor, marine or nurse of any war who is ineligible to hospitalization under the provisions of Public Act No. 2 of the First Session of the Seventy-third Congress and who is suffering from physical or mental disabilities not the result of misconduct. To be eligible to hospitalization hereunder the applicant must have been a resident of this state for not less than five years immediately preceding his application for treatment. Such hospitalization, except in cases requiring special treatment which can be provided only at some other hospital and emergency cases, shall be provided at the Wisconsin General Hospital. The Wisconsin General Hospital shall be entitled to payment in such cases at a rate not to exceed cost per day for each patient, which amount shall be paid by the soldiers' rehabilitation fund out of the appropriation of subsection (2) of section 20.035. The soldiers' rehabilitation board shall make necessary rules and regulations to carry out the provisions of this section in accordance with the legislative declaration that the state of Wisconsin assumes responsibility for the hospitalization of soldiers, sailors, marines and nurses of any war who are bona fide residents of this state in cases where the federal government refuses to provide such necessary hospitalization.

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

Approved July 25, 1933.

No. 136, A.]

[Published July 26, 1933.

CHAPTER 443.

AN ACT to re-enact chapter 347, laws of 1933, relating to small loans.

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

SECTION 1. To correct an error in the records and to remove all doubt as to its validity, chapter 347, laws of 1933, as this chapter was enrolled, approved and published, is hereby re-enacted.

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

Approved July 25, 1933.

No. 530, A.]

[Published July 26, 1933.

CHAPTER 444.

AN ACT to amend sections 70.08 and 70.17 of the statutes, relating to assessment of taxes on buildings on leased lands.

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

Section 1. Sections 70.08 and 70.17 of the statutes are amended to read: 70.08 The terms "real property," "real estate" and "land," when used in this title, shall include not only the land itself but all buildings and improvements thereon, * * * and all fixtures and rights and privileges appertaining thereto * * *

70.17 Real property shall be entered in the name of the owner, if known to the assessor, otherwise to the occupant thereof if ascertainable, and otherwise without any name. The person holding the contract or certificate of sale of any real property contracted to be sold by the state, but not conveyed, shall be deemed