the return of such taxes and special assessments to the county treasurer. Such settlements shall be made with interest for special assessments levied under section 62.20 or 62.21 and for taxes and assessments levied pursuant to chapters 88 and 89. Settlements for all other taxes and special assessments shall be made without interest.

Approved June 15, 1943.

No. 189, A.]

[Published June 17, 1943.

CHAPTER 312.

AN ACT to create 57.06 (4) of the statutes, relating to the parole of prisoners for induction into the armed service.

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

57.06 (4) of the statutes is created to read:

57.06 (4) In time of war and until the termination of such war as proclaimed by the President or Congress, the state department of public welfare may, with the approval of the governor, grant a parole at any time to any prisoner confined in one of the penal institutions of this state, not otherwise eligible under this section, who may be eligible for induction into the armed forces of the United States. In time of war, the state department of public welfare shall have authority to suspend the parole of any prisoner released on parole. Such suspension of parole shall be for the duration of said parolee's service in the armed forces and said parole shall again become effective upon the date of discharge from the armed forces in accordance with rules and regulations to be prescribed by the state department of public welfare, provided, however, that if such parolee receives an honorable discharge from the armed forces, the governor may discharge such paroled convict and such discharge shall have the force and effect of a pardon to restore civil rights. Upon approval of such suspension of parole by the state department of public welfare, an order shall be issued and signed by the director of the state department of public welfare setting forth

LAWS OF WISCONSIN-CH. 313

the conditions under which the parole is suspended, including instructions as to where and when and to whom such parolee shall report upon his discharge from the armed forces.

Approved June 15, 1943.

No. 428, A.]

[Published June 17, 1943.

CHAPTER 313.

AN ACT to repeal and recreate 57.06 and 57.07 and to amend 54.02 (1), 359.05 and 359.07 of the statutes, relating to sentences and paroles.

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

SECTION 1. 54.02 (1) of the statutes is amended to read :

54.02 (1) Male persons not less than 16 nor more than 25, and female persons not less than 18 nor more than 30 years of age, of the following classes, may, in the discretion of the court, be sentenced and committed, respectively, to the said reformatory or industrial home, namely:

Class one: Male persons convicted * * * of a felony, or convicted * * of any misdemeanor punishable by imprisonment in the county jail or house of correction for one year or more; except male persons convicted of murder in the first or second degree.

Class two: Female persons convicted of a felony, and female persons whenever convicted, of any misdemeanor punishable by imprisonment in the county jail or house of correction for one year or more; except female persons convicted of murder in the first or second degree.

Class three: Female persons convicted of any other misdemeanor.

SECTION 2. 57.06 and 57.07 of the statutes are repealed and recreated to read:

57.06 PAROLES FROM STATE PRISON AND MILWAUKEE HOUSE OF CORRECTION. (1) (a) The state department of public welfare with the approval of the governor, may, upon 10 days' written notice to the district attorney and the judge who participated in

492