SECTION 2. 20.51 (1) of the statutes is amended to read:

20.51 (1) Annually, beginning July 1, 1941, * * * \$115,000 to cover all expenditures and obligations incurred for the administration of any of its functions in addition to sums collected under sections 196.85 and * * 184.10 (2). Of this there is allotted to each member of said commission an annual salary of * * \$\$6,500.

SECTION 3. 20.55 (1) (a) of the statutes is amended to read: 20.55 (1) (a) To the commissioner of insurance an annual salary of * * \$\$6,500.

SECTION 4. 20.57 (1) (a) of the statutes is amended to read: 20.57 (1) (a) To each member of the commission an annual salary of * * \$\$6,500.

Approved July 27, 1943.

No. 431, S.]

[Published July 30, 1943.

CHAPTER 552.

AN ACT to repel unintended repeals, reconcile conflicts, renumber for better location, correct references and errors and clarify language in various acts of the 1943 session of the legislature.

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

SECTION 1. The amendment made to 11.61 by chapter 233, laws of 1943, is not repealed by chapter 264, laws of 1943. Both amendments stand. The purpose of this enactment is to repel any implication that the later act repealed the earlier one.

SECTION 2. 16.08 (2) (d), as amended by chapter 276, laws of 1943, is amended by substituting "Wisconsin institute of technology" for "state school of mines."

SECTION 3. 41.21 (2) (b), as repealed and recreated by chapter 272, laws of 1943, is amended by inserting the word "to" immediately after the word "satisfactory".

SECTION 4. 42.61 (3), created by chapter 176, laws of 1943, is amended by striking out the reference "or section 16.35."

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SECTION 5. The next to the last sentence of 51.03, as amended by chapter 190, laws of 1943, is amended to read:

(51.03) (next to last sentence) We, the undersigned jurors in the case of, having heard the evidence in the case, are satisfied that the said is a fit person to be sent to a (hospital or asylum for the insane) or (a *senile* ward of the county home * * *).

SECTION 6. 51.05 (7) (c), as created by chapter 190, laws of 1943, is renumbered section 4a of said chapter 190, laws of 1943.

SECTION 7. 51.06 (1), as amended by chapter 190, laws of 1943, is amended to read:

(51.06) (1) If any relative or friend of any person committed to any hospital or asylum for the insane or senile *ward*, being of legal age and competent to perform the duty, shall so request, the warrant for such commitment may be delivered to and executed by him, for which he shall be paid his necessary expenses, not exceeding the fees and expenses now allowed to sheriffs according to law; otherwise it shall be delivered to the sheriff, who, taking such assistants as the court issuing such warrant may deem necessary, shall receive such insane or senile person and convey him to the hospital, asylum or county home. Every female over 10 years of age so committed shall be accompanied by a competent female.

SECTION 8. 51.07 (1), as amended by chapter 190, laws of 1943, is amended to read:

(51.07) (1) The judge, except in Milwaukee county, shall receive a fee of \$5 for the hearing of an application to commit a person alleged to be insane *or senile*, which fee shall include the making of necessary copies of the order to commit such person and the commitment papers, together with the certificate required by section 51.05 when the insane *or senile* person is committed to the county asylum *or senile ward*.

SECTION 9. The first sentence of 51.12 (3), as amended by chapter 190, laws of 1943, is amended to read:

(51.12) (3) (first sentence) Whenever, by a fair trial, it shall have become reasonably certain that any patient in either state hospital is incurably insane, and such patient is retained to the exclusion of others whose cases are of a more hopeful character, the department may transfer him to some county asylum or * * * *senile* ward authorized by law to receive such patients. SECTION 10. The first sentence of 51.14, as amended by chapter 190, laws of 1943, is amended to read:

(51.14) (first sentence) Whenever any person is committed to any hospital or asylum * * * for the insane or senile ward from any county other than the county where he has a legal settlement, the superintendent of such hospital or asylum or senile ward shall immediately notify the county judge of the county in which such person has a legal settlement of the fact of such commitment.

SECTION 11. 51.28 (1), as amended by chapter 190, laws of 1943, is amended to read:

(51.28) (1) Whenever a patient in any county asylum for the insane, or senile ward, whose maintenance is chargeable to the state or to any other county, shall die, the superintendent shall immediately notify one or more of the relatives or friends of the deceased of the fact, if such notification be possible by ordinary means; and if such relatives or friends cannot be so notified or will not make provision for the burial of the deceased (and if the body be not claimed as provided in section 155.02) the superintendent shall provide for the decent and proper burial of his remains.

SECTION 12. 65.04 (2), as amended by chapter 280, laws of 1943, is amended by substituting "65.02" for "65.20".

SECTION 13. The introductory paragraph of 65.08 is repealed. SECTION 14. 69.11 (3), created by chapter 328, laws of 1943, is renumbered 69.23 (3).

SECTION 15. 69.60 (1a) and (8), created by chapter 284, laws of 1943, are renumbered 69.33 (1a) and (9).

SECTION 16. The amendment made to 70.11 (28) by chapter 85, laws of 1943, is not repealed by chapter 265, laws of 1943. Both amendments stand. The purpose of this enactment is to repel any implication that the later act repealed the earlier one.

SECTION 17. The amendment made to 72.04 (1) by chapter 131, laws of 1943, is not repealed by chapter 260, laws of 1943. Both amendments stand. The purpose of this enactment is to repel any implication that the later act repealed the earlier one.

SECTION 17a. Section 75.12 (1), created by Chapter 250, Laws of 1943, is amended by striking out the second sentence which begins with the words "The term "owner" which includes" and ends with the word "fee".

SECTION 18. 78.03 (6) is amended by substituting "section 20.09 (5n)" for "subsection (3) of section 20.05".

SECTION 19. 114.01 (introductory paragraph) is renumbered 114.013 (introductory paragraph).

SECTION 19a. 218.01 (5) (b), as amended by chapter 219, laws of 1943, is amended by substituting "licensor" for "commission" in the first line.

SECTION 20. 366.19 (5), created by chapter 247, laws of 1943, is amended by substituting "subsection (3) of this section" for "subsection (4)".

SECTION 21. This act does not give effect to any mentioned bill which is never enacted. If any bill herein referred to fails, any section of this bill relating thereto is of no effect.

Approved July 27, 1943.

No. 432, S.]

[Published July 30, 1943.

CHAPTER 553.

- AN ACT to repel unintended repeals, reconcile conflicts, renumber for better location, correct references, correct errors, supply omissions, clarify language and eliminate duplications in various acts of the 1943 session of the legislature.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. This act does not give effect to any mentioned bill which is never enacted. If any bill herein referred to fails, any provision of this bill so far as it relates thereto is of no effect.

SECTION 1a. Section 14.42 (13a), created by Chapter 251, Laws of 1943, is amended by striking out in the first sentence the words "together with such payment".

SECTION 2. 20.036, created by section 1 of chapter 443, laws of 1943, is amended by substituting "post-war" for "veterans" in the reference to "the veterans rehabilitation trust fund".

SECTION 2a. 20.90 (1) of the statutes is created to read:

20.90 (1) All moneys in the Wisconsin municipal retirement fund are appropriated to the board of trustees which administers said fund, for the execution of its functions including, without