### LAWS OF WISCONSIN—CH. 250-251

No. 222, S.]

[Published June 7, 1945.

#### CHAPTER 250.

AN ACT to create 51.134 of the statutes, relating to family care for mental patients at Mendota and Winnebago.

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

51.134 of the statutes is created to read:

51.134 FAMILY CARE; COSTS TO STATE; CHARGES TO COUNTY. The state department of public welfare may place any insane patient now in the Mendota or Winnebago state hospitals or hereafter admitted thereto, in a suitable family boarding home upon such terms and conditions as it shall determine and whenever it considers such course expedient. The cost to the state of the supervision and the maintenance of any such boarded out patient shall not exceed the average per capita cost of maintenance in the institution from which such patient is so boarded out. Bills for the support of a patient so boarded out shall be payable monthly out of the proper operating funds and shall be audited as are other bills. The county of legal settlement shall be chargeable with the same rates and expenses as provided under section 51.08 and such charges shall be adjusted in the manner provided by section 46.10 the same as if the patient were at the institution. The department shall have the right to visit, inspect and investigate such home and to return to the institutions or replace such patient in another home whenever it deems it advisable or necessary. Such placement shall not be considered a parole.

Approved June 2, 1945.

No. 224, S.]

[Published June 7, 1945.

# CHAPTER 251.

AN  $\Lambda$ CT to create 48.16 (3) of the statutes, relating to family care for children at the school for boys and school for girls.

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

48.16 (3) of the statutes is created to read:

48.16 (3) The state department of public welfare may place any child now under commitment to the school for boys or the

386

# LAWS OF WISCONSIN-CH. 252

school for girls or hereafter committed thereto, in a suitable foster boarding home upon such terms and conditions as it shall determine and whenever it considers such course expedient. Said foster home shall be subject to the provisions of sections 48.35 to 48.42. The cost to the state of the maintenance of any such child so placed shall not exceed the average per capita cost of maintenance in the institution from which such child is placed. Bills for the cost of such care shall be payable monthly out of the proper operating funds and shall be audited as are other bills. The county of legal settlement shall be chargeable with the same rates and expenses as provided under section 48.17 and such charges shall be adjusted in the manner provided by section 46.10 the same as if the child were at the institution. The department shall have the right to visit, inspect and investigate such home and to return to the institution or to replace such child in another foster home whenever it deems it advisable or necessary.

Approved June 2, 1945.

### No. 229, S.]

[Published June 7, 1945.

# CHAPTER 252.

AN ACT to amend 66.06 (9) (b) 13 of the statutes, relating to public utilities.

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

66.06 (9) (b) 13 of the statutes is amended to read:

66.06 (9) (b) 13 Any city, village or town now or hereafter owning and operating a waterworks system and having controlled and operated and managed such waterworks system \* \* and which shall have expended moneys from its general fund or from the proceeds of its general obligation tax bonds, for the acquisition, construction, extension, improvement and operation of such waterworks system, or for any one or more of such purposes, may issue and sell waterworks mortgage bonds to procure funds to reimburse \* \* itself in an amount not exceeding the total amount of \* \* such expenditures not theretofore reimbursed, and the findings by the governing body of any such municipality of the amount of such expenditures so to be reimbursed by the issue of such bonds shall be conclusive,