subsection does not apply to any veteran whose total period of service has been as a student detailed for training under the army specialized training program, the army air forces college training program, the military or naval academies, or any similar program under the jurisdiction of the navy, marine corps, or coast guard. The benefits and aids provided under section 45.35 shall not be assignable and shall be exempt from garnishment and execution.

SECTION 12. 45.35 (8b) and (8c), as created by chapter 409, laws of 1945, are amended by substituting "section" for "chapter" wherever the latter occurs.

SECTION 12a. 45.37 (2) (Introductory paragraph), as renumbered by chapter 580, laws of 1945, is amended by substituting '20.036 (7)' for '20.03 (7)'.

Section 13. 45.40 and 45.41, as created by chapter 550, laws of 1945, are renumbered 45.43 and 45.44.

Approved September 26, 1945.

No. 515, S.]

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## CHAPTER 588.

AN ACT to reconcile the conflicts between chapter 585 (268-S), laws of 1945, which revised the laws relating to relief, old-age assistance, aid to dependent children and blind aid, and other acts of the same session relating to those subjects, to correct section references in the statutes, renumber for better location, and to make clear the legislative intent.

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 or portion thereof which is never enacted. If any bill herein referred to or any portion of such bill fails, any section of this bill relating thereto is of no effect.

SECTION 2. 20.18 (5a), as created by chapter 562, laws of 1945, is amended to read:

20.18 (5a) For aid to counties a sum sufficient to be allotted as provided in section 49.26 \* \* \* (11).

Section 3. 20.18 (10), as created by chapter 578, laws of 1945, is renumbered 20.18 (11).

Section 4. 40.47 (4) is amended by substituting "49.10" for "49.02" therein.

Section 5. 46.21 (5) (b) is amended to read:

46.21 (5) (b) The provisions of sections \* \* \* 49.07, 49.08 and 49.13 shall govern the support and maintenance of persons in any of the institutions in charge of said director.

Section 5a. Chapter 450, laws of 1945, section 1a is created to read:

(Chapter 450, laws of 1945) section 1a. The emergency board shall determine the amount appropriated or allotted for the fiscal years 1945-1946 and 1946-1947 for operation, maintenance and improvements of the farms in connection with such schools and the balance available therefor in the farm revolving fund and shall certify said amounts to the secretary of state who shall transfer such amounts from the appropriation for the superintendent of public instruction to the proper appropriation for the department of public welfare.

Section 5b. 47.09 of the statutes is created to read:

47.09 Concessions Blind Persons. The cigar stand concessions located in the state capitol and in the state office building shall be leased to and operated by blind persons chosen, operated and supervised by the state department of public welfare in the same manner as similar concessions under the jurisdiction of the department in private, state and federal buildings. This section shall become effective upon the expiration of the existing leases of said concessions.

SECTION 6. 49.03 (8a) (c), as amended by chapter 511, laws of 1945, is repealed; and 49.11 (7) (c), as created by chapter 585 (268-S), laws of 1945, is amended to read:

49.11 (7) (c) Such order shall be subject to review in the manner provided in chapter 227, except that \* \* \* such review shall be \* \* \* instituted in the circuit court in one of the following counties: \* \* \* Douglas, \* \* \* Eau Claire, \* \* \* Marathon, \* \* \* Brown, \* \* \* La Crosse, \* \* \* Dane, \* \* \* Milwaukee, and may be heard at a regular or special term.

SECTION 7. 49.26 (4), as amended by chapter 549, laws of 1945, is repealed; and 49.26 (5), as created by chapter 585 (268-S), laws of 1945, is amended to read:

49.26 (5) LIEN, COVERAGE, EXCEPTIONS. Upon such filing the

lien herein imposed attaches to all real property of the beneficiary presently owned or subsequently acquired (including joint tenancy and homestead interests) in any county in which such certificate is filed for any amount paid or thereafter paid under sections 49.20 to 49.38, and remain such lien until satisfied. Such lien shall not sever a joint tenancy nor affect the right of survivorship except that the lien shall be enforceable to the extent that the beneficiary had an interest prior to his decease. judgments, certificates or decrees of courts of competent jurisdiction heretofore entered terminating joint tenancies or assigning such property under a will or an administration of the estate of any such beneficiary shall be binding upon all interested parties 2 years after August 22, 1945, unless within said 2-year period application is made to such court to set aside or modify such judgment, certificate or decree. The county court may order sale of such realty free and clear of the lien and the the lien shall attach to the net proceeds of such sale after taxes, prior encumbrances and the costs of the sale have been deducted. Such lien shall take priority over any lien or conveyance subsequently acquired, made or recorded except tax liens and except that the amounts allowed by court in the estate of any deceased beneficiary and remaining unpaid after all funds and personal property in the estate have been applied according to law, for administration and funeral expense, for hospitalization, nursing and professional medical care furnished such decedent during his last sickness, not to exceed \$300 in the aggregate, shall be charges against all real property of such deceased upon which an old-age assistance lien has attached, and which in such order shall be paid and satisfied prior to such lien out of the proceeds derived from such real property upon liquidation of such old-age assis-The certificate need not be recorded at length by the register of deeds, but upon the filing thereof all persons are hereby charged with notice of the lien and of the rights of the county.

SECTION 8. 49.26 (7), as amended by chapter 496, laws of 1945, is repealed; and 49.26 (10), as created by chapter 585 (268-S), laws of 1945, is amended to read:

49.26 (10) The county agency with the consent of the county board may from its appropriation for old-age assistance make and pay for necessary and essential repairs or purchase tax certificates or pay balances due on land contracts so as to enable a recipient of old-age assistance to receive a deed, or pay and

cause to be satisfied existing mortgages or any other prior liens on property on which the county has an old-age assistance lien, and such expenditures shall be deducted and returned to the appropriation as a priority in determining the net amount recovered to be shared by the federal, state and county governments under section 49.25.

SECTION 9. 49.26 (8), as created by chapter 562, laws of 1945, is renumbered 49.26 (11).

SECTION 10. 49.61 (2) (d), (5), (9) (second sentence) and (10), as created by chapter 578, laws of 1945, are amended to read:

- 49.61 (2) (d) Who has no relatives able to support him and responsible for his support under section \* \* \* 49.07;
- (5) The county agency shall promptly notify the applicant, his agent or his legal guardian, in writing, as to whether or not he has been found to be eligible for this form of aid and the amount, if any, which he will be granted, provided that any applicant dissatisfied with the decision of the county agency upon his application may file \* \* \* petition for review of denial as provided in section 49.50 \* \* \* (8).
- (9) (second sentence) If the total amount due all counties exceeds the sum appropriated by section 20.18 \* \* \* (11) the appropriation shall be prorated by the department among the counties according to the amounts due them.
- (10) The administration of this section shall be governed by the provisions of sections 49.39, 49.50, \* \* 49.51 and 49.53, so far as applicable.

Section 11. The first sentence of 50.10 is amended to read:

50.10 (first sentence) Whenever a person is admitted to any institution specified in chapter 50 and the expense of his maintenance in such institution is chargeable to the state or any subdivision thereof or both, the relative of such person described in section \* \* \* 49.07 shall be liable to the state or any subdivision thereof in the manner and to the extent provided in \* \* \* said section.

SECTION 12. 58.55 (6), (7) and (8), as created by chapter 383, laws of 1945, are amended to read:

58.55 (6) The administration of relief under \* \* \* sections 49.02 and 49.03 in the event that the county administers relief under \* \* \* those sections.

- (7) The administration of aid to dependent children under section \* \* \* 49.19.
- (8) The administration of aid to the needy blind under section \* \* \* 49.18.

Section 13. 58.56, as created by chapter 383, laws of 1945, is amended by inserting "to (5)" after the reference to section 49.50 (2).

SECTION 14. 59.08 (40) is amended by substituting "chapter 49" for "section 49.01" in the last sentence.

SECTION 15. 59.15 (2) (e), as created by chapter 559, laws of 1945, is amended by inserting "to (5)" after the reference to section 49.50 (2).

Section 16. 74.03 (9) (e) is amended to read:

74.03 (9) (e) He shall next retain for the county the balance due on county taxes levied for social security pursuant to sections \* \* 49,18, 49.19 and 49.37.

SECTION 17. 74.031 (11) (e) is amended to read:

74.031 (11) (e) He shall next retain for the county the balance due on county taxes levied for social security pursuant to sections \* \* \* 49.18, 49.19 and 49.37.

Section 18. 129.02 (2) is amended by substituting "49.18 (4)" for "47.08 (4)" therein.

Approved September 26, 1945.

No. 516, S.].

[Published September 28, 1945.

## CHAPTER 589.

AN ACT to amend chapter 373, laws of 1945, section 25, providing that appropriations made under said chapter for construction or capital improvements include the purchase of land necessary therefor.

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

Chapter 373, laws of 1945, section 25 is amended to read:

(Chapter 373, Laws of 1945) (section 25). The purposes for which each appropriation in this act is made shall be deemed to include such construction and improvement of sewers and sewerage disposal systems in connection with the respective