the counties under this provision such appropriation shall be prorated. In no event shall reimbursement to any county under this subsection exceed its total expenditures for administration and if any reduction is necessary to avoid payments over such total, the amount available under this paragraph shall be reduced.

Approved May 14, 1947.

No. 234, A.]

[Published May 19, 1947.

## CHAPTER 122.

AN ACT to create 21.025 (11m) of the statutes, relating to retaining certain items of the uniform by active members of the Wisconsin state guard at the time of its demobilization.

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

21.025 (11m) of the statutes is created to read:

21.025 (11m) RETENTION OF ITEMS OF UNIFORM.
(a) Officers and enlisted men of the "Wisconsin State Guard" who have served honorably therein for a period of at least one year and are active members of their respective units at the time of its demobilization shall, upon application to the unit commander, be permitted to retain the following items of the uniform:

Belt, web waist
Cap, field cotton
Cap, field woolen
Coat, woolen serge
Insignia, collar gilt disc, "cross-rifle"
Insignia, collar gilt disc, "WIS"
Necktie, black
Overcoat, short woolen O.D.
Raincoat
Shirt, cotton khaki
Shirt, flannel O.D.
Shoes, service
Trousers, cotton khaki
Trousers, woolen O.D.

(b) The above uniform shall be worn only on occasions of ceremony. "Occasions of ceremony" means occasions essentially of a military character at which the uniform is more appropriate than civilian clothing, such as memorial services, military weddings, military funerals, military balls, military parades, and meetings or functions of associations formed for military purposes, the membership of which is composed largely or entirely of honorably discharged veterans of the services.

Approved May 14, 1947.

No. 295, A.]

[Published May 19, 1947.

## CHAPTER 123.

AN ACT to amend 176.04 (1) of the statutes, relating to possession without license of intoxicating liquor with intent to vend, sell, deal or traffic in the same and providing a penalty.

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

176.04 (1) of the statutes is amended to read:

176.04 (1) Any person who shall, without a license or permit, vend, sell, deal or traffic in or have in his possession with intent to vend, sell, deal or traffic in or for the purpose of evading any law of this state, give away any intoxicating liquors in any quantity whatever, shall be guilty of a misdemeanor and be punished by a fine of not less than \$250 nor more than \$1,000, besides the cost; or by imprisonment in the county jail or house of correction not to exceed one year nor less than 3 months and in case of punishment by fine unless the fine and costs be paid forthwith be committed to the county jail or house of correction until they are paid or until discharged by due course of law; and in case of a second or subsequent conviction of the same person during any year the punishment shall be both by fine and imprisonment.

Approved May 14, 1947.