petency. Upon hearing after notice as provided by this section and the determination by the court that the ward has attained majority or has recovered his competency, an order shall be entered to that effect, and the guardian shall file a final account. Upon hearing after notice to the former ward and to the veterans' administration as in case of other accounts, upon approval of the final account, and upon delivery to the ward of the assets due him from the guardian, the guardian shall be discharged and his sureties released.

(18) LIBERAL CONSTRUCTION. This section shall be so construed to make uniform the law of those states which enact it.

(19) SHORT TITLE. This section may be cited as the "Uniform Veterans' Guardianship Act."

(20) MODIFICATION OF OTHER STATUTES. Except where inconsistent with this section, the statutes relating to guardian and ward and the judicial practice relating thereto, including the right to trial by jury and the right of appeal, shall be applicable to beneficiaries and their estates.

(21) APPLICATION OF ACT. The provisions of this section relating to surety bonds and the administration of estates of wards shall apply to all "income" and "estate" as defined in subsection (1) whether the guardian shall have been appointed under this section or under any other law of this state, special or general, prior or subsequent to the enactment hereof.

Approved May 29, 1947.

No. 349, A.]

[Published June 4, 1947.

CHAPTER 204.

AN ACT to amend 289.71 (1) of the statutes, relating to disposition of articles left for laundering.

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

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

289.71 DISPOSITION OF ARTICLES LEFT FOR LAUNDERING, DRY CLEANING, REPAIR, STORAGE (1) Any garment, clothing, wearing apparel or household goods remaining in the possession of a person, firm, partnership or corporation, on which *laundering*, cleaning, pressing, glazing or dyeing has been done or upon which alteration or repairs have been made, or on which materials or supplies have been used or furnished, for a period of 6 months or more, may be sold to pay the reasonable or agreed charges and the cost of notifying the owner, after giving notice of said sale as specified in subsection (3) to such owner. Property that is to be placed in storage after any of the services or labors mentioned herein are performed shall not be affected by the provisions of this subsection.

Approved May 29, 1947.

No. 384, A.]

[Published June 4, 1947.

CHAPTER 205.

- AN ACT to amend 219.05 (1) of the statutes, relating to investment of public funds and trust funds in federal savings and loan associations without the state.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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

219.05 (1) The investment by any title insurance company, stock fire insurance company, stock marine insurance company, stock fire and marine insurance company, stock casualty insurance company, stock life insurance company, domestic mutual casualty insurance company, mutual life insurance company, mutual fire insurance company, credit unions; or the investment of funds of any state insurance fund, state sinking fund, state school fund, firemen's relief and pension fund, police pension fund, or other pension fund; or the investment by any building and loan association; or by any federal savings and loan association; or by any administrative department, board, commissioner or officer of the state, authorized by law to make investments of funds in the custody or under the control of such department, board, commission, or officer, guardian, trustee, or other fiduciary, school district or township, in shares of any local building and loan association in an amount not exceeding \$5,000; or in shares of any federal savings and loan association or other institution within or without the state, to the extent to which the withdrawal or repurchasable value of