

No. 393, S.]

[Published June 3, 1945.]

**CHAPTER 237.**

AN ACT to repeal chapter 358, laws of 1929, chapter 204, laws of 1931, chapter 170, laws of 1937 and chapter 185, laws of 1939, relating to the county court of Door County, and to confer additional jurisdiction, powers and duties, as herein provided, on the county court of said county.

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

SECTION 1. Chapter 358, laws of 1929, is repealed.

SECTION 2. Chapter 204, laws of 1931, is repealed.

SECTION 3. Chapter 170, laws of 1937, is repealed.

SECTION 4. Chapter 185, laws of 1939, is repealed.

SECTION 5. JURISDICTION CONFERRED ON DOOR COUNTY COURT; BRANCHES. There is conferred upon the county court of Door County, jurisdiction of the following actions, matters and proceedings, to wit:

(1) The said county court shall have and exercise jurisdiction concurrent with and equal to the jurisdiction of the circuit court in said county in all civil actions, suits and proceedings, either in law or in equity, of every kind and nature, and in all special proceedings of every kind and nature, except in actions where the debt or balance due or damages or relief claimed in the complaint exceed the sum of \$25,000.

(2) The said county court shall also have and exercise jurisdiction in all illegitimacy actions and in all criminal cases except homicide. Subject to the exceptions aforesaid, the said county court shall be a court of general jurisdiction, with the same power and jurisdiction to issue writs and processes of every kind and nature, and to hear, try and determine all civil and criminal suits, actions and proceedings of every kind and nature as are now or may hereafter be conferred by the constitution or statutes of this state upon the circuit courts of the state.

(3) Said court shall further have all jurisdiction and authority, power and rights given by law to justices of the peace.

(4) The said county court established by this chapter shall consist of 2 branches. The first branch shall be designated as the county court—circuit court branch of Door County. The

second branch shall be designated as county court—justice court branch of Door County.

SECTION 6. JUSTICE'S COURTS; JURISDICTION; LAND TITLE CASES.

(1) No justice of the peace within said county shall have or exercise jurisdiction in any criminal case, except that justices of the peace may, in the manner prescribed by law, issue warrants returnable to the county court, justice court branch of Door County.

(2) No justice of the peace within said county shall have or exercise jurisdiction in any civil action, matter or proceedings, where the amount of money claimed or value of the property involved is in excess of \$50.

(3) All actions commenced before a justice of the peace in Door County, where the title to lands will come in question and which were heretofore required by law to be sent and certified to the circuit court, may hereafter, at the election of the party making the plea or answer showing that the title of lands will come in question, be sent and certified either to the circuit court or county court.

SECTION 7. APPEALS FROM JUSTICE'S COURT. Appeals from judgments of justices of the peace in said county may hereafter be taken either to the circuit court or county court of said county at the option of the appellant, and if taken to said county court such appeal shall be tried and determined therein in the same manner as is by law required in the circuit court, and all laws providing for taking appeals in civil and criminal actions from justice courts of said county shall hereafter be construed to apply equally to such appeals when taken to said county court.

SECTION 8. TRANSFER OF CASES TO COUNTY COURT. Any civil or criminal action or special proceeding now pending or hereafter commenced in the circuit court of Door County, which would be within the jurisdiction of the county court of said county as defined in this act, may, by consent and stipulation of the parties or their attorneys, be transferred and transmitted to said county court; and the filing of such stipulation shall result in such transfer without any order of the circuit court therefor, and further proceedings therein shall be had in said county court in the same manner as though said action or proceeding had originally been commenced therein.

SECTION 9. ISSUANCE OF WRITS AND PROCESS. The circuit court branch of the county court within the jurisdictional limits aforesaid shall be a court of record, with a clerk and seal, and shall have full power and authority to issue all writs and legal process, proper and necessary to carry into effect the jurisdiction conferred by this act and laws of this state, and to carry out such jurisdiction shall have and exercise all powers now possessed or which may hereafter be possessed by the circuit courts of this state, and the same proceedings shall be had by the parties to procure such writs and process as in circuit courts and such writs and process shall be issued, executed and returned in the same manner and with like effect as in the circuit courts.

SECTION 10. LIENS AND FORECLOSURES. Said county court shall have jurisdiction in the matter of liens and the foreclosure of the same as set forth in chapter 289 of the statutes, and the provisions of law with reference to the filing and docketing of claims for liens and the foreclosure thereof now or hereafter applicable in circuit court proceedings shall be equally applicable in similar proceedings in said county court.

SECTION 11. TRIALS. Every issue of law in any civil action or proceeding in said court and every issue of fact in any action heretofore cognizable only in a court of equity shall be tried by the court, but the court may order such issue of fact tried by a jury; every issue of fact in a civil case properly triable by a jury and not heretofore cognizable in a court of equity, shall, on demand of either party, as hereafter provided, be tried by a jury of not less than 12 persons, unless a less number be agreed upon by the parties, and if no jury be demanded by either party, shall be tried by the court.

SECTION 12. JUDGMENTS. All judgments, orders and decrees made and entered in and by said county court shall have the same force, effect and lien, and be executed and carried into effect and enforced as judgments, orders and decrees made and entered in the circuit court, and all the remedies given, and proceedings provided for the collection and enforcement of the judgments, orders and decrees of the circuit court shall apply to and be exercised by and pertain to said county court.

SECTION 13. REVIEW. All orders and judgments of the circuit branch of said county court may be reviewed by the supreme court in the same manner and with like effect as judg-

ments and orders of the circuit court may be reviewed; and the supreme court shall have the same power and jurisdiction over actions, proceedings, orders and judgments as over actions, proceedings, orders and judgments in the circuit court of said county, and the parties shall have the same rights to writs of error and appeal from said county courts to the supreme court of this state as now, or may hereafter be, allowed by law from circuit courts of this state, and may demand and shall be entitled to receive from the judge of said county court a bill of exceptions or case and have the same settled in the same manner and under the same restrictions as in the circuit court, and the same shall be heard and settled within the same time as now required or may hereafter be required by the circuit court, by law or the rules and practice of said circuit court or of said county court relative thereto.

SECTION 14. TERMS. There shall be held at the county seat of said county 3 general terms, namely, a term on the third Wednesday of September, a term on the third Wednesday of January, and a term on the third Wednesday of April. Each term shall continue up to the first day of the succeeding term. Any trial, hearing or argument or assessment in the circuit court branch of said court which shall have been commenced during any term but shall not have been concluded before the commencement of any subsequent term shall be continued and proceeded with at any subsequent term in the manner and with like effect as though it had been commenced at such subsequent term.

SECTION 15. DEFAULTS IN VACATION. Judgment may be had and entered in vacation of said county court, subject to the limitations of the jurisdiction thereof, if the defendant fails to answer or demur to the complaint, in the same manner and in like cases wherein judgments may now be had and entered in the circuit court in vacation, and the clerk of said court shall have the same powers and authority relative thereto as the clerk of circuit court has in such cases.

SECTION 16. DISABILITY OF JUDGE. (1) Any circuit judge or any county judge may preside over and discharge the duties of the circuit court branch of said county court in event of the absence, sickness or other temporary disability of the judge of said county court upon the request of the judge thereof, and while so doing he shall have the same power as the judge

of said court in all matters, actions and proceedings coming before him in said branch. Such request shall be made in writing and filed in said court.

(2) The county judge of Door County may, by order filed in his office in case of absence or disability, designate any justice of the peace or circuit court commissioner in said county to preside upon the hearing or trial of any action, either civil or criminal, pending in the justice court branch of said court, and said justice or court commissioner so appointed shall have all the jurisdiction of the county judge in the proceedings in which he was appointed.

**SECTION 17. CHANGE OF VENUE.** The provisions of law applicable to change of venue in the circuit courts of this state shall be applicable to said circuit court branch of said county court, except that when the venue of any action shall be so changed, it shall be changed to the circuit court of Door County; and such change of venue shall not prevent the granting by said circuit court of a further change of venue as provided in sections 261.04 and 356.01 of the statutes; provided, however, that nothing herein contained shall be construed as abrogating the right to a change of venue provided by section 261.03 of the statutes, and when such change of venue shall be made, it shall be made by said county court direct to the proper county for the trial of the action. Sections 261.08 and 356.03 of the statutes, as far as applicable, shall apply to said county court, and the judge thereof shall have the right to call upon any circuit judge or any county judge to attend, hold court and try such action, and while so doing he shall have the same powers as if elected judge of said county court. But the judge of said county court shall have and retain jurisdiction over all other actions and proceedings, and may exercise such jurisdiction and hold court and try such actions and proceedings at the same time the judge called in is trying the action so transferred to him. If any person charged upon indictment or information with a criminal offense shall have procured a change of venue to the circuit court of Door County, said county court shall commit or hold the party to bail to appear at the next term of the circuit court, and the clerk of said county court shall transmit all papers and a copy of the records and proceedings in said case, properly certified to be such under the seal of said court, to the said circuit court, which shall then have full jurisdiction of the action; all cognizances pre-

viously given in such cases and returned to said county court may be enforced in said circuit court as fully as if they had been originally returned thereto. In like manner shall all such cases which might originally have been brought in said county court or appealed thereto where a change of venue is allowed or directed by the circuit court on the grounds of prejudice of the judge thereof be removed to said county court, provided, however, that nothing herein contained shall be construed as abrogating or abridging the power conferred upon the circuit court by section 261.08 or chapter 356 of the statutes. In cases in either said circuit court or county court, if the affidavit shall allege that the circuit and county judges are both prejudiced, the case shall be removed to some adjoining circuit unless some other judge shall be called to preside as above provided.

**SECTION 18. JUDGE NOT TO PRACTICE.** No judge of said county court, while holding such office, shall engage in the practice of law or shall be in any manner engaged or act as attorney or give advice, or draft or prepare any papers or other proceedings relating to any action, except when expressly authorized by law, upon penalty of removal from office.

**SECTION 19. JURORS; JURIES.** (1) Jurors shall be chosen when directed by the county judge for each term of said circuit court branch of said court. The said jury commissioners shall, however, prepare a sufficient jury list to be known as Door County court jury list from which list the jurors shall be drawn as is now provided by law for trials in the circuit court under the direction of the county judge.

(2) Jurors shall be summoned as in the circuit court, and the county judge may direct at what time the jurors shall be summoned to appear; but no jurors shall be summoned to attend upon any term of said court unless it shall appear to the satisfaction of the judge that a jury panel is necessary.

(3) At least 6 days before each term, unless otherwise ordered by the judge, the clerk shall, in the presence of the judge, draw from the list of persons, provided therefor, 24 jurors for such term, and the list so selected shall forthwith be filed in the office of the said clerk. If the name of any persons known to be disqualified or no longer liable to jury duty in said county be drawn, such name shall be cast out and the name of another juror drawn to take his place.

(4) The panel of jurors selected for any term of the circuit court branch of said county court under its civil or criminal jurisdiction shall constitute the panel of jurors for all succeeding terms of court until discharged by the court; but the judge of said court, in his discretion, may order a new panel of jurors to be drawn for the subsequent or any succeeding term.

(5) Whenever directed by the judge the clerk of said county court shall issue a venire to the sheriff of said county to summon such jurors returnable at such time as the judge may direct.

(6) In case the whole panel is not summoned for the trial of any civil or criminal action or proceeding in the circuit court branch of said court in which a jury trial is demanded or ordered, the parties shall strike from the panel of jurors selected for such term the jury for such action. The district attorney or plaintiff or plaintiffs shall be entitled to 6 peremptory challenges and the defendant or defendants to a like number of challenges to be made alternately, the district attorney or plaintiff or plaintiffs, first challenging. When either party shall decline to challenge in his turn such challenge shall be made by the clerk by lot. When a jury shall have been selected as aforesaid, or otherwise agreed upon, a venire therefor returnable at such time as the judge may direct shall be issued by the clerk to the sheriff of said county.

(7) If any of the jurors named in such venire shall not be found or shall fail to appear, or if there be any legal objection to any that shall appear; or if any of them be excused by the court or parties, the court may direct the sheriff or his undersheriff, or any of his deputies, to summon a sufficient number of talesmen to supply the deficiency; provided, that not more than 4 such talesmen shall be selected from the residents of any one town, city or village, except by consent of the parties. The officer summoning the same may insert the names of such talesmen on the venire. Or the court may cause persons qualified to serve as jurors to be called from the bystanders.

(8) If a jury shall be required to make an assessment of damages in any case, the same shall be drawn from the names in such box, or the court may direct the same to be had and taken by any jury summoned in any other case, or may direct the clerk to issue a venire to summon a special jury for that purpose, to be composed of persons qualified to serve as jurors in said court, and unless objections are made, such assessment of damages

may be made by the court or judge thereof without the intervention of a jury.

(9) The parties in any case, civil or criminal, wherein a jury trial may be had, may agree upon a trial thereof by any number of jurors less than 12.

SECTION 20. CALENDAR; TIME OF TRIAL; ELECTION OF TRIAL BY JURY. The court may set down any case, in the circuit court branch of said court, civil or criminal, on the calendar for trial on any particular day; and after issue joined in any civil action or proceeding or after information filed in any criminal action pending in said court, any party, may, upon 5 days' notice to the other party or parties, and without any notice of trial having been previously served, apply to the said court or judge thereof to set down such case for trial on a particular day, and the court or judge shall, if it be reasonably possible, fix a definite time for such trial, which shall not be less than 14 days nor more than 30 days from the time of the hearing of such application, unless for cause the court or judge shall otherwise order. When any action or proceeding is so set down for trial, if it be one triable by jury, the court shall require the parties in such action to determine and elect whether they wish a jury, and if both parties elect to try such case without a jury, or if both parties neglect or refuse to so determine or elect at said time, neither party shall be entitled to a trial by jury, but the court may, in its discretion, grant a trial by jury; and if a trial by jury is demanded by any party to such action, the court may then or at any time afterwards direct that a jury be selected as aforesaid in such case and issue a venire therefor, returnable at the time fixed for the trial of such action. If for any cause, in selecting a jury, the panel shall become exhausted, the court may cause persons qualified to serve as jurors to be returned from the bystanders or from the county at large for the trial thereof and make the proper and necessary orders therefor, provided that in all civil cases involving \$500 or less brought in the circuit court branch of said court, if a jury trial is demanded by either party or required by the court, a jury of 6 persons shall be chosen in the same manner as jurors are selected in the circuit court branch of the county court, each side to have 9 strikes.

SECTION 21. COSTS. All costs, fees and disbursements in actions in the circuit court branch of said court shall be taxed



and allowed the prevailing party in the same manner and in like amounts as they are taxed and allowed in circuit court; all costs, fees and disbursements in actions in the justice court branch of said court shall be allowed the prevailing party in the same manner and in like amount as in actions in justice court.

SECTION 22. SALARY OF JUDGE. The county judge of said Door County shall receive an annual salary of \$2,500 for performing the duties required by this act (providing that the aggregate salary of the county judge for performing his duties under this act and the regular duties of probate jurisdiction and as juvenile judge shall not be less than \$4,500), to be paid out of the county treasury, in equal semimonthly instalments on the first and fifteenth day of each month, until the county board of Door County shall by resolution fix a different salary, which shall not be less than \$2,500. When holding court in another county said judge shall also receive the per diem and actual expenses as provided in section 253.07 (4) of the statutes.

SECTION 23. CLERK; FEES; SALARY. (1) The clerk of the circuit court shall be ex officio the clerk of said circuit court branch of said county court and shall have the care and custody of all books and papers belonging or pertaining to said court. Said clerk shall perform all clerical duties necessary to carry into effect the provisions of this act and shall keep all necessary records of proceedings and judgments in the same manner provided for in circuit court or as otherwise in this act provided.

(2) On each civil action commenced in or appealed to said circuit court branch of said county court, there shall be paid to the clerk of said court a state tax of \$1, and \$2 to apply on clerk's fees at the same time and in the same manner as now provided for the payment of state tax and clerk's fees for actions commenced in or appealed to the circuit court. In all civil actions the clerk of said court shall be entitled to the same fees for services as though the case was originally brought and disposed of in circuit court; all such clerk's fees shall be paid into the county treasury of Door County at the end of each month.

(3) The clerk of said court, for performing the duties required by this act, shall receive such salary, in addition to his salary as clerk of the circuit court, as is fixed from time to time by the county board of Door County. Such salary shall be paid out of the county treasury of said county in equal semimonthly instalments on the first and fifteenth day of each month.

SECTION 24. REPORTER. The phonographic reporter of said court shall be appointed by the county judge; the position of phonographic reporter of said court may be filled by the same person serving in that capacity in the probate branch of county court. Said reporter and his assistants shall furnish parties to actions, or their attorneys, requiring them, transcripts of the testimony and proceedings had at the same price as provided in the circuit court.

SECTION 25. OATH OF OFFICE. All court officers shall take and subscribe the oath of office prescribed in the constitution, and shall attend court whenever required by said court, and, in addition to the duties herein and otherwise by law specified, shall perform such duties as the judge may require. The clerk and the reporter shall be furnished with all books, stationery and other necessary equipment at the expense of the county.

SECTION 26. DEPUTY CLERKS AND ASSISTANT REPORTERS. The judge of said county court may appoint one or more deputy clerks, which appointments shall be revocable by the judge at his pleasure. Each deputy clerk shall be ex officio an assistant phonographic reporter of said court. Such appointments and revocations shall be in writing, and filed in the office of the clerk of said court; such deputy clerks, upon request of the judge of said court, shall aid the register in probate, clerk or phonographic reporter in the discharge of his duties, and in his absence from his office or from the county, may perform all his duties, or in case of a vacancy by resignation, death, removal or other cause, the first deputy clerk shall perform all such duties until such vacancy is filled, said deputy clerks to be paid out of the county treasury on order of the county judge, at the rate of not to exceed \$5 per day.

SECTION 27. BAILIFF. The sheriff of said county in person or by his undersheriff or one of his deputies shall attend such court when so required by the court, and the court shall designate the number of officers that shall be present when such court is in actual session as aforesaid, and such officers shall be entitled to receive the same compensation, payable in like manner as is, or may be provided by law for like service in the circuit court.

SECTION 28. FEES. In actions and proceedings commenced in the circuit court branch of the county court, including appeals from decisions of justices of the peace, the fees of the clerk, wit-

nesses, jurors and officers shall be the same as is now allowed by law to the clerk, witnesses, jurors and officers in the circuit court for Door County in such actions; and the same fees shall be paid to the court, witnesses, jurors and officers in actions and proceedings commenced in the justice court branch of the county court as is now provided by law in similar actions and proceedings in justice court.

SECTION 29. COURT COMMISSIONERS. Court commissioners for the county of Door shall have the same powers and be subject to the same duties in respect to actions and proceedings in the circuit court branch of said county court as in actions and proceedings in circuit court.

SECTION 30. COURT SEAL. The seal of the county court of Door County shall continue to be used as the seal of said court.

SECTION 31. BOOKS, RECORDS, STATIONERY. The county of Door shall provide all books, blanks and stationery for keeping the records and proceedings of said county court made necessary by this act. The books, records and proceedings shall be kept at the courthouse at the county seat.

SECTION 32. FINES AND FEES; TO WHOM PAID. All fines, forfeitures, costs and fees collected by the clerk in every civil and criminal action or proceeding tried in the county court, justice court branch or county court, circuit court branch shall be accounted for and paid over to the county treasurer monthly, except that all fines and forfeitures recovered for municipalities shall be remitted monthly to the proper treasurers of such municipalities.

SECTION 33. LAWS APPLICABLE. So far as applicable and not inconsistent with this act the laws of this state now or hereafter in effect, including the rules of the supreme court, relative to circuit courts and actions, proceedings, procedure practice, process, pleadings, trials and judgments therein, shall apply to the circuit court branch of said county court and to actions, proceedings, procedure, practice, process, pleadings, trials and judgments therein. All provisions of law relating to process, pleadings, procedure, practice, trials and judgments applicable to justice's courts are applicable to the justice court branch of said county court and to actions and proceedings therein. The judge of said county court shall have the power to punish for contempt in the same manner that the judges of circuit courts

are or may be authorized by law to punish for contempts; and such county court shall have power to make and enforce such other rules of practice not inconsistent with this act as may be by him deemed necessary.

**SECTION 34. DIVORCE COUNSEL.** The divorce counsel appointed by the circuit court of said county shall also be the divorce counsel for the county court.

**SECTION 35. CONSTRUCTION.** Nothing contained in this act shall be construed as in any manner limiting the jurisdiction of the county court as heretofore existing.

**SECTION 36. TRANSFERS FROM JUSTICE COURT.** Whenever any action, examination or other proceeding shall be removed from any justice of the peace of said county of Door upon the oath of the defendant, his agent or attorney, according to the provisions of law for such removal, if said defendant, his agent or attorney shall request in writing to said justice that the action, examination or other proceeding be removed to the said county court, then the action, examination or other proceeding and all papers therein shall be transmitted to the presiding judge thereof who shall proceed with the action, examination or other proceeding in the same manner as if originally instituted before him.

**SECTION 37. TITLE OF PLEADINGS AND PROCESS.** All process and pleadings and documents in the circuit court branch shall be entitled County Court of Door County—circuit court branch. All process and pleadings in the justice court branch shall be entitled County Court of Door County—justice court branch.

**SECTION 38. APPEALS AND REVIEW.** (1) Appeals in all civil actions, and in all criminal actions when appealed from justice court, or from the justice court branch of county court may be appealed to the circuit court of Door County, or the circuit court branch of county court in the same manner as appeals may now be taken from justice's courts to circuit courts. A review may be had in the supreme court of all other actions and proceedings including criminal actions in the same manner as is now provided to review like proceedings now had in the circuit courts of this state.

(2) Writs of error may be taken directly to the supreme court in all criminal proceedings tried in the circuit court branch of the county court of Door County in the same manner as is now

provided for reviewing convictions in criminal proceedings in the circuit court and all provisions of law now applicable to criminal proceedings in circuit court and to obtain a review thereof now applicable to circuit court shall be applicable in criminal cases tried in the circuit court branch of the county court of Door County. Appeals may be taken from all criminal proceedings tried in the county court—justice court branch of Door County to the circuit court of Door County or to the circuit court branch of county court as is now provided for the taking of an appeal in a criminal action from justice court to circuit court, and all provisions of law now applying to such appeals shall apply to appeals in criminal actions tried in the justice court branch of the county court of Door County.

**SECTION 39. DUTY TO TRY AND PLACE OF TRIAL.** The county judge of Door County shall hear, try and determine all actions in the courthouse in the city of Sturgeon Bay.

**SECTION 40. SPECIAL COUNSEL IN CRIMINAL CASES.** The said county court shall have authority to appoint counsel to assist the district attorney in prosecuting or defending civil or criminal actions or proceedings in said county court when requested by the county board of Door County.

**SECTION 41. BINDING OVER FOR TRIAL.** In all preliminary examinations brought before the county judge of Door County in which the said county judge shall hold the defendant to trial, he shall hold the defendant to trial in all cases, excepting in cases of homicide, to the current term of the county court pending, unless the defendant shall in writing demand that it be held for trial to the circuit court, and the trial shall be had in county court in the circuit court branch in the same manner as if the action were triable in the circuit court, and all provisions as to noticing for trial relating to civil actions shall apply in criminal actions of this section.

**SECTION 42. CHANGE OF VENUE; PREJUDICE.** In any action or proceeding civil or criminal, brought in the justice court branch of the county court of Door County, a change of venue may be had because of prejudice of the county judge in the same manner and upon the same terms as is now provided in justice court. The county judge instead of transmitting the case to the nearest justice as is provided by law shall retain the cause of action in said county court and shall call in to hear and deter-

mine such action or proceeding any justice of the peace or circuit court commissioner in the county of Door. The said justice or circuit court commissioner shall be paid for services performed in said civil and criminal actions by the county of Door at the rate of \$15 per day, such per diem to be paid to the acting judge upon order of the duly elected judge upon the county treasurer for Door County.

SECTION 43. This act shall take effect 90 days after passage and publication.

Approved May 31, 1945.

No. 16, S.]

[Published June 6, 1945.

### CHAPTER 238.

AN ACT to amend 45.30 of the statutes, relating to the commitment of insane veterans.

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

45.30 of the statutes is amended to read:

45.30 (1) Whenever it appears that any veteran is eligible for treatment in a United States veterans' facility and commitment is necessary for the proper care and treatment of such veteran, the court of the county in which the veteran is found, may, upon receipt of a certificate of eligibility from the veterans' administration, after adjudging the veteran insane in accordance with law, direct such veteran's commitment to the veterans' administration for hospitalization in a United States veterans' facility. Upon admission to any such facility, the veteran shall be subject to the rules and regulations of the veterans' administration. The chief officer of such facility is vested with the same powers exercised by superintendents of state hospitals for mental diseases within this state with reference to the retention, transfer or parole of the veteran committed. Notice of pending commitment proceedings shall be furnished the person to be committed and his right to appear and defend shall not be denied. The commitment of a veteran to a veterans' facility within this state by a court of another state under a similar provision of law has the same force and effect as if such commitment were made by a court of this state. *After a veteran has been legally committed*