

renumbered 85.216 and 85.216 (3), as so renumbered, is amended by substituting "section" for "act" wherever that word occurs.

SECTION 9. 192.55 (2) is amended to read:

192.55 (2) Every railroad corporation which shall violate section 192.12 * * * shall forfeit \$25 for each offense.

SECTION 10. 198.22 (11) is amended to read:

198.22 (11) The directors shall annually employ the * * * *department of state audit pursuant to section 15.22 (10)* or a certified public accountant to make an annual examination and report of the accounts and transactions of the district and of all contracts entered into by the district and make such recommendations and suggestions as to it or him seem proper and required for the efficient, economical and advantageous management and operation of the district.

SECTION 11. 366.14 is amended by adding at the end thereof the following: "The compensation of jurors and of constables and witnesses at such inquest shall be the same as is allowed for like services in justice court."

Approved August 21, 1947.

No. 610, S.]

[Published August 28, 1947.

CHAPTER 602.

AN ACT to repeal and amend various provisions of the statutes relating to the charge for care of patients in certain county and state institutions, for the purpose of reconciling conflicts between chapter 268, chapter 485 (Bill 19-S), and chapter 508 (Bill 55-A), laws of 1947.

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

SECTION 1. 46.11 (2), as amended by chapter 508 (Bill 55-A), laws of 1947, is amended to read:

46.11 (2) The * * * *department* may designate in the removal order * * * a person to make * * * the transfer. The person * * * designated shall receive no * * * compensation, but shall be paid his * * * necessary traveling expenses and those of the * * * inmate and of any necessary assistant, to be adjusted by the * * * *department* and charged to the current expense fund of the institution from which * * * the removal

is made as part of the inmate's maintenance costs. This amendment (1947) shall be effective as of July 1, 1946.

SECTION 2. 51.08 (1), as amended by chapter 508 (Bill 55-A), laws of 1947, is amended to read:

51.08 (1) * * * The expense of * * * maintenance, care and treatment of each * * * patient in any state hospital * * * shall be * * * at the rate of \$3.25 per week, and * * * in any county hospital or * * * facility for the mentally infirm at the rate of \$6.50 per week. For each such * * * patient in any county hospital * * * maintained at public charge elsewhere than in the county of his legal settlement the whole rate shall be * * * charged to the state and one-half * * * charged over by the state against the county * * * of his legal settlement. For * * * other * * * patients maintained in any county hospital * * * at public charge one-half of said rate shall be * * * charged to the state and one-half to the county * * * of their legal settlement. When any patient * * * is temporarily transferred from any state or county hospital * * * to a hospital for surgical or medical care or both, the state charges or aid provided for in this subsection shall continue during the period of such transfer. * * * Such charges shall be adjusted as provided in section * * * 46.106, but nothing herein shall prevent the collection of the actual per capita cost of maintenance or a part thereof by the * * * department * * * or by * * * a county * * * having a population of 500,000 * * *. This amendment (1947) shall be effective so as to apply to the cost of county operation of * * * hospitals beginning July 1, 1946.

SECTION 3. 51.08 (2), as revised by chapter 485 (Bill 19-S), laws of 1947, is repealed as of July 1, 1946.

SECTION 4. 51.23, as renumbered and revised by chapter 485 (Bill 19-S), laws of 1947, is amended to read:

51.23 * * * Sections 51.01 to 51.11, 51.125, 51.14, 51.16, 51.17 and 51.19 shall govern the examination and commitment of mentally deficient and epileptic persons to such colony and training schools, so far as may be applicable. In cases of alleged mental deficiency, one of the examiners under section 51.01 (2) may be a clinical psychologist who has a doctorate degree in psychology and who has had 3 years of experience in clinical psychology. *This amendment (1947) shall be effective as of July 1, 1946.*

SECTION 5. 51.27 (2), as amended by chapter 508 (Bill 55-A).

laws of 1947, is repealed; and 51.27 (2), as revised by chapter 485 (Bill 19-S), laws of 1947, is amended to read:

51.27 (2) If any county operates a separate hospital or facility for the chronic tuberculous mentally ill or infirm or adult mentally deficient or epileptic, the department may transfer thereto any mentally ill or infirm person or adult mentally deficient or epileptic in any state or county hospital who is afflicted with pulmonary tuberculosis. The state shall be charged at the rate of * * * \$6.50 per week for each patient whose legal settlement is in the county which maintains the hospital and * * * \$11 per week for each other patient; and of the latter rate * * * \$5.50 for each patient shall be charged over to the county of his legal settlement. Such charges shall be adjusted as provided in section 46.106. *This amendment (1947) shall be effective as of July 1, 1946.*

SECTION 6. 52.02 (1), as amended by chapter 508 (Bill 55-A), laws of 1947, is repealed.

SECTION 7. 155.02 (6), as renumbered and revised by chapter 485 (Bill 19-S), laws of 1947, is repealed as of July 1, 1946; and 155.02 (5), as renumbered and revised by chapter 485 (Bill 19-S), laws of 1947, is amended to read:

155.02 (5) If the corpse is not disposed of under preceding provisions of this section, the superintendent shall properly bury it * * *. *This amendment (1947) shall be effective as of July 1, 1946.*

Approved August 21, 1947.

No. 614, S.]

[Published August 28, 1947.

CHAPTER 603.

AN ACT to create 20.05 (3) of the statutes, relating to burglary and robbery insurance for the state treasurer, and making an appropriation.

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

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

20.05 (3) INSURANCE. Annually, a sum sufficient to cover the cost of burglary and robbery insurance. Premiums incurred