

Wisconsin, provided that such projects shall not be operated so as to supplant regular employes of such municipalities or the other municipal units hereinafter mentioned. Municipalities may by mutual agreement assign persons entitled to work relief to work on work relief projects operating in other municipalities, school districts, drainage districts, utility districts, metropolitan sewerage areas or other governmental units. Such agreement may or may not provide for full or partial work relief reimbursements to the municipality loaning such persons by the municipality to which such persons are loaned.

(5) Municipalities granting work relief shall be directly liable to persons granted work relief for any benefits legally recoverable under the workmen's compensation law of Wisconsin, but may contract with another municipality or other governmental unit, for whose benefit such work relief project is primarily designed, to share such liability or wholly assume the same, and such other municipality or governmental unit is hereby authorized to make such contracts of sharing or total assumption of liability.

(6) Municipalities may authorize the sale of products made on any work relief project to governmental units, and to religious, charitable and educational institutions.

(7) Municipalities may operate work relief projects which will serve to rehabilitate disabled persons so as to enable such persons to qualify for employment in public or private industry.

Approved June 10, 1943.

No. 295, S.]

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CHAPTER 283.

AN ACT to create 112.02 of the statutes, relating to the suspension of powers of fiduciaries engaged in war service.

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

112.02 of the statutes is created to read:

112.02 SUSPENSION OF POWERS OF FIDUCIARIES ENGAGED IN WAR SERVICE. (1) Whenever an executor, administrator, guardian or testamentary trustee is engaged in war service as defined in this section, such fiduciary or any other person interested in the estate or fund may present a petition to the court having

jurisdiction praying for a decree suspending the powers of such fiduciary while he is engaged in war service and until the further order of the court, and if the suspension of such fiduciary will leave no person acting as executor, administrator, guardian or testamentary trustee, or leave the sole beneficiary of a trust as the only acting trustee thereof, the petition must pray for the appointment of a successor unless a successor has been named in the will and such successor is not engaged in war service or is not for other reasons unable or unwilling to act as a fiduciary.

(2) For the purposes of this section a fiduciary shall be deemed to be engaged in war service in any of the following cases:

(a) If he is a member of the military or naval forces of the United States or of any of its allies or if he has been accepted for such service and is awaiting induction into such service.

(b) If he is engaged in any work abroad in connection with a governmental agency of the United States or in connection with the American Red Cross society or any other body with similar objects.

(c) If he is interned in an enemy country or is in a foreign country or a possession or dependency of the United States and is unable to return to this state.

(3) Where the application is made by a fiduciary engaged in war service notice shall be given to such persons and in such manner as the presiding judge may direct. Where the application is made by any other person interested in the estate or fund and the fiduciary is in the military or naval service of the United States notice shall be given to such fiduciary in such manner as the judge may direct. In every other case where the application is made by a person other than the fiduciary notice thereof shall be given to such persons and in such manner as the judge may direct.

(4) Upon the filing of the petition and the proof of service of the notice prescribed, the court may, notwithstanding any other provision of law, suspend the fiduciary engaged in war service from the exercise of all his powers and duties while such fiduciary remains engaged in war service and until the further order of the court. The decree may further provide that the remaining executor, administrator, guardian or testamentary trustee or if there be none, the successor named in the will or appointed by the court is possessed of and may exercise all of the powers and duties incidental to his office as fiduciary.

(5) When the suspended fiduciary ceases to be engaged in war service he may be reinstated as executor, administrator, guardian or testamentary trustee if any of the duties of such office remain unexecuted, upon application to the court and upon such notice as the presiding judge thereof may direct. If the suspended fiduciary is reinstated the court shall thereupon remove his successor and revoke his letters and make such other order or decree as justice requires, but such removal and revocation of letters shall not bar the successor from subsequently qualifying as a fiduciary in accordance with the provisions of the will or if for any reason it thereafter becomes necessary that a fiduciary be appointed.

Approved June 10, 1943.

No. 339, S.]

[Published June 12, 1943.

CHAPTER 284.

AN ACT to create 69.60 (1a) and (8) of the statutes, relating to the issuance of birth certificates for certain adopted children.

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

69.60 (1a) and (8) of the statutes are created to read:

69.60 (1a) In case of the adoption of any child born within the United States and for which adopted child no birth certificate is of record at the place or in the state of birth, upon information submitted from the place or state of birth of said child that the birth is not of record the state registrar of vital statistics shall cause a certificate of the birth of such child to be filled out, signed by himself or his authorized representative. The place of birth of said child shall be given in said birth certificate as the place at which the adoption order was made. The date of birth in said birth certificate shall appear thereon as found and determined by the county court making the order for adoption. In the certification to this certificate and over his signature reference shall be made by the registrar to this section of the statutes by number only. In all other respects the certificate shall be the same as other birth certificates and shall contain nothing else to differentiate it therefrom. Such birth certificate when issued shall be of