

buildings and facilities used by, acquired for, or erected for the Wisconsin National Guard when not required for use by the Wisconsin National Guard. No such lease shall be effective unless in writing and approved by the governor in writing.

Approved April 4, 1947.

No. 118, A.]

[Published April 7, 1947.

CHAPTER 34.

AN ACT to amend 41.42 (Section heading) and (3), 41.44 (1) and (2), 41.45 and 41.46 of the statutes, relating to making consistent certain terminology pertaining to county normal schools.

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

SECTION 1. 41.42 (Section heading) and (3) of the statutes are amended to read:

41.42 (Section heading) JOINT COUNTY NORMALS; MAINTENANCE; * * * DEMONSTRATION DEPARTMENT.

(3) The * * * *county normal school* board of any * * * *county normal school* and the school board of any village or city in which a county normal school is located may enter into a contract, for a period of not more than 5 years, whereby a ward school, or pupils selected from any portion of town or city, where such *county normal school* is located may be selected to serve as a * * * *demonstration* department for the practical demonstration of methods of teaching and the instruction of the students enrolled in the county normal school. Such school or department shall be placed under the instructional direction of the *county normal school* faculty and housed and maintained in the *county normal school* building. Said boards may determine and agree upon the due proportion of the cost of instruction and maintenance that shall be borne by the county and by the village or city. Any contract or agreement jointly entered into already existing, and having for its purpose the maintenance of a school is hereby validated, and shall be continued in full force and effect for a period not exceeding 5 years from the original date of the contract.

SECTION 2. 41.44 (1) and (2) of the statutes are amended to read:

41.44 (1) The state superintendent shall keep a list of such * * * *county normal* schools, whose course of study and the qualifications of whose teachers have, on application, been approved by him; and any such * * * *county normal* school once entered on such list may remain listed and be entitled to state aid so long as the scope and character of its work are maintained in such manner as to meet his approval, but such sums shall be paid only to * * * *county normal* schools on the approved list of the state superintendent on January 1, 1927. After July 1, 1930, no state aid shall be paid to any such * * * *county normal* school located in the same county as a state teachers college.

(2) If it shall appear that such * * * *county normal* school has been maintained, pursuant to law, for a period of not less than 9 months during the preceding school year, in a manner satisfactory to the state superintendent, he shall certify to the secretary of state in favor of each such * * * *county normal* school, an amount equal to the sum expended for instruction, school supplies and operation during the school year; but not to exceed \$6,000 to any school employing 2 teachers, and not to exceed \$8,000 to any school employing 3 teachers, and not to exceed \$10,000 to any school employing 4 or more teachers. Any such * * * *county normal* school maintained for more than 9 months during the school year shall receive for such additional time an additional sum of money in the same proportion to the amount receivable for 9 months as such additional time bears to 9 months. The number of teachers in each such school, the salaries paid to each teacher, and the qualifications for teachers shall be approved by the state superintendent.

SECTION 3. 41.45 and 41.46 of the statutes are amended to read:

41.45 The county normal school board shall admit to said school, whenever the facilities will warrant, any person prepared to enter such school, who reside in a county which does not maintain such a *county normal* school. Persons so admitted shall be entitled to the privileges and be subject to the rules of such school.

41.46 The board may charge nonresident students a tuition to be fixed by said board, which tuition shall not exceed \$2 per

week, and which shall be a charge against the county in which such students reside, and shall be by it paid to the treasurer of the *county* normal school enrolling such students.

Approved April 4, 1947.

No. 125, A.]

[Published April 11, 1947.]

CHAPTER 35.

AN ACT to create 64.09 (10) of the statutes, relating to an acting city manager.

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

64.09 (10) of the statutes is created to read:

64.09 (10) In case of vacancy in the office of city manager by reason of removal, resignation or other cause the council may elect an acting city manager for a period of not exceeding 6 months to fill the vacancy while considering the selection of a city manager. Provided, if the council is unable within such 6 months period to secure a qualified city manager specified in this section it may by a majority vote of its members present at any regular meeting extend the employment of such acting city manager or elect another acting city manager for an additional 6 months. The acting city manager shall have all the powers and perform all the functions of city manager. He may be removed by the council without cause or regard to subsection (8) and such removal shall be final.

Approved April 9, 1947.