

No. 562, S.]

[Published July 30, 1947.]

CHAPTER 452.

AN ACT to amend 215.07 (10m) (as created by chapter 58, laws of 1947) of the statutes, relating to powers of building and loan associations.

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

215.07 (10m) (as created by chapter 58, laws of 1947) of the statutes is amended to read:

215.07 (10m) To sell, assign or transfer its mortgages and other evidences of security, with or without recourse, to the state annuity and investment board or any of the funds whose investments are under the supervision of said board, Federal Home Loan Bank, or other agency or instrumentality of the federal government, and to service and repurchase such mortgages and other evidences of security.

Approved July 23, 1947.

No. 563, S.]

[Published July 30, 1947.]

CHAPTER 453.

AN ACT to appropriate a certain sum to Dodge county for reimbursement of certain expenses of trial of state at large penal and relief cases.

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

There is appropriated from the general fund to Dodge county the sum of \$1,385.85 to reimburse said county for the expense of trial of the following state at large cases committed to prison or the Central State Hospital:

Wesley Salo (Committed to Central State Hospital) . . .	\$ 198.82
Arthur Barclay (Committed to Central State Hospital) \$	179.49
William Bost (Committed to Central State Hospital) . . .	\$ 53.00
Edward Hollick (Committed to Central State Hospital) \$	290.39
Lyman Cater (Returned to prison)	\$ 203.30
Thomas Brady (Committed to Central State Hospital) \$	71.90
Lyman R. Cater (Returned to Wisconsin state prison) \$	234.35
Frederick Sykes (Returned to Wisconsin state prison) \$	67.40

Raymond Adolphus White (Returned to Wisconsin state prison)	\$ 17.40
Cecil Coley (Returned to Wisconsin state prison)....	\$ 69.80
	\$1,385.85

The said sums of money having been paid by Dodge county pursuant to the provisions of section 51.225, but due to an opinion of the attorney general dated February 20, 1947, it was held the same cannot be collected by them, either because of their nonresidence in the state or the trial of such persons resulted in a discharge by a jury or by a doctor, as no provision is made therefor under sections 51.07 or 51.225 of the statutes.

Acceptance of said amount shall operate as a full and complete release and discharge to the state of any claim arising therefrom.

Approved July 23, 1947.

No. 576, S.]

[Published July 30, 1947.

CHAPTER 454.

AN ACT to amend 35.84 (6) (a) of the statutes, relating to distribution of the Wisconsin statutes.

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

35.84 (6) (a) of the statutes is amended to read:

35.84 (6) (a) Of Wisconsin statutes, one copy to each state officer and each senator and assemblyman applying therefor and to each member and officer of the next succeeding legislature applying therefor; 4 copies to each chief clerk of such legislature; one copy to each judge, district attorney and clerk of court of the United States in this state, the secretary of state of the United States, the library of congress, each charitable and penal institution of the state, the Milwaukee law library association, the Oshkosh law library, and each other public library applying therefor; not exceeding 10 further copies each to the state library, the Milwaukee county law library, the university law library, the law library of Marquette university, the library of the legislative reference department, and the state historical society; and to the county clerk of each county enough copies to enable him to deliver one copy to each of the following officers