AN ACT to repeal, renumber, amend, repeal and recreate, reenact and create various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting references, renumbering for better location and arrangement, eliminating duplications, reconciling conflicts and repelling unintended repeals (Revisor's Correction Bill).
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The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 1.10 (last sent.) of the statutes, as affected by chapters 14, 129, 167 and 228, laws of 1971, is amended to read:

1.10 (last sent.) The Wisconsin Blue Book shall include the information contained in this section concerning the state song, tree, flower, bird, fish, animal, domestic animal, wildlife animal, mineral and rock.

SECTION 2. If 1971 Assembly Bill 475 is enacted, 13.94 (intro.) of the statutes, as amended by SECTION 104 of that bill, is amended by substituting "s. 16.30 (4) (f)" for the reference to "s. 16.30 (4) (e)".

SECTION 3. If 1971 Assembly Bill 475 is enacted, 14.011 (intro.) of the statutes is amended by substituting "16.05 (1)" for the reference to "16.05 (2)".

SECTION 4. 14.011 (intro.) of the statutes is amended by deleting the reference to 201.03 (8) (b).

SECTION 5. 14.011 (intro.) of the statutes is amended by substituting "16.42 (1) (f)" for the reference to "16.42 (5)".

SECTION 6. Wherever the term "November 11" appears in section 14.16 (4) of the statutes, the term "the 4th Monday in October (which shall be the day of celebration for November 11)" is substituted.

SECTION 7. 15.06 (1) (b) of the statutes is amended to read:

15.06 (1) (b) The commissioners of banking, credit unions, savings and loan and securities shall each be nominated by the governor, and with the advice and consent of the senate appointed, for a 6-year term expiring on March 1 of an odd-numbered year.

SECTION 8. 15.06 (1) (d) of the statutes, as created by chapter 193, laws of 1971, is repealed.

SECTION 9. 15.099 of the statutes is amended by inserting a reference to s. 15.591.

SECTION 10. If 1971 Senate Bill 608 is enacted, 15.099 of the statutes is amended by inserting a reference to 15.151.

SECTION 11. If 1971 Senate Bill 288 is enacted, the amendments of 15.347 (2) of the statutes by chapter 100, section 23 and chapters 164 and 211, laws of 1971, are not repealed by it. All amendments stand.

SECTION 12. 15.59 of the statutes, as created by chapter 193, laws of 1971, is amended to read:

15.59 OFFICE OF THE COMMISSIONER OF CREDIT UNIONS; CREATION. There is created an office of the commissioner of credit unions under the direction and supervision of the commissioner of credit unions. No person may be appointed commissioner who has not had at least 10 years' actual experience either in the operation of a credit union or serving in a credit union supervisory capacity.

SECTION 13. If 1971 Senate Bill 471 is enacted, 15.731 of the statutes, as amended by section 4 of that bill is amended by deleting references to 72.76 (4) and 72.79 (1).
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SECTION 14. If 1971 Senate Bill 866 is enacted, 15.791 of the statutes is amended by substituting "66.24 (6)" for the reference to "66.208".

SECTION 15. 15.821 (1) of the statutes is amended by substituting "215.07 (18)" for the reference to "215.07 (2) and (18)".

SECTION 16. 20.120 of the statutes, as created by chapter 193, laws of 1971, is renumbered 20.141.

SECTION 17. If 1971 Senate Bill 914 is enacted, 20.135 of the statutes as created by that bill is renumbered 20.143.

SECTION 18. 20.292 (2) (g) of the statutes, as created by chapter 125, laws of 1971, is amended by substituting "s. 38.51 (8)" for the reference to "s. 36.26 (8)".

SECTION 19. 20.395 (2) (vt) 2 of the statutes, as created by chapter 125, laws of 1971, and as amended by chapters 211 and 215, laws of 1971, is amended to read:

20.395 (2) (vt) 2. On June 30, 40% of the amount remaining from highway fund revenues collected by the division of motor vehicles of the department of transportation, department of revenue and public service commission, after deducting the amount appropriated from the highway fund by subs. (3) and (8) (u) and (v) and ss. 20.155 (1) (u), 20.355 (1) (u), 20.370 (4) (z), 20.505 (3), 20.525 (2) (q), 20.566 (1) (u) and 20.765 (2) (u) and after the amounts allotted from the appropriations made by subs. 1 and 3 and pars. (s), (t), (vf), (vh), (vj), (vm), (vo), (vr), (vv), (vx), (wb) 1 and 3, (wc), and (wd) and (wf) have been set aside. From the amounts under this subdivision, an amount adequate to reimburse towns for claims arising under s. 60.29 (20) (e) 2 shall be paid to such towns at the beginning of each fiscal year for claims arising in the prior fiscal year.

SECTION 20. 20.395 (2) (xb) of the statutes, as amended by chapter 197, laws of 1971, is repealed.

SECTION 21. 20.435 (8) (f) of the statutes is created to read:


SECTION 22. 20.866 (2) (s) of the statutes, as amended by chapter 236, laws of 1971, is amended by substituting "board of regents of the university of Wisconsin system" for the words "board of regents of the university of Wisconsin".

SECTION 23. 20.923 (3) (cm) of the statutes is amended to read:

20.923 (3) (cm). Legislative programs study committee. Joint committee on legislative organization; director of the legislative fiscal bureau.

SECTION 24. If 1971 Senate Bill 866 is enacted, 32.05 (1) of the statutes is amended by substituting "66.22" for the reference to "66.20".

SECTION 25. If 1971 Assembly Bill 475 is enacted, 41.02 (12) (a) of the statutes, as created by that bill, is renumbered 41.02 (12) (g).

SECTION 26. If 1971 Senate Bill 902 is enacted, the amendment of 41.02 (14) of the statutes by chapter 214, laws of 1971, is not repealed by it. Both amendments stand.
SECTION 27. 41.07 (3) of the statutes is amended to read:

41.07 (3) COUNTY JUDGES AND COURT REPORTERS UNDER STATE RETIREMENT PLAN. County judges and county court reporters, except in counties having a population of 500,000 or more, shall be included under retirement, group insurance and social security pursuant to subch. I of ch. 41 and subchs. II and VI of ch. 40, respectively, for salaries paid to county judges pursuant to s. 20.923 (1) (a) and for salaries paid to county court reporters pursuant to s. 253.35 (2m) upon the same basis as state officers and employees, with the employer cost thereunder being paid by the state.

SECTION 28. 42.75 (1) of the statutes is amended by substituting "s. 42.223 (3)" for the reference to "s. 25.28 (3)".

SECTION 29. 43.36 (1) of the statutes, as repealed and recreated by chapter 231, laws of 1971, is renumbered 229.12 (1).

SECTION 30. 45.352 (5) of the statutes, as amended by chapter 199, laws of 1971, is amended by substituting "ch. 706" for the reference to "ch. 235".

SECTION 31. The amendment of 45.396 of the statutes by chapter 154, laws of 1971, was not repealed by chapter 198, laws of 1971. Both amendments stand.

SECTION 32. 49.45 (8) (a) (2nd sent.) of the statutes is amended to read:

49.45 (8) (a) (2nd sent.) Except as hereinafter provided, the 10-year statute of limitations may be pleaded in defense in any such action.

SECTION 33. If 1971 Assembly Bill 475 is enacted into law, 49.50 (3) of the statutes is amended by substituting "s. 16.02 (6)" for the reference to "s. 16.02 (7)".

SECTION 34. If 1971 Senate Bill 53 is enacted, 51.437 (10) (a) 1 of the statutes, as created by that bill, is amended to read:

51.437 (10) (a) 1. Section 51.38 (6) is not effective.

SECTION 35. 59.04 (1) (a) of the statutes, as amended by chapter 68, laws of 1971, is amended to read:

59.04 (1) (a) Every board shall hold an annual meeting on the Tuesday after the 2nd Monday of November in each year for the purpose of transacting business. When that day falls on November 11, the annual meeting shall be held the next succeeding day. Any board may by its rules establish an earlier date during October or November for such annual meeting and may by rule establish regular meeting dates throughout the year at which to transact general business. When the day of the meeting falls on the 4th Monday of October (which is the day of celebration for November 11), the meeting shall be held on the next succeeding day.

SECTION 36. 59.07 (33) (c) of the statutes, as created by chapter 231, laws of 1971, is amended to read:

59.07 (33) (c) Notwithstanding pars. (a) and (b), in counties having a population of 500,000 or more the county board may contribute funds toward the operation of a public museum owned by a city of the 1st class in such county, as partial reimbursement for museum services rendered to persons residing outside such city and in a manner similar to the annual appropriation of funds by the county.
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board under ss. 43.25 and 43.33 s. 43.57 toward the operation of the central library in such city.

SECTION 37. If 1971 Senate Bill 866 is enacted, 66.20 (3) of the statutes, as created by that bill, is amended to read:

66.20 (3) "District" means a metropolitan sewerage disposal district.

SECTION 38. If 1971 Senate Bill 866 is enacted, 66.293 (3) (b) of the statutes is amended by substituting "ss. 66.20 to 66.26" for the reference to "s. 66.209".

SECTION 39. If 1971 Assembly Bill 104 is enacted, the amendment of 70.113 (1) of the statutes by chapter 125, section 522 (1), laws of 1971, is not repealed by it. Both amendments stand.

SECTION 40. 71.02 (2) (gn) of the statutes, as created by chapter 125, laws of 1971, and as amended by chapter 215, laws of 1971, is amended to read:

71.02 (2) (gn) For purposes of determining "Wisconsin taxable income" of the calendar year 1972 and corresponding fiscal years, "Wisconsin standard deduction" means 14% of a natural person's Wisconsin adjusted gross income but not less than $1,000 nor more than $2,000, except that the combined Wisconsin standard deduction of married persons shall not exceed $2,000. With respect to nonresident natural persons deriving income from property located, business transacted or personal or professional services performed in this state, including natural persons changing their domicile into or from this state in such year, the "Wisconsin standard deduction" shall be limited to such fraction of the amount so determined, regardless of whether the $1,000 minimum is used, as Wisconsin adjusted gross income is of federal adjusted gross income.

SECTION 41. If 1971 Senate Bill 471 is enacted, 72.11 (2) of the statutes, as created by that bill, is amended to read:

72.11 (2) EXCEPTION; RECIPROCITY AS TO NONRESIDENT DECEDENTS. A transfer, which is made taxable under this subchapter and is of a nonresident decedent's intangible personal property not having an actual situs in this state, is not subject to the tax imposed by this subchapter if a like exemption is allowed at the time of the death of the decedent by the laws of the state, territory or district of the decedent's residence in favor of residents of this state. This subsection does not apply unless a tax is imposed on the transfer of the decedent's property by the laws of the state, territory or district of the decedent's residence.

SECTION 42. If 1971 Assembly Bill 811 is enacted, the amendment of 74.03 (5) (d) of the statutes by chapter 154, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 43. If 1971 Assembly Bill 811 is enacted, the amendment of 74.031 (8) (d) of the statutes by chapter 154, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 44. If 1971 Senate Bill 471 is enacted, the amendment of 77.26 of the statutes by chapter 150, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 45. If 1971 Senate Bill 893 is enacted, the amendment of 84.51 (2) of the statutes by chapter 202, laws of 1971, is not repealed by it. Both amendments stand.
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SECTION 46. If 1971 Assembly Bill 855 is enacted, the amendments of 97.46 (2) and 97.47 of the statutes by chapter 156, laws of 1971, are not repealed by it. All amendments stand.

SECTION 47. 101.10 (14) of the statutes, as amended by chapter 237, laws of 1971, is repealed.

SECTION 48. 101.20 (2) (a) and (b) of the statutes, as amended by chapter 235, section 3, laws of 1971, and as renumbered by chapter 228, section 28, laws of 1971, are amended by substituting "department" for "board".

SECTION 49. 101.20 (3) of the statutes, as amended by chapter 235, section 6, laws of 1971, and as renumbered by chapter 228, section 28, laws of 1971, is amended by substituting "s. 101.02 (13)" for the reference to "s. 101.28".

SECTION 50. 101.21 of the statutes, as renumbered from 101.10 (14) by chapter 185, section 1, laws of 1971, and as amended by chapter 228, laws of 1971, is amended to read:

101.21 (1) The department shall investigate and attempt equitably to adjust controversies between employers and employes as to alleged wage claims and to enforce s. 103.02, 103.29, 103.39, 103.49, 103.82 and 104.12. In pursuance of this duty, it may take an assignment in trust for the assigning employe of any wage claim deemed to be valid in the opinion of the department and not exceeding $500 or any wage deficiency, such assignment to run to the department. The department may sue the employer on any wage claim or wage deficiency so assigned and apply the proceeds to the general fund. The department may join in a single proceeding any number of wage claims or wage deficiencies against the same employer, but the court may order separate trials or hearings. In such cases the taxable costs recovered shall be paid into the general fund.

(2) As used in this section:

(a) "Wage" means remuneration payable to an employe for personal services, including salaries, commissions, vacation pay, dismissal wages, bonuses and any other similar advantages agreed upon between the employer and the employe.

(b) "Wage deficiency" means the difference between the amount required by law to be paid and the amount actually paid to the employe.

SECTION 51. The changes made in 101.60 of the statutes by chapter 230, laws of 1971, are renumbered and incorporated into 101.22 of the statutes, as renumbered from 101.60 by chapter 185, section 1, laws of 1971.

SECTION 52. If 1971 Assembly Bill 505 is enacted, 102.03 (4) of the statutes, as amended by that bill, is amended to read:

102.03 (4) The right to compensation and the amount thereof shall in all cases be determined in accordance with the provisions of law in effect as of the date of the injury, except that an employe whose claim for benefits under this chapter was denied on the grounds that wage payments to him were not in lieu of compensation, may apply for benefits within 30 days after the effective date of this amendment (1971) as if the injury was sustained within 2 years of such application, when he was employed by a municipality which had knowledge of the occurrence of such disabling injury to such employe prior to 1945 and except as to employes who are entitled to changes in the rate of compensation provided in s. 102.44 (1).
SECTION 53. 102.31 (5) of the statutes, as renumbered from 102.31 (7) by chapter 260, laws of 1971, is amended by substituting "sub. (3)" for the reference to "s. 102.31 (6)".

SECTION 54. If 1971 Assembly Bill 63 is enacted, the amendment of 103.25 (2) of the statutes by chapter 228, section 43, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 55. If 1971 Assembly Bill 63 is enacted, 103.32 of the statutes, as created by that bill, is amended by substituting "s. 101.21" for the reference to "s. 101.10 (14)".

SECTION 56. If 1971 Assembly Bill 63 is enacted, the amendment of 103.66 (3) of the statutes by chapter 185, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 57. If 1971 Assembly Bill 63 is enacted, 103.67 (2) (e) of the statutes, as renumbered from 103.67 (3) by section 23 of that bill, is renumbered 103.67 (2) (f).

SECTION 58. If 1971 Assembly Bill 63 is enacted, the amendment of 103.79 (2) of the statutes by chapter 228, section 43, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 59. 111.70 (1) (b) of the statutes, as amended by chapter 247, laws of 1971, is repealed and 111.70 (1) (b) as amended by chapter 124, laws of 1971, is reenacted.

SECTION 60. 111.70 (4) (b) of the statutes, as amended by chapter 247, laws of 1971, is repealed.

SECTION 61. 111.77 (9) of the statutes, as created by chapter 247, laws of 1971, is amended to read:

111.77 (9) Section 111.70 (4) (e), (f) and (g) (c) shall not apply to employments covered by this section.

SECTION 62. The amendment of 114.09 (1) of the statutes by chapter 192, laws of 1971, was not repealed by chapter 219, laws of 1971. Both amendments stand.

SECTION 63. 119.22 (1) of the statutes, as amended by chapter 219, laws of 1971, is amended to read:

119.22 (1) ELEMENTARY SCHOOLS. Courses in reading, writing, spelling, English, grammar and composition, geography, arithmetic, elements of agriculture and conservation of natural resources, history and civil government of the United States and of Wisconsin, physical education, sanitation, physiology and hygiene, the effects of controlled substances under ch. 161 upon the human system, symptoms of disease, proper care of the body and such other subjects as the board determines shall be included in the course of study in elementary schools. If his parent files with the teacher written objection thereto, no pupil is required to take instruction in physiology and hygiene, in the effects of stimulants and narcotics, controlled substances and in symptoms of disease.

SECTION 64. 138.09 (13) of the statutes, as created by chapter 239, laws of 1971, and 138.09 (14) of the statutes, as amended by chapter 239, laws of 1971, are amended, effective March 1, 1973, by substituting "March 1, 1973" for "October 1, 1972" and by substituting "1973" for "1972".

SECTION 65. If 1971 Senate Bill 866 is enacted, 144.025 (2) (s) of the statutes is amended by substituting "66.20 to 66.26" for the reference to "66.201 to 66.209".
SECTION 66. If 1971 Senate Bill 875 is enacted, the amend-
ment of 156.045 (1) (g) of the statutes by chapter 228, section 44,
laws of 1971, is not repealed by it. Both amendments stand.

SECTION 67. 161.11 (6) and (7) (intro.) of the statutes, as
created by chapter 219, laws of 1971, are renumbered 161.11 (6) (a)
and (b) and amended to read:

161.11 (6) (a) The controlled substances board shall exclu-
se any not have authority to control a nonnarcotic substance from a
schedule if such the substance may, under the federal food, drug and
and cosmetic act and the laws of this state, be lawfully sold over the
counter without a prescription.

(b) The provisions of sub. (6) notwithstanding, when it
appears to the satisfaction of if the board finds that any drug or
nonnarcotic substance not prescribed barred from control under this
chapter by par. (a) is dangerous to or is being so used as to endanger
the public health and welfare, it may request the department of
justice in the name of the state may to seek a temporary restraining
order or temporary injunction under ch. 268 and—may to either ban or
regulate the sale, possession, or lawful possession of such drug or the substance.
Sueh order or injunction shall continue until the adjournment of
the legislature convened next following its issuance of the order or
injunction. In making administrative determinations its findings as
to nonnarcotic substances and drugs deemed to be dangerous under
this chapter paragraph, the board shall consider the items specified in sub. (1).[

SECTION 68. 161.11 (7) (a) to (j) of the statutes, as
created by chapter 219, laws of 1971, are repealed.

SECTION 69. 161.41 (1m) (intro.) of the statutes, as created
by chapter 219, laws of 1971, is amended to read:

161.41 (1m) (intro.) Except as authorized by this chapter, it
is unlawful for any person to possess, with intent to manufacture or
deliver, a controlled substance. Intent under this subsection may
be demonstrated by, without limitation because of enumeration, evi-
dence of the quantity and monetary value of the substances pos-
sessed, the possession of manufacturing implements or paraphernalia,
and the activities or statements of the person in possession of the
controlled substance prior to and after the alleged violation. Any
person who violates this subsection with respect to:

SECTION 70. 161.55 (8) of the statutes, as created by
chapter 219, laws of 1971, is amended to read:

161.55 (8) The failure, upon demand by any officer or employe
designated in s. 161.51 (1) or (2), of the person in occupancy or in
control of land or premises upon which the species of plants are
or growing or being stored, to produce an appropriate federal regis-
tration, or proof that he is the holder thereof, constitutes author-
ity for the seizure and forfeiture of the plants.

SECTION 71. 161.56 (2) of the statutes, as created by
chapter 219, laws of 1971, is amended to read:

161.56 (2) In the absence of proof that a person is the duly
authorized holder of an appropriate federal registration or order
form issued under this chapter, he is presumed not to be the holder
of the registration or form. The burden of proof is upon him to
rebut the presumption.

SECTION 72. 165.70 (1) (c) of the statutes, as created by
chapter 40, laws of 1971, is amended by substituting a reference to
s. 176.05 (8a) for the reference to s. 176.05 (8) (a).
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SECTION 73. If 1971 Assembly Bill 745 is enacted, 180.35 of the statutes, as amended by that act, is amended to read:

180.35 A majority of the number of directors fixed by or in the manner provided in the bylaws or in the absence of a bylaw fixing or providing for the number of directors, then of the number stated in the articles of incorporation, the articles of incorporation or the bylaws shall constitute a quorum for the transaction of business unless a greater number is required by the articles of incorporation or the bylaws. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the board of directors, unless the act of a greater number is required by this chapter, the articles of incorporation or the bylaws.

SECTION 74. If 1971 Assembly Bill 745 is enacted, 180.45 (1) (h) of the statutes is amended to read:

180.45 (1) (h) Any provision limiting or denying preemptive rights to shareholders.

SECTION 75. If 1971 Assembly Bill 745 is enacted, 180.45 (1) (j) of the statutes is amended to read:

180.45 (1) (j) The number of directors or manner of fixing the number of directors, or a provision that the number of directors shall be fixed by or in the manner provided in the bylaws.

SECTION 76. 186.04 (2) of the statutes, as amended by chapter 193, section 42, laws of 1971, is amended to read:

186.04 (2) On or before July 15 of each year, each credit union shall pay to the office of the commissioner of credit unions an annual fee to be determined as provided in sub. (1), which shall represent as nearly as practicable its fair share of the maintenance of the credit union division of the office of the commissioner of credit unions.

SECTION 77. 186.09 (1) of the statutes, as amended by chapter 239, laws of 1971, is amended, effective March 1, 1973, to read:

186.09 (1) The credit union may make loans to members for such purpose and upon such terms as approved by the credit committee or loan officers at rates of interest not to exceed the rate permitted by ch. 422.

SECTION 78. 186.19 (4) (a) and (b) of the statutes, as amended by chapter 193, section 42, laws of 1971, are amended by deleting the words "of Wisconsin".

SECTION 79. 186.25 (last sent.) of the statutes, as amended by chapter 193, section 42, laws of 1971, is amended to read:

186.25 (last sent.) If any such credit union fails or refuses to furnish the report herein required, it shall be subject, at the discretion of the commissioner, to a forfeiture of $1 to $10 per day for each and every day of default, and the commissioner may maintain an action in the name of the state to recover such penalty, and the same shall be paid into the state treasury.

SECTION 80. 186.29 (6) of the statutes, as amended by chapter 193, section 42, laws of 1971, is amended by deleting the words "the credit union division of".

SECTION 81. 186.30 (2) of the statutes is amended to read:
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186.30 (2) Whenever the commissioner shall find that the losses existing, or which it may reasonably be anticipated will be sustained in the near future, are more than two-thirds of the amount in the guaranty-fund regular reserve of the credit union, he may, with the approval of the review board, issue an order to such credit union, which order shall provide that no further dividends be credited or paid and no moneys paid out for retiring shares, whether noticed for withdrawal, until the commissioner shall otherwise order.

SECTION 82. 186.33 of the statutes, as amended by chapter 193, section 42, laws of 1971, is amended by substituting "commissioner" for the word "commission".

SECTION 83. 186.35 (5) (g) of the statutes is amended to read:

186.35 (5) (g) In case of liquidation of this corporation, the funds shall be paid to the then existing member credit unions in proportion to contributions made. Such funds shall be credited to the member credit union's guaranty-fund regular reserve.

SECTION 84. 201.63 (4) of the statutes is repealed.

SECTION 85. 201.74 (2) of the statutes is amended by substituting "s. 601.31 (2)" for the reference to "s. 601.31 (2) (f)".

SECTION 86. 205.03 (2) of the statutes is amended by substituting "s. 601.31 (3) (b)" for the reference to "s. 601.31 (3) (d)".

SECTION 87. If 1971 Senate Bill 469 is enacted, the amendment of 219.05 (1) of the statutes by chapter 154, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 88. 220.02 (2) of the statutes is amended, effective June 27, 1972, by deleting the words "all laws relating to credit unions in ch. 186 and the business done by them in this state:". Effective March 1, 1973, 220.02 (2) of the statutes, as amended by chapter 239, laws of 1971, is amended in the same way.

SECTION 89. 220.02 (3) of the statutes is amended, effective June 27, 1972, to read:

220.02 (3) It is the intent of sub. (2) to give the commissioner of banking power and jurisdiction to enforce and carry out all laws relating to banks or banking in this state, including those relating to state banks, mutual savings banks, trust company banks, and also all laws relating to credit unions, small loan companies or other loan companies or agencies, finance companies, motor vehicle dealers, adjustment service companies, community currency exchanges and collection agencies, investment associations and those relating to sellers of checks under ch. 217, whether doing business as corporations, individuals or otherwise, but to exclude laws relating to credit unions and savings and loan associations.

SECTION 90. 220.035 (1) (a) of the statutes is amended, effective June 27, 1972, to read:

220.035 BANKING REVIEW BOARD. (1) (a) The banking review board shall advise the commissioner of banking and others in respect to improvement in the condition and service of banks and banking business in this state and shall review the acts and decisions of the commissioner of banking, except for such acts and decisions subject to review under ss. 186.045 and 220.037, and shall perform such other review functions in relation to banking as are provided by law. The banking review board may require the commissioner of banking to submit any of his official actions to it for its
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approval. The board may make rules of procedure as provided in ch. 227.

SECTION 91. 229.12 (1) of the statutes, as renumbered from 43.36 (1) of the statutes by chapter 152, section 27, laws of 1971, and as amended by chapter 211, laws of 1971, is repealed.

SECTION 92. 241.09 of the statutes, as amended by chapter 239, laws of 1971, is amended by substituting "s. 101.21" for the reference to "s. 101.10 (14)". This section shall take effect March 1, 1973.

SECTION 93. The amendment of 247.23 (1) of the statutes by chapter 220, laws of 1971, did not repeal the earlier amendments by chapters 149 and 211, section 126, laws of 1971. All amendments stand.

SECTION 94. If 1971 Assembly Bill 278 is enacted, 299.205 (2) of the statutes, as repealed and recreated by that bill, is amended by substituting "s. 251.182" for the reference to "s. 251.82".

SECTION 95. The amendment of 340.01 (22) and (46) of the statutes, by chapter 100, section 23, laws of 1971, and by chapter 211, laws of 1971, were not repealed by chapter 233, laws of 1971. All amendments stand.

SECTION 96. If 1971 Assembly Bill 1222 is enacted, the amendment of 343.44 (2) of the statutes by chapter 164, section 83, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 97. If 1971 Senate Bill 161 is enacted, 345.19 of the statutes, as created by chapter 205, laws of 1971, is repealed.

SECTION 98. If 1971 Assembly Bill 867 is enacted, 345.19 of the statutes, as created by that bill, is repealed.

SECTION 99. If 1971 Senate Bill 161 is enacted, the amendment of 348.21 (4) of the statutes by chapter 164, section 83, laws of 1971, is not repealed by it. Both amendments stand.

SECTION 100. If both 1971 Senate Bills 161 and 886 are enacted, insofar as each amends 349.06 of the statutes, neither one shall be considered to supersede the other. Both amendments shall be effective.

SECTION 101. 443.01 (12) (f) of the statutes, as amended by chapter 215, laws of 1971, is amended to read:

443.01 (12) (f) The certificate of record fee for engineers-in-training who hold an unexpired certificate of record, or similar certification issued by the proper authority in any country, state or territory outside of this state shall be specified by the examining board, but not exceed $50, and said fee shall accompany the application of said amount shall be retained by the examining board as an examination fee.

SECTION 102. 450.04 (5) of the statutes, as amended by chapter 219, laws of 1971, is amended to read:

450.04 (5) No person shall engage in the sale or distribution at wholesale of a prescription drug, as defined in s. 450.07 (1) (a) 1, to any of the classes of persons enumerated in s. 450.07 (8) without first obtaining a license for such purpose from the examining board. The annual fee shall be an amount specified by the examining board but not to exceed $50. Licenses expire on May
31. Such license or renewals thereof shall be issued in the discretion of the examining board to responsible applicants of good reputation.

SECTION 103. 553.54 (3) of the statutes, as created by chapter 241, laws of 1971, is amended by substituting "s. 553.55* for the reference to "s. 553.53*.

SECTION 104. If 1971 Senate Bill 608 and 1971 Assembly Bill 475 are enacted, 560.02 of the statutes, as created by Senate Bill 608, is amended by substituting "s. 16.27* for the reference to "s. 16.274*

SECTION 105. If 1971 Assembly Bill 475 is enacted, 601.14 (2) of the statutes is amended to substitute "subch. II of ch. 16" for the reference to "ss. 16.01 to 16.32".

SECTION 106. 601.31 (1) (d) of the statutes, as created by chapter 260, laws of 1971, is repealed.

SECTION 107. 611.03 (1) and (2) of the statutes, as created by chapter 260, laws of 1971, are amended by substituting "617.22 (2)" for the reference to "611.69 (2)".

SECTION 108. 610.47 of the statutes, as created by chapter 260, laws of 1971, is amended by substituting "s. 645.42" for the reference to "s. 645.31*.

SECTION 109. 611.14 (2) (a) of the statutes, as created by chapter 260, laws of 1971, is amended by substituting "s. 611.19 (4) (c)* for the reference to "s. 611.19 (2) (b)*

SECTION 110. 611.16 (3) (c) of the statutes, as created by chapter 260, laws of 1971, is amended by substituting "s. 611.19 (4) (c) for the reference to "s. 611.19 (2) (b)"

SECTION 111. If 1971 Assembly Bill 745 is enacted, 611.40 (4) of the statutes, as created by chapter 260, laws of 1971, is amended by substituting "180.25 (3)* for the reference to "180.90*.

SECTION 112. If 1971 Assembly Bill 745 is enacted, 611.62 (2) of the statutes, as created by chapter 260, laws of 1971, is amended by substituting "Section 180.05* for the reference to "Sections 180.04 (14) and 180.407*.

SECTION 113. In chapter 618 of the statutes, as created by chapter 260, laws of 1971, a subchapter number and title is created to precede section 618.01 to read:

SUBCHAPTER I.
GENERAL PROVISIONS.

SECTION 114. If 1971 Senate Bill 260 is enacted, 46.21 (2) (a) of the statutes, as amended by that bill, is amended by deleting "the detention home, and the probation section of the children's court center,"

SECTION 115. If 1971 Senate Bill 260 is enacted, 48.06 (1) (a) of the statutes, as renumbered by chapter 125, laws of 1971, and as amended by 1971 Senate Bill 260, section 5 (2), is amended by substituting "board of public welfare" for "board of health and institutions"

SECTION 116. 247.08 of the statutes, as amended by chapter 220, laws of 1971, is amended to read:
CHAPTER 307

247.08 ACTIONS TO COMPEL SUPPORT BY SPOUSE. If either spouse is under obligation to provide maintenance and support by any court order or judgment and fails or refuses, without lawful or reasonable excuse, to provide for the support and maintenance of the other spouse or minor children, the other spouse may commence an action in any court having jurisdiction in actions for divorce, to compel the spouse to provide such support and maintenance as may be legally required. The court, in such action, may determine and adjudge the amount the spouse should reasonably contribute to the support and maintenance of the other spouse or children and how such sum should be paid. The amount so ordered to be paid may be changed or modified by the court upon notice of motion or order to show cause by either spouse upon sufficient evidence. Such determination may be enforced by contempt proceedings. In any such support action there shall be no filing fee, suit tax or other costs taxable to the other spouse, but after the action has been commenced and filed the court in its discretion may direct that any part of or all fees and costs incurred shall be paid by the spouse.

SECTION 117. 247.39 of the statutes is amended to read:

247.39 ALIMONY OR OTHER ALLOWANCE PENDING APPEAL. Alimony or other allowance for the wife or spouse or children when an appeal of a divorce or legal separation action is pending before the supreme court may be allowed under Supreme Court Rule 251.72.

SECTION 118. If 1971 Senate Bill 471 is enacted, in the sections of the statutes listed in Column A, the cross references shown in Column B are changed to the cross references shown in Column C:

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
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<tbody>
<tr>
<td>182.032(5)</td>
<td>72.04</td>
<td>72.15</td>
</tr>
<tr>
<td>182.24</td>
<td>72.75 to 72.81</td>
<td>subch. IV</td>
</tr>
<tr>
<td>185.981(5)</td>
<td>72.11 (3)</td>
<td>72.29 (2)</td>
</tr>
<tr>
<td>185.995</td>
<td>72.04</td>
<td>72.15</td>
</tr>
<tr>
<td>186.34</td>
<td>72.75 to 72.81</td>
<td>subch. IV</td>
</tr>
<tr>
<td>215.14 (9)</td>
<td>72.11 (2) and (3)</td>
<td>72.29</td>
</tr>
<tr>
<td>(13)</td>
<td>72.11 (2) and (3)</td>
<td>72.29</td>
</tr>
<tr>
<td>700.24</td>
<td>72.81 (6)</td>
<td>72.86 (2)</td>
</tr>
<tr>
<td>867.07(5)</td>
<td>72.17</td>
<td>72.31</td>
</tr>
</tbody>
</table>

SECTION 119. Wherever in the following sections of the statutes the words "commissioner of banking" appear, the word "commissioner" is substituted: 186.26, 186.30 (1) and 186.35 (7).