

1 legislature a report setting forth the recommendations developed under para-
2 graph (a) and describing any actions taken to implement those recommendations.

3

****NOTE: There is a reference to SECTION 3030 (1) in proposed
s. 20.445 (1) (c). If the numbering of the nonstatutory subsection
is changed, the cross-reference must also be changed.

4 ••87-2099/5•• (3) FIRE DUES DISTRIBUTION. On the effective date of this
5 subsection, the department of industry, labor and human relations shall make
6 the compilation and certification required under section 101.573 (3) (a) of
7 the statutes, as affected by this act. No later than August 1, 1987, the
8 state treasurer shall pay the amounts in that certification to the cities,
9 villages and towns eligible under section 101.575 of the statutes.

10 ••87b0192/3•• (4g) DISLOCATED WORKERS. The department of labor, industry
11 and human relations may not expend or encumber any moneys from the appropria-
12 tion under section 20.445 (1) (bc) of the statutes, as affected by this act,
13 as follows:

14 (a) In fiscal year 1987-88, until the secretary of industry, labor and
15 human relations notifies the department of administration of the amount of all
16 funds allotted to the state under 29 USC 1651 (b) and (d) for that fiscal
17 year.

18 (b) In fiscal year 1988-89, until the secretary of industry, labor and
19 human relations notifies the department of administration of the amount of all
20 funds allotted to the state under 29 USC 1651 (b) and (d) for that fiscal
21 year.

22 ••87b1226/2•• (4x) LABOR AND MANAGEMENT COUNCIL.

23 (a) The terms of the initial members of the labor and management council
24 established under section 15.227 (17) of the statutes, as created by this act,
25 shall expire as follows:

1 1. On July 1, 1988, one member from each of the groups specified in
2 section 15.227 (17) (b) 1, 2 and 3 of the statutes.

3 2. On July 1, 1989, a 2nd member from each of the groups specified in
4 section 15.227 (17) (b) 1, 2 and 3 of the statutes.

5 3. On July 1, 1990, a 3rd member from each of the groups specified in
6 section 15.227 (17) (b) 1, 2 and 3 of the statutes.

7 4. On July 1, 1991, a 4th member from each of the groups specified in
8 section 15.227 (17) (b) 1, 2 and 3 of the statutes.

9 5. On July 1, 1992, the 5th member from each of the groups specified in
10 section 15.227 (17) (b) 1, 2 and 3 of the statutes.

11 (b) The terms of a member of the labor and management council appointed
12 after the expiration of the term of an initial member shall expire in accor-
13 dance with section 15.09 of the statutes.

14 ••87b0191/2•• (5g) EMPLOYMENT SERVICES REPORT. The department of
15 industry, labor and human relations shall submit a report discussing the
16 results of the employment services to unemployment compensation claimants
17 program funded under section 20.445 (1) (gf) of the statutes, as created by
18 this act, to the chief clerk of each house of the legislature for distribution
19 to the speaker of the assembly and the president of the senate by January 1,
20 1989.

21 ••87b0394/2••SECTION 3031. NONSTATUTORY PROVISIONS; INSURANCE.

22 (1h) DISABLED PERSONS HEALTH CARE STUDY. The office of the commissioner
23 of insurance, the board of governors established under section 619.15 of the
24 statutes, the department of health and social services and the department of
25 industry, labor and human relations shall study and make recommendations
26 regarding the establishment of wrap-around health care policies for the ongo-
27 ing health care needs of disabled persons. The recommendations shall be sub-
28 mitted to the chief clerk of each house of the legislature by July 1, 1988,

1 for distribution to the appropriate standing committees under section 13.172
2 (3) of the statutes.

3 ••87b1226/2•• (2g) RECORD-KEEPING RULES. The commissioner of insurance
4 shall submit the proposed rules required under section 632.87 (3) (d) of the
5 statutes, as created by this act, to the legislative council under section
6 227.15 (1) of the statutes no later than the first day of the 5th month
7 beginning after the effective date of this subsection.

8 ••87b1922/en•• (3n) COMMERCIAL LIABILITY INSURANCE REPORTS.

9 (a) The commissioner of insurance shall submit the proposed rules
10 required under section 601.422 (2m) of the statutes, as created by this act,
11 to the legislative council under section 227.15 (1) of the statutes no later
12 than the first day of the 7th month beginning after the effective date of this
13 subsection.

14 (b) Insurers shall file the first commercial liability insurance report
15 required under section 601.422 of the statutes, as created by this act, on or
16 before May 1, 1989.

17 ••87b0496/3••SECTION 3036. NONSTATUTORY PROVISIONS; JUSTICE.

18 (1g) PENALTY ASSESSMENT SURCHARGE. Notwithstanding section 165.87 of the
19 statutes, as affected by this act, allocations of moneys collected from pen-
20 alty assessments in fiscal year 1987-88 are subject to adjustments under this
21 subsection, as follows:

22 (a) In fiscal year 1987-88 the amount deposited in the appropriation
23 under section 20.455 (2) (i) of the statutes, as affected by this act, shall
24 be the greater of the following: the amount authorized under section 165.87
25 (1) (a) of the statutes, as affected by this act, or \$4,908,600.

26 (b) In fiscal year 1987-88 the amount deposited in the appropriation
27 under section 20.435 (3) (jp) of the statutes shall be the greater of the

1 following: the amount authorized under section 165.87 (1) (b) of the statutes,
2 as affected by this act, or \$892,500.

3 ••87b1845/2•• (cm) The secretary of administration shall transfer moneys
4 from sections 20.255 (1) (hr) and (2) (g), 20.420 (1) (g) and 20.505 (6) (g)
5 of the statutes, as affected by this act, to accomplish the purposes of this
6 subsection. Moneys transferred under this paragraph shall be at the following
7 rates:

8 1. Prior to October 1, 1987, from the appropriation under section 20.420
9 (1) (g) of the statutes, as affected by this act, and on or after October 1,
10 1987, from section 20.505 (6) (g) of the statutes, as affected by this act:
11 75%.

12 2. From section 20.255 (2) (g) of the statutes, as affected by this act:
13 15.55%.

14 3. From section 20.255 (1) (hr) of the statutes, as affected by this act:
15 9.45%.

***NOTE: This nonstatutory provision has a cross-reference in
s. 20.420 (1) (g) [also, later renumbered s. 20.505 (6) (g) and
amended]. When compiling, if subsection number is changed here,
then fix statutory text also.

16 (1i) CRIME LABORATORY EQUIPMENT. In fiscal year 1987-88 \$60,000 and in
17 fiscal year 1988-89 \$130,000 of the moneys available under section 20.455 (2)
18 (jb) of the statutes, as affected by this act, may not be expended until the
19 expenditure has been approved by the joint committee on finance.

20 (1j) CRIME LABORATORY EQUIPMENT REPLACEMENT SCHEDULE. Prior to making
21 recommendations regarding the 1988-89 annual budget bill or bills, the
22 department of justice shall develop a crime laboratory equipment replacement
23 schedule based on the useful life of the equipment. Any such departmental
24 recommendations addressing crime laboratory equipment needs shall be based on
25 the schedule.

1 ••87b0207/1•• (1m) CASES UNDER INMATE COMPLAINT REVIEW SYSTEM. The
2 department of justice shall study staffing problems associated with providing
3 legal representation in cases arising under the inmate complaint review system
4 and, on the basis of the results of the study, make recommendations to the
5 governor to address these problems in the 1988-89 annual budget bill or bills.

6 ••87b1922/en•• (2d) METROPOLITAN SEWERAGE DISTRICT AUDIT. The joint
7 legislative audit committee is requested to direct the legislative audit
8 bureau to conduct an audit of the metropolitan sewerage district created under
9 section 66.882 of the statutes to determine if the district is complying with
10 administrative rule NR 128.14 (4) in meeting its minority business enterprise
11 goal and if the district is meeting any women's business enterprise goal which
12 the district has established and which is in effect as of July 1, 1987.

13 ••87b1226/2•• (2g) EXPANSION OF CRIME VICTIM COUNCIL. The attorney gen-
14 eral shall initially appoint the 6 additional members of the crime victims
15 council under section 15.257 (2) of the statutes, as affected by this act, so
16 that the terms of 2 members expire on each of the following dates: July 1,
17 1988, July 1, 1989, and July 1, 1990.

18 ••87-1355/3••SECTION 3037. NONSTATUTORY PROVISIONS; LEGISLATURE.

19 ••87b0384/1•• (1m) CHILD ABUSE AND NEGLECT PREVENTION BOARD AUDIT. The
20 joint legislative audit committee is requested to direct the legislative audit
21 bureau to conduct an audit of the child abuse and neglect prevention board, on
22 or before January 1, 1989, to determine the board's effectiveness in prevent-
23 ing the abuse and neglect of children in this state since the creation of the
24 board in 1983 and to evaluate the board's fund-raising activities and its
25 potential for raising private donations.

26 ••87b1922/en•• (2d) METROPOLITAN SEWERAGE DISTRICT AUDIT. The joint
27 legislative audit committee is requested to direct the legislative audit
28 bureau to conduct an audit of the metropolitan sewerage district created under

1 section 66.882 of the statutes to determine if the district is complying with
2 administrative rule NR 128.14 (4) in meeting its minority business enterprise
3 goal and if the district is meeting any women's business enterprise goal which
4 the district has established and which is in effect as of July 1, 1987.

5 ••87b1226/2•• (2g) WASTE MANAGEMENT FUND, ENVIRONMENTAL REPAIR FUND AND
6 GROUNDWATER FUND STUDY. The legislative council is requested to study the
7 state's long-term care responsibility for closed solid and hazardous waste
8 facilities; the ability of the waste management fund, environmental repair
9 fund and the groundwater fund to meet their respective statutory responsi-
10 bilities under the current revenue structures; and the methods of establishing
11 financial responsibility for solid and hazardous waste facilities. The
12 legislative council is requested to report its findings and recommendations to
13 the 1989 legislature when it convenes.

14 ••87b1226/2•• (2m) MILWAUKEE COUNTY CHILD SUPPORT AND PATERNITY ESTAB-
15 LISHMENT AUDIT. The legislative audit bureau shall conduct a program audit of
16 the agency which administers the child and spousal support and establishment
17 of paternity programs in Milwaukee county under the contract under section
18 59.07 (97) of the statutes and shall report its findings to the presiding
19 officer of each house of the legislature no later than January 1, 1989.

20 ••87b0417/1•• (3m) COMMUNITY AIDS DAY CARE AUDIT. The legislative audit
21 bureau is requested to conduct a program and financial audit of the use of day
22 care funds, provided under section 46.98 (2) (a) 1 of the statutes, by
23 Milwaukee county in 1986.

24 ••87b0508/1•• (4m) VOCATIONAL, TECHNICAL AND ADULT EDUCATION STUDY. By
25 November 1, 1988, the legislative council shall:

26 (a) Study, consider and make recommendations on all issues related to the
27 implementation of full state financing of the vocational, technical and adult
28 education system, including the system's mission, governance, finances,

1 facilities and personnel; student access to the system; and study the feasi-
2 bility of maintaining a system of local governance in the vocational, techni-
3 cal and adult education system. In conducting the study, the legislative
4 council shall consider any recommendations relating to the vocational, tech-
5 nical and adult education system by executive branch study commissions.

6 (b) Submit a draft of legislation to implement full state financing of
7 the vocational, technical and adult education system, to take effect in the
8 1990-91 fiscal year and a report on the findings of the study under paragraph
9 (a) to the presiding officer of each house of the legislature for referral to
10 the appropriate standing committees.

11 ••87b1226/2•• (5d) LEGISLATIVE AUDIT; NICOLET DISTRICT COLLEGE PARALLEL
12 PROGRAM. On or before November 1, 1988, the legislative audit bureau shall
13 conduct a financial and program audit of the college parallel program of the
14 Nicolet district of the vocational, technical and adult education program.

15 ••87b0452/2•• (17m) LEGISLATIVE COUNCIL STUDY ON ACQUIRED
16 IMMUNODEFICIENCY SYNDROME. The legislative council is requested to study the
17 problem of the epidemic of acquired immunodeficiency syndrome in Wisconsin and
18 the response by state government to detection, treatment and surveillance of
19 the disease. The legislative council is requested to report its findings,
20 conclusions and recommendations to the 1989 legislature when it convenes.

21 ••87b1226/2•• (18f) LEGISLATIVE COUNCIL STUDY. The legislative council
22 is requested to study interstate sales and use tax agreements and the feasi-
23 bility of membership in the multistate tax commission and of instituting
24 domestic combination of income for purposes of the corporate income and fran-
25 chise taxes and to report the results of its study, along with its
26 recommendations, to the chief clerk of each house of the legislature, on or
27 before January 1, 1988, for distribution to the members.

1 ••87b1754/2•• (19g) LEGISLATIVE COUNCIL STUDY. The legislative council
2 is requested to study the fee system established by the department of
3 agriculture, trade and consumer protection and to report its findings to the
4 1989 legislature when it convenes.

5 ••87-1037/2••SECTION 3039. NONSTATUTORY PROVISIONS; MILITARY AFFAIRS.

6 (1) FEDERAL FUNDING FOR FUEL AND UTILITIES.

7 (a) The department of military affairs shall apply up to \$242,800 of any
8 unrestricted federal funds received under section 20.465 (1) (m) of the stat-
9 utes for the operation of state armories to the purchase of fuel and utilities
10 in fiscal year 1987-88 if the federal funds are received on or after October
11 1, 1986, and before October 1, 1987, and to the purchase of fuel and utilities
12 in fiscal year 1988-89 if the federal funds are received on or after October
13 1, 1987, and before October 1, 1988.

14 (b) Of the moneys appropriated to the department of military affairs
15 under section 20.465 (1) (f) of the statutes for the purchase of fuel and
16 utilities, an amount not to exceed \$242,800 in fiscal year 1987-88 and an
17 amount not to exceed \$242,800 in fiscal year 1988-89 may not be expended
18 unless the expenditure is authorized by the department of administration in
19 the 4th quarter of fiscal year 1987-88 or fiscal year 1988-89, respectively.
20 Any such expenditure is limited to the amount by which the unrestricted fed-
21 eral funds received for the purchase of fuel and utilities for fiscal year
22 1987-88 or fiscal year 1988-89, respectively, is less than \$242,800.

23 ••87b0376/4••SECTION 3040. NONSTATUTORY PROVISIONS; NATURAL RESOURCES.

24 (1) NONPOINT SOURCE POLLUTION ABATEMENT PROGRAM. There are transferred
25 3.0 positions in the department of natural resources related to the adminis-
26 tration and implementation of the nonpoint source water pollution abatement
27 program under section 144.25 of the statutes, as affected by this act, to the

1 department of agriculture, trade and consumer protection for the administra-
2 tion of section 144.25 of the statutes, as affected by this act.

3 ••87-2812/3•• (1m) SEWER COLLECTION CONSTRUCTION REIMBURSEMENT. Not-
4 withstanding section 144.24 (6) of the statutes, the department of natural
5 resources may make a commitment no later than June 30, 1989, for financial
6 assistance under section 144.24 (9) of the statutes to any eligible project
7 under section 144.24 (4) (b) 1. b of the statutes, as created by this act.

8 ••87-2391/1•• (2) FOREST CROPLANDS PROGRAM AND WOODLAND TAX LAW. Not-
9 withstanding sections 77.13 (2) and 77.16 (14) (b), 1985 stats., any action
10 taken by the department of natural resources on any petition or application
11 filed with the department and any order issued by the department under section
12 77.13 (2) or 77.16 (14) (b), 1985 stats., on or after July 20, 1985, and
13 before January 1, 1986, is valid and shall remain in effect.

14 ••87a1027/3•• (2h) PETROLEUM STORAGE ENVIRONMENTAL CLEANUP.

15 (a) Notwithstanding section 144.76 (6) (a) of the statutes, as affected
16 by this act, the department of natural resources shall expend moneys not to
17 exceed \$3,000,000 from the appropriation under section 20.370 (2) (dv) of the
18 statutes during the 1987-89 biennium to cover costs for investigation and
19 clean-up activities associated with abandoned petroleum product storage
20 systems, as defined in section 144.4425 (1) (a) of the statutes, as created by
21 this act.

22 (b) If the department of natural resources expends \$3,000,000 in the
23 1987-89 biennium, as provided under paragraph (a), then notwithstanding the
24 effective date of section 144.4425 (2) (b) 3 of the statutes, as created by
25 this act, the department of natural resources may expend moneys from section
26 20.370 (2) (hq) of the statutes, as created by this act, before July 1, 1989,
27 to take any remedial action, as provided under section 144.76 of the statutes,
28 if the department of natural resources exhausts all other reimbursement

1 options, including, but not limited to, obtaining federal funds or using other
2 existing state funds.

3 (c) Notwithstanding section 15.347 (14) of the statutes, as created by
4 this act, the members of the petroleum storage environmental cleanup council
5 initially appointed under section 15.347 (14) of the statutes, as created by
6 this act, shall be appointed as follows:

7 1. Three members shall serve for terms which shall expire on July 1,
8 1989.

9 2. Four members shall serve for terms which shall expire on July 1, 1991.

10 ••87a0886/2•• (3b) AIR TOXICS POSITION. Of the amount appropriated to
11 the department of natural resources under section 20.370 (2) (ma) of the
12 statutes, \$32,000 for 1.0 FTE GPR position may not be expended for fiscal year
13 1987-88 and \$61,600 may not be expended for fiscal year 1988-89 until the
14 secretary of administration determines that proposed hazardous air contami-
15 nation rules have been promulgated by the department of natural resources
16 under section 144.375 (5) of the statutes.

17 ••87a0890/2•• (3c) ENVIRONMENT AIDS; WASTE REDUCTION AND RECYCLING
18 DEMONSTRATION GRANTS, 1987-88 FISCAL YEAR. During the 1987-88 fiscal year,
19 from the appropriation under section 20.370 (4) (ce) of the statutes, the
20 department of natural resources shall provide \$100,000 for grants authorized
21 under 1985 Wisconsin Act 29, section 3039 (6), notwithstanding eligibility
22 requirements and limitations under section 144.799 (4) (f) of the statutes, as
23 created by this act, and section 144.799 (5) (b) of the statutes. If funds
24 under this subsection are not encumbered by June 30, 1988, the department may
25 make these funds available for grants under section 144.799 (5) (b) of the
26 statutes.

27 ••87a0888/1•• (3h) WATER WITHDRAWAL FEES. The department of natural re-
28 sources shall propose a fee structure for water withdrawal fees under section

1 144.026 (10) (a) 5 of the statutes, as affected by this act, which would
2 appropriately fund the water withdrawal program under section 144.026 (3) to
3 (8), (10), (11) and (12) of the statutes, as affected by this act, and section
4 144.976 of the statutes and shall submit the proposed fee structure with its
5 submissions for inclusion in the 1989-91 executive budget bill.

6 ••87a0885/4•• (4i) GRANT AWARDS FOR POINT SOURCE POLLUTION ABATEMENT.
7 For the purposes of a grant award under section 144.24 of the statutes, as
8 affected by this act, any project which is eligible under section 144.24 (4)
9 (b) 1. c of the statutes, as created by this act, shall be treated as follows:

10 (a) The project shall be considered as a separate project if by July 31,
11 1987, or 30 days after the effective date of this paragraph, whichever is
12 later, the municipality submits an application as provided in section 144.24
13 of the statutes, as affected by this act.

14 (b) If a project meets all applicable criteria for a grant under section
15 144.24 of the statutes, as affected by this act, on July 31, 1987, then the
16 project shall be treated as if the following conditions had been met:

17 1. The municipality had provided notice under section 144.24 (6) (a) of
18 the statutes on or before January 1, 1986, for the project; and

19 2. The municipality had been issued a notice on or before December 31,
20 1986, from the department of natural resources under section 144.24 (6) of the
21 statutes that the department of natural resources was ready to allocate funds
22 for the project.

23 (6d) STUDY OF BAN ON SALE OF CLEANING AGENTS WITH A SIGNIFICANT PHOS-
24 PHOROUS CONTENT.

25 (a) By January 30, 1988, the department of natural resources shall study
26 the status of restrictions under section 100.28 of the statutes, on the sale
27 of cleaning agents and water conditioners containing phosphorous pursuant to
28 section 100.28 of the statutes. The study shall include:

1 1. A determination of the effectiveness of section 100.28 of the statutes
2 and any rules promulgated to enforce that section in improving water quality.

3 2. Projected long-term impacts on water quality of section 100.28 of the
4 statutes.

5 3. A determination of potential impacts of the alteration of restrictions
6 under section 100.28 of the statutes and any rules promulgated to enforce that
7 section associated with making existing restrictions more stringent or
8 repealing existing restrictions on environmental quality in this state.

9 4. A determination of the ability of the department of natural resources
10 to determine geographic regions in this state where it would be feasible to
11 ease restrictions under current section 100.28 of the statutes, without envi-
12 ronmental degradation.

13 5. The ability of the department of natural resources to enforce
14 restrictions differing by geographic regions.

15 (b) The department of natural resources shall also study:

16 1. The impact of the release of phosphorous into the environment from the
17 use of cleaning agents and water conditioners containing phosphorus.

18 2. The problem of the formation of organophosphates in the waters of the
19 states as a result of synergistic reactions.

20 3. The cost savings realized by sewage treatment facilities as a result
21 of the implementation of section 100.28 of the statutes.

22 (c) By January 30, 1988, the department of natural resources shall submit
23 the report under paragraph (a) to the presiding officer of each house of the
24 legislature for referral to the appropriate standing committee under section
25 13.172 (3) of the statutes.

26 ••87b1226/2••(6g) WATER QUALITY STUDY.

27 (a) The department of natural resources shall conduct a study on the
28 effect of cranberry operations on water quality in this state, limited to the

1 counties of Jackson, Monroe, Sawyer, Washburn and Wood, and shall report its
2 findings to the presiding officer of each house of the legislature by January
3 1, 1990.

4 (b) Of the moneys appropriated to the department of natural resources
5 under section 20.370 (4) (bu) of the statutes, as affected by this act, for
6 recreational boating projects, \$50,000 in fiscal year 1987-88 and \$50,000 in
7 fiscal year 1988-89 shall be allocated to conduct the study required under
8 paragraph (a). Funds expended under this paragraph shall be considered to be
9 funds expended for inland waters projects under section 33.40 (3) (b) 5 of the
10 statutes, as created by this act.

11 ••87b1226/2•• (6x) TOXIC SUBSTANCES REDUCTION AND ECONOMIC
12 REINDUSTRIALIZATION REPORT.

13 ••87b1780/en•• (a) In this subsection, "reduction of toxic or hazardous
14 materials" means:

- 15 1. Changes in the use of raw materials.
- 16 2. Changes in production technology and equipment.
- 17 3. Improvements in production operations and procedures.
- 18 4. Recycling and reuse of materials at the site of the commercial or
19 industrial operation.
- 20 5. Redesigning or reformulating end products.

21 (b) By January 1, 1989, the department of natural resources, in cooper-
22 ation with the department of development, shall prepare a report on the
23 potential for commercial and industrial operations to reduce toxic or hazard-
24 ous materials used in commercial and industrial operations, including but not
25 limited to any carcinogen, teratogen, mutagen, poison, corrosive material,
26 strong sensitizer, flammable material or explosive.

27 (c) In outlining the potential for reduction of toxic and hazardous
28 materials under paragraph (b), the report shall also outline:

1 1. Potential improvements in industrial efficiency and competitiveness in
2 this state.

3 2. Administrative and legislative approaches to accomplish cost-effective
4 reductions of toxic and hazardous materials.

5 (d) By January 1, 1989, the department of natural resources shall submit
6 the report under paragraph (b) to the following:

7 1. The governor.

8 2. The chief clerk of each house of the legislature, for distribution to
9 the appropriate standing committees.

10 3. Interested trade associations, technical societies, labor federations,
11 and environmental organizations, as determined by the department of natural
12 resources, or upon request.

13 ••87b1226/2•• (7b) LAKE SHORE IMPROVEMENT PROJECTS. Of the moneys
14 appropriated to the department of natural resources under section 20.370 (4)
15 (bu) of the statutes, as affected by this act, for recreational boating
16 projects, \$93,440 in fiscal year 1987-88 shall be allocated to island city
17 lake shore improvement projects for lakes located in counties with a popu-
18 lation of more than 30,000 and less than 40,000 and which are bounded on the
19 east by counties with a population of more than 5,000 and less than 10,000.
20 Funds expended for this purpose shall be considered to be funds expended for
21 inland waters projects under section 33.40 (3) (b) 5 of the statutes, as
22 created by this act.

23 ••87b1780/en•• (7c) FOX RIVER SEDIMENT SAMPLING AND MAPPING. State
24 funding of sediment sampling and mapping of the Fox river under section 20.370
25 (1) (da) of the statutes shall be expended only to the extent to match federal
26 funding at the rate of 50%.

27 ••87b1751/en•• (7m) WASTE TIRE REMOVAL AND RECYCLING.

1 (a) The department of natural resources shall establish a committee under
2 section 15.04 (1) (c) of the statutes to advise the department of natural re-
3 sources in developing the plan required under section 144.798 (2) of the
4 statutes, as created by this act. The committee shall include the secretary
5 of natural resources, the secretary of development, the secretary of trans-
6 portation and the executive director of the Wisconsin housing and economic
7 development authority or their designees.

8 (b) The department of natural resources shall submit the proposed rules
9 required under section 144.798 (2) and (3) of the statutes, as created by this
10 act, to the legislative council under section 227.15 (1) of statutes no later
11 than the first day of the 7th month after the effective date of this
12 paragraph.

13 ••87b1226/2•• (8p) INITIAL REPORT. Notwithstanding section 144.40 (2) of
14 the statutes, as created by this act, the department of natural resources
15 shall prepare the annual report for the 1987 calendar year under section
16 144.40 (2) of the statutes, as created by this act, within 60 days after the
17 effective date of this subsection.

18 (8q) AIR POLLUTION CONTROL COUNCIL. Notwithstanding section 15.347 (6)
19 of the statutes, as affected by this act, of the 7 members appointed to the
20 air pollution control council, at least one member who represents the owners
21 or operators of one or more stationary sources that emit volatile organic
22 compounds in the volatile organic compound accommodation area, as defined in
23 section 144.30 (25) of the statutes, as created by this act, shall be
24 appointed to replace a member whose term expires on July 1, 1988, and at least
25 one member who represents an environmental group shall be appointed to replace
26 a member whose term expires on July 1, 1988.

27 (8r) RULES. The department of natural resources shall submit the pro-
28 posed rules required under section 144.40 (3) of the statutes, as created by

1 this act, to the legislative council under section 227.15 (1) of the statutes
2 no later than the first day of the 9th month beginning after the effective
3 date of this subsection.

4 (8s) STAGE 2 VAPOR RECOVERY AND REID VAPOR PRESSURE STUDY.

5 (a) In this subsection:

6 1. "Reid vapor pressure" means the vapor pressure of automotive gasoline
7 established by the department of industry, labor and human relations under
8 section 168.04 of the statutes.

9 2. "Stage 2 vapor recovery" means the transfer to a stationary gasoline
10 storage tank of gasoline vapors displaced from a motor vehicle gasoline tank
11 during the dispensing of gasoline to the motor vehicle.

12 (b) By January 1, 1988, the department of natural resources, in cooper-
13 ation with the department of industry, labor and human relations and after
14 consultation with persons representing environmental groups and automotive
15 gasoline manufacturers, distributors and retailers, shall prepare a report
16 which recommends whether legislation should be enacted to:

17 1. Require that gasoline dispensing facilities in the volatile organic
18 compound accommodation area, as defined in section 144.30 (25) of the
19 statutes, as created by this act, install stage 2 vapor recovery equipment; or

20 2. Require the lowering of reid vapor pressure of automotive gasoline
21 sold in the volatile organic compound accommodation area, as defined in
22 section 144.30 (25) of the statutes, as created by this act, during periods
23 when there is a high probability that the national ambient air quality stan-
24 dard for ozone, as determined under the federal clean air act, 42 USC 7401 to
25 7642, and regulations issued by the federal environmental protection agency
26 under that act, will be violated.

27 (c) The recommendation in the report under paragraph (b) shall include
28 the following:

1 1. Limitations to the applicability of any recommended requirements or
2 restrictions.

3 2. A fiscal estimate of each legislative alternative.

4 3. Proposed sources of funding for the recommended legislative
5 alternative.

6 4. An estimate of the contribution to the growth accommodation, as
7 defined under section 144.30 (14m) of the statutes, as created by this act,
8 that would be made by each legislative alternative.

9 (d) In developing the recommendation in the report under paragraph (b),
10 the department of natural resources may consider:

11 1. Relevant actions of the federal environmental protection agency or of
12 congress.

13 2. The ease of implementation of any requirements or restrictions.

14 3. The period of time necessary to implement any requirements or
15 restrictions.

16 4. Enforcement costs for any requirements or restrictions.

17 5. Compliance costs for any requirements or restrictions to persons
18 located in this state.

19 (e) By January 1, 1988, the department of natural resources shall submit
20 the report under paragraph (b) to the following:

21 1. The governor.

22 2. The chief clerk of each house of the legislature for distribution to
23 the appropriate standing committees under section 13.172 (3) of the statutes.

24 ••87b1226/2•• (9c) WATERFRONT PROJECTS. Notwithstanding section 23.09
25 (25) (e) of the statutes, as affected by this act, of the moneys appropriated
26 to the department of natural resources under section 20.370 (4) (bp) of the
27 statutes, as affected by this act, for waterfront park aids, \$125,000 in
28 fiscal year 1987-88 shall be allocated for waterfront redevelopment construc-

1 tion projects in connection with this state's coastal zone management program
2 under 16 USC 1454.

3 ••87b1780/en•• (10f) ACQUISITION OF SOO LINE PROPERTY. The department of
4 natural resources, acting according to its authority under section 23.09 (2)
5 (d) of the statutes, shall acquire by gift from the Soo Line Railroad company
6 any abandoned Soo Line Railroad company property located in counties which
7 have a population of at least 40,000 and which are bounded on the west by the
8 state of Minnesota. The department of natural resources shall hold this
9 property in trust for the state until the county in which the property is
10 located is prepared to develop the property, but not beyond June 30, 1989.

11 ••87b1780/en•• (10x) IN-PLACE POLLUTANT AND RIVER CLEANUP.

12 (a) The department of natural resources shall administer an in-place
13 pollutant and river cleanup program for the Milwaukee and Sheboygan rivers
14 during fiscal years 1987-88 and 1988-89.

15 (b) By July 1, 1989, the department of natural resources shall submit a
16 report outlining the activities of the in-place pollutant and river cleanup
17 program to the governor and to the chief clerk of each house of the
18 legislature, for distribution to the appropriate standing committees.

19 ••87b1780/en•• (11m) ELECTED COMMISSIONERS. Notwithstanding section
20 33.44 (2) (c) of the statutes, as created by this act, the first commissioner
21 of the Yahara watershed management district elected under section 33.44 (2)
22 (c) of the statutes, as created by this act, shall be elected for a term
23 expiring on June 1, 1989, the 2nd commissioner of the Yahara watershed man-
24 agement district elected under section 33.44 (2) (c) of the statutes, as
25 created by this act, shall reside in unincorporated territory within the man-
26 agement district and shall be elected for a term expiring on June 1, 1990, and
27 the 3rd commissioner of the Yahara watershed management district elected under

1 section 33.44 (2) (c) of the statutes, as created by this act, shall be
2 elected for a term expiring on June 1, 1991.

3 (11x) APPOINTED COMMISSIONERS. Notwithstanding section 33.44 (2) (a) and
4 (b) of the statutes, as created by this act, the first commissioner of the
5 Yahara watershed management district appointed under section 33.44 (2) (a) of
6 the statutes, as created by this act, shall be appointed for a term expiring
7 on June 1, 1990, and the first commissioner of the Yahara watershed management
8 district appointed under section 33.44 (2) (b) of the statutes, as created by
9 this act, shall be appointed for a term expiring on June 1, 1989.

10 (13m) SCENIC URBAN WATERWAYS. Notwithstanding sections 20.370 (4) (dq)
11 and 30.275 of the statutes, as affected by this act, of the moneys appropri-
12 ated to the department of natural resources under section 20.370 (4) (dq) of
13 the statutes, for scenic urban waterways, \$100,000 in fiscal year 1987-88 and
14 \$100,000 in fiscal year 1988-89 shall be allocated to provide grants to
15 municipalities for activities relating to the Illinois Fox river and its
16 watershed.

17 ••87-1340/7••SECTION 3043. NONSTATUTORY PROVISIONS; PUBLIC DEFENDER
18 BOARD.

19 ••87b0386/2•• (2g) CASE LOAD STANDARDS. At the trial level, at least
20 54,433 cases in 1987-88 and 55,629 in 1988-89 shall be handled within the
21 office of the state public defender.

22 ••87-2315/1••SECTION 3044. NONSTATUTORY PROVISIONS; PUBLIC INSTRUCTION.

23 ••87-2304/4•• (2) STATE AID. Notwithstanding section 121.105 (1) of the
24 statutes, as affected by this act, "state aid" for the 1986-87 school year
25 under that section includes payments provided to a school district under
26 section 20.835 (3) (c), 1985 stats.

27 ••87b0288/1•• (4m) GRANTS FOR PRESCHOOL TO GRADE 5 PROGRAMS. The state
28 superintendent of public instruction shall evaluate the overall effectiveness

1 of the preschool to grade 5 programs in improving pupil performance within the
2 individual schools or private service provider's programs which receive funds
3 under section 115.45 of the statutes, as affected by this act. The state
4 superintendent of public instruction shall submit the results of the evalu-
5 ation and any recommendations relating to the evaluation to the joint commit-
6 tee on finance and the presiding officer of each house for referral to the
7 appropriate standing committees of each house of the legislature by January 1,
8 1989.

9 ••87b1226/2•• (5rm) PUPIL PASSENGER SAFETY STANDARDS STUDY. The depart-
10 ment of public instruction shall study the effectiveness of pupil passenger
11 safety standards on school buses. The study shall implement a voluntary pilot
12 program to study the use of seat belts on school buses having a gross weight
13 of more than 10,000 pounds. The study shall also include an analysis of
14 existing seat belt use in small school buses and vans, liability issues
15 related to pupil passenger safety and any other factors which are of concern
16 to the Wisconsin association of pupil transportation directors. The depart-
17 ment of public instruction shall report the findings of the study to the pre-
18 siding officers of each house of the legislature for referral to the appro-
19 priate standing committees of each house of the legislature by July 1, 1988.

20 ••87b1226/2•• (6g) GRANTS TO STRENGTHEN FAMILY LIFE. In the 1987-88 and
21 1988-89 fiscal years, the department of public instruction shall establish a
22 program to distribute grants to school districts and local governmental units
23 to be used to sponsor conferences and learning programs for children and
24 adults which focus on leadership, parenting skills, the principles of family
25 responsibility and the importance of stability of marriage and the home as
26 provided for under section 895.22 of the statutes, as affected by this act.
27 The department shall distribute the grants in accordance with the request for
28 proposal procedures established by department rule.

1 ••87b1845/2•• (7a) COUNCIL ON SUICIDE PREVENTION. Notwithstanding
2 section 15.377 (7m) of the statutes, as created by this act, one of the ini-
3 tial members of the council on suicide prevention appointed solely by the
4 state superintendent of public instruction and one of the initial members of
5 the council appointed solely by the secretary of health and social services
6 shall be appointed for one-year terms; and one of the initial members of the
7 council appointed solely by the state superintendent of public instruction and
8 one of the initial members of the council appointed solely by the secretary of
9 health and social services shall be appointed for 2-year terms. The other
10 initial members of the council shall be appointed for 3-year terms.
11 Thereafter, all members of the council on suicide prevention shall serve for
12 terms prescribed in section 15.377 (7m) of the statutes, as created by this
13 act.

14 ••87-1139/2••SECTION 3046. NONSTATUTORY PROVISIONS; REGULATION AND
15 LICENSING.

16 (1) RENEWAL FEE PRORATION: Notwithstanding section 440.05 (3) of the
17 statutes, license, permit, certificate or registration renewal fees under
18 sections 441.06 (3), 445.105 (3), 447.08 (3), 448.07 (1) (a), 457.03 (1),
19 458.02 (7), 458.09 (2) and 458.11 (2) of the statutes, as affected by this
20 act, shall be prorated for the first renewal for which fee payment is due
21 under those statutes following the effective date of this subsection.

22 ••87b0500/1••SECTION 3047. NONSTATUTORY PROVISIONS; REVENUE.

23 ••87s0218/1•• (1) TRANSITION; CORPORATIONS.

24 (a) Each corporation shall calculate, as of the close of its taxable year
25 1986, the amount that, because of this act, is required to be added to, or
26 subtracted from, income in order to avoid the double inclusion, or omission,
27 of any item of income, loss or deduction, except that the adjustments required
28 to the deductions for depreciation and amortization shall be made under

1 section 71.02 (1) (c) (intro.) of the statutes, as affected by this act. If
2 the amount required to be added or subtracted is \$25,000 or less, the proper
3 amount shall be added or subtracted for taxable year 1987. If the amount
4 required to be added or subtracted is more than \$25,000, it shall be added or
5 subtracted in amounts as nearly equal as possible over the 5 taxable years
6 beginning with 1987, except that if the final taxable year that the corpora-
7 tion is subject to tax under chapter 71 of the statutes, as affected by this
8 act, occurs before the total amount is added or subtracted all of the remain-
9 ing amount shall be added or subtracted for that final taxable year.

10 (b) Leases to which section 168 (f) (8) of the internal revenue code, as
11 it existed before repeal by the tax reform act of 1986, applies and any
12 differences between federal and state treatment of income, loss or deduction
13 arising from those leases do not apply for purposes of the taxes under chapter
14 71 of the statutes.

15 (c) If changes to the internal revenue code by the tax reform act of 1986
16 do not apply to a transaction because of section 633 of that act, a corpora-
17 tion may elect to apply to that transaction either the internal revenue code
18 as affected by the tax reform act of 1986 or sections 71.301 to 71.372, 1985
19 stats.

20 ••87b1788/en•• (1bs) GREAT LAKES INTERSTATE SALES COMPACT. This state
21 withdraws from, and shall no longer participate in, an agreement denominated
22 as the "Great Lakes Interstate Sales Compact", which the secretary of revenue
23 signed on July 16, 1986. The secretary of revenue is directed to take appro-
24 priate action to implement this withdrawal.

25 ••87b2007/3•• (1d) LEGAL SERVICES. Notwithstanding section 71.02 (2) (d)
26 12 of the statutes, amounts received from qualified group legal services
27 plans, as defined in section 120 of the internal revenue code as amended to

1 December 31, 1985, may be excluded from gross income in calculating income
2 taxes due under chapter 71 of the statutes for taxable year 1986.

3 (1j) MANUFACTURING MACHINERY AND EQUIPMENT STUDY. The state auditor, the
4 cochairpersons of the joint legislative audit committee, a member of the
5 minority party in each house of the legislature, the department of revenue and
6 the department of administration shall study the property tax exemption under
7 section 70.11 (27) of the statutes and, on or before September 1, 1987, shall
8 report their recommendations about the best way to change that exemption so as
9 to reverse recent court decisions that have expanded it. That report shall be
10 submitted to the chairpersons of the joint legislative audit committee, the
11 joint committee on finance, the assembly ways and means committee and the
12 senate committee on aging, banking, commercial credit and taxation for
13 distribution among the members of those committees.

14 ••87b1226/2•• (1k) ELECTRIC COOPERATIVES. Notwithstanding section 76.48
15 (3a) of the statutes, as affected by this act, the semiannual instalments for
16 the 1988 license fee imposed under section 76.48 (1r) of the statutes, as
17 affected by this act, are due on May 10, 1987, and on November 10, 1987.
18 Instalments paid before the effective date of this subsection shall be cred-
19 ited against the instalments required for the 1988 license fee.

20 ••87s0218/1••(2) WITHHOLDING STUDY. The department of revenue shall
21 study the possible need for changes in the withholding tables for the indi-
22 vidual income tax due to state law changes affecting taxable years 1986 and
23 1987. Notwithstanding section 71.20 (2m) of the statutes, as affected by this
24 act, adjusted withholding tables may not be issued before the completion of
25 that study.

26 ••87s0218/1••(3) INHERITANCE AND GIFT TAXES TRANSITION. No person is
27 absolved of inheritance or gift taxes owed and no liens, proceedings or other
28 means of collecting inheritance or gift taxes are affected by this act's

1 treatment of sections 16.007 (6) (b) 2, 66.30 (2m) (e), 71.05 (1) (g), 72.01
2 (3), (10), (11), (12), (14), (15), (15m) and (17), 72.02, 72.05, 72.06, 72.07,
3 72.12 to 72.20, 72.21 (3), 72.22 (1), (3) and (4), 72.23 (title), (1) and (2),
4 72.25, 72.26, 72.28, 72.29, 72.30 (1) (title), (a) and (b), (2), (3) (a), (b),
5 (bm), (c), (d) and (e), (4), (5), (6) and (7), 72.31 (title), (1) and (2)
6 (title), (a), (b) and (c), 72.33 (1), (2) (intro.) and (4), 72.34 (1) to (6),
7 72.60 to 72.64, 73.03 (20), 75.521 (3) (am) 2, 112.06 (9), 182.24, 601.415
8 (6), 613.81 (1), 701.09 (3) and (4), 701.20 (12) (d) 5, 705.06 (1) (intro.)
9 and (d), 851.17, 851.70, 859.01 (3), 863.27, 865.16 (1) (b), 865.20 (2),
10 867.01 (3) (a) 2, (e) and (f), 867.02 (2) (e) and (g) and 867.045 (4), chapter
11 72 (title) and subchapters I (title), II (title), III (title) and IV of
12 chapter 72 of the statutes and SECTIONS 3200 (47) (a), 3201 (31) (a), (36) (a)
13 and (b) and (53) (a) and 3202 (47) (a) of this act.

14 ••87a1072/2•• (4g) ESTIMATED TAX PAYMENTS. Any increase to required
15 estimated tax payments that would have been due under section 71.21 or 71.22
16 of the statutes, as affected by this act, before July 1, 1987, solely because
17 of changes affecting income or franchise tax liability made by this act shall
18 be prorated equally among, and paid with, any payments that are due on or
19 after July 1, 1987, for the 1987 taxable year. Any addition to tax for
20 underpayment of estimated taxes computed under section 71.21 or 71.22 of the
21 statutes, as affected by this act, shall be computed on the basis that tax due
22 for the 1987 taxable year solely because of changes affecting income or fran-
23 chise tax liability made by this act was required to be included only with
24 instalment payments due on or after July 1, 1987.

25 ••87b2007/3•• (4m) MULTISTATE TAX COMMISSION. The department of revenue
26 shall take the action required to include this state as an associate member of
27 the multistate tax commission.

28 ••87-2246/2•• (5g) IMPORTATION OF FUEL IN VEHICLE TANKS.

1 (a) On the effective date of this paragraph, 1.5 FTE permanent positions
2 and the employes occupying them are transferred from the department of revenue
3 to the division of motor vehicles in the department of transportation.

4 (b) Employes transferred under paragraph (a) to the department of trans-
5 portation have all of the rights and the same status under subchapter V of
6 chapter 111 and chapter 230 of the statutes which they enjoyed in the depart-
7 ment of revenue immediately before the transfer. Any employe with permanent
8 status in class is not required to serve a probationary period.

9 (c) On the effective date of this paragraph, all records associated with
10 the positions and functions related to the collection of fuel taxes under
11 section 341.45 of the statutes are transferred to the department of
12 transportation. The department of transportation may conduct such audits of
13 the amounts of fuel taxes required to be paid under section 78.76, 1985
14 stats., before the effective date of this paragraph as it deems necessary.

15 ••87b1226/2•• (6m) CERTIFICATION OF TAX INCREMENTAL BASE. Notwithstand-
16 ing section 66.46 (4) (a) of the statutes, the department of revenue shall
17 certify under section 66.46 (5) (b) of the statutes the full aggregate value
18 of the taxable property in Wisconsin tax incremental district number 2,
19 located in the village of Union Grove in Racine county, effective January 1,
20 1985.

21 ••87b1226/2•• (7g) TAXATION DISTRICT VALUATION CORRECTION. Notwith-
22 standing section 70.57 (1) of the statutes, the department of revenue may not
23 correct any error in the valuation of a tax incremental district for the 1985
24 and 1986 tax years if the notice of that error to that tax incremental dis-
25 trict was dated August 20, 1986.

26 ••87b2007/3•• (7r) OMITTED TAX REVENUES. Omitted tax revenues paid by
27 the federal government because of the creation of section 70.177 of the stat-
28 utes by 1987 Wisconsin Act 10 shall be divided proportionately, according to

1 the amount of taxes levied, among the taxing jurisdictions that levied those
2 taxes.

3 ••87-2066/6••SECTION 3052. NONSTATUTORY PROVISIONS; TRANSPORTATION.

4 ••87b0464/3•• (1) RULE MAKING; TRANSPORTATION FACILITIES ECONOMIC ASSIS-
5 TANCE AND DEVELOPMENT. The department of transportation shall submit the
6 rules required under section 84.185 (4) of the statutes, as created by this
7 act, in final draft form under section 227.15 (1) of the statutes no later
8 than January 1, 1988.

9 ••87-2243/6•• (1c) LOCAL TRANSPORTATION AIDS. Notwithstanding sections
10 86.30 (2) and 86.303 (5) of the statutes, as affected by this act, for calen-
11 dar year 1988, the amount of transportation aids paid under section 86.30 of
12 the statutes, as affected by this act, to a county shall be an amount not less
13 than the amount of transportation aids paid to the county for calendar year
14 1987 under section 86.30 (4), 1985 stats.

15 (1e) SHARED MILEAGE SUPPLEMENTAL AIDS. The department of transportation
16 shall determine the number of miles of roads comprising boundaries between
17 towns and cities or villages for which supplemental aid payments under section
18 86.30 (2) (c) of the statutes, as affected by this act, are required to be
19 made. The department shall determine which towns, cities and villages are
20 eligible for the payments and shall estimate the respective payment amounts.
21 The department shall report the information specified in this subsection to
22 the chief clerk of each house of the legislature, under section 13.172 (2) of
23 the statutes, no later than January 1, 1988.

24 ••87a1022/2•• (1g) SPECIALIZED TRANSPORTATION ASSISTANCE STUDY. The
25 department of transportation, in consultation with local authorities and
26 organizations providing transportation services to elderly and handicapped
27 persons, shall conduct a study to evaluate the condition and capacity of spe-
28 cialized vehicles used to provide those services. The study shall examine the

1 factors necessary for the provision of adequate transportation services to
2 elderly and handicapped persons in future years and shall include an analysis
3 of the availability of federal and local funding for the capital assistance
4 necessary for the provision of those services. The department of transporta-
5 tion shall submit its recommendations from the study to the department of
6 administration with its budget request under section 16.42 of the statutes for
7 the executive budget bill to be introduced in 1989.

8 ••87a1021/3•• (1m) TOWN ROADS STUDY. The department of transportation,
9 in consultation with town officials, shall establish a committee to study town
10 road needs. The study shall include an evaluation of the current mechanisms
11 for establishing priorities for and distributing town road aids. The study
12 shall include an examination of unusual problems affecting town roads,
13 including the impact of the use of heavy vehicles upon town roads. The
14 department shall submit a report of its findings and recommendations from the
15 study to the chief clerk of each house of the legislature, under section
16 13.172 (3) of the statutes, no later than April 1, 1988.

17 ••87b1751/en•• (1r) DETOUR STUDY. The department of transportation shall
18 study the impact on the economy of the state of detours resulting from highway
19 improvement projects and shall identify problems associated with highway
20 detours. The department of transportation shall report its findings and
21 recommendations from the study to the chief clerk of each house of the
22 legislature, under section 13.172 (3) of the statutes, no later than July 1,
23 1988.

24 ••87b1226/2•• (2c) HARBOR ASSISTANCE; SMALL HARBORS. Notwithstanding
25 section 85.095 (2) of the statutes, from the appropriation under section
26 20.395 (2) (cq) of the statutes, the department shall allocate during the
27 1987-89 biennium \$25,000 for the purpose of providing eligible applicants
28 under section 85.095 (1) (a) of the statutes cost-sharing funds, as specified

1 in 23 USC 426i, for the purpose of obtaining funding or other assistance from
2 the U.S. army corps of engineers for dredging projects in small harbors on
3 Lake Superior.

4 ••87b1226/2•• (3g) NOISE BARRIER PROGRAM.

5 (a) In the 1987-89 biennium, the department of transportation shall
6 expend a total of \$4,000,000 from the appropriations under section 20.395 (3)
7 (gg) and (gx) of the statutes for installation of noise barriers on the
8 interstate highways of this state.

9 ••87b1751/en•• (am) The department of transportation shall study the
10 problem of traffic noise affecting lands and property in the vicinity of USH
11 12/18 between Whitney way and Nakoma road in Dane county and shall analyze the
12 cost of installing noise barriers to alleviate that problem. The department
13 shall report its findings and recommendations from the study to the chief
14 clerk of each house of the legislature, under section 13.172 (3) of the
15 statutes, no later than January 1, 1988.

16 ••87b1751/en•• (ar) The department of transportation shall study the
17 problem of traffic noise affecting lands and property in the vicinity of USH
18 45 between Spokane avenue and Mill road in Milwaukee county and shall analyze
19 the cost of installing noise barriers to alleviate that problem. The depart-
20 ment shall report its findings and recommendations from the study to the chief
21 clerk of each house of the legislature, under section 13.172 (3) of the
22 statutes, no later than January 1, 1988.

23 (b) The department of transportation shall adopt by rule criteria to be
24 utilized in selecting the highway segments on which noise barriers will be
25 installed and the methods to be used to assure local participation in the
26 siting of noise barriers. The department of transportation shall submit in
27 proposed form the rule required under this paragraph to the legislative coun-
28 cil under section 227.15 (1) of the statutes no later than January 1, 1988.

1 ••87b1751/en•• (4m) USH 151 CONSTRUCTION. The department of transporta-
2 tion shall complete the construction of USH 151 between Sun Prairie and that
3 portion of USH 151 designated as the Columbus bypass, in Dane and Columbia
4 counties, no later than December 31, 1990.

5 ••87b1226/2••(6m) HOWARD AVENUE STUDY. The department of transportation
6 shall study the need for, estimate the cost of and identify appropriate fund-
7 ing sources for construction of Howard avenue between South Pennsylvania ave-
8 nue and South Lake drive in the city of St. Francis. The department of
9 transportation shall submit a report of its findings and recommendations from
10 the study to the chief clerk of each house of the legislature, under section
11 13.172 (3) of the statutes, no later than June 30, 1989.

12 ••87b1751/en•• (9n) HOULTON-STILLWATER BRIDGE. The department of trans-
13 portation shall cooperate fully with the Minnesota department of transporta-
14 tion in efforts to complete the replacement of the Houlton-Stillwater bridge,
15 in St. Croix county, Wisconsin, and Washington county, Minnesota.

16 ••87b1631/1•• (12m) USH 151 CORRIDOR STUDY. The department of trans-
17 portation shall study the traffic volume upon and the projected development
18 needs of lands and property in the vicinity of USH 151 between that portion of
19 USH 151 designated as the Columbus bypass and US 41 near Fond du Lac and shall
20 determine, on the basis of the study, whether that portion of USH 151 speci-
21 fied in this subsection should be improved or reconstructed as a freeway or
22 expressway. The department shall submit its findings and recommendations from
23 the study to the chief clerk of each house of the legislature, under section
24 13.172 (3) of the statutes, no later than December 31, 1990.

25 ••87-2573/1••SECTION 3054. NONSTATUTORY PROVISIONS; UNIVERSITY OF
26 WISCONSIN SYSTEM.

27 ••87b0326/4•• (2b) REPORTS ON INSTRUCTIONAL PLANNING.

1 (a) The board of regents of the university of Wisconsin system shall
2 require the chancellor of each institution in the university of Wisconsin
3 system to issue a report by January 1, 1988, outlining the institution's plans
4 to revise procedures for allowing a student to add or drop a course after the
5 commencement of a semester, to encourage the most efficient use of campus
6 resources.

7 (b) By October 15, 1988, the board of regents of the university of
8 Wisconsin system shall prepare a report on the allocation of additional
9 instructional faculty positions authorized by this act. The report shall
10 address the relationship between the allocation of the additional faculty
11 positions to course offerings in fields of study which the board determines to
12 be in high demand. By October 15, 1988, the board of regents shall submit the
13 report under this paragraph to the governor and to the presiding officer of
14 each house of the legislature for referral to the appropriate standing
15 committees.

16 (2c) MINORITY FACULTY. In recruiting faculty members for fiscal years
17 1987-88 and 1988-89, the board of regents of the university of Wisconsin
18 system shall make every effort to attract minority faculty members. The board
19 of regents shall set as a goal for hiring faculty to fill the additional fac-
20 ulty positions authorized by this act that 5% of the additional faculty posi-
21 tions created by this act shall be filled by applicants who are minority group
22 members, as defined in section 560.036 (1) (f) of the statutes.

23 (2d) FUNDING FOR INSTRUCTION. The board of regents of the university of
24 Wisconsin system may not expend \$6,255,100 of the amount appropriated under
25 section 20.285 (1) (a) of the statutes in fiscal year 1988-89 and \$3,368,100
26 of the amount appropriated under section 20.285 (1) (im) of the statutes in
27 fiscal year 1988-89 to fund 240.0 FTE GPR positions until the board of regents
28 of the university of Wisconsin system submits a plan by no later than March

1 15, 1988, to the joint committee on finance and the joint committee on finance
2 approves the plan. The plan shall:

3 (a) Provide for more efficient use of academic staff to increase course
4 section offerings.

5 (b) Revise procedures for allowing a student to add or drop a course
6 following the commencement of a semester.

7 (c) Evaluate faculty productivity and workload.

8 (d) Incorporate a per credit tuition structure.

9 ••87b1813/en•• (e) Provide for the allocation of all new faculty.

10 ••87b0325/1•• (2g) TUITION AWARD PROGRAM.

11 (a) Notwithstanding section 36.27 of the statutes, in the 1987-88 and
12 1988-89 academic years, the board of regents of the university of Wisconsin
13 system may annually exempt from nonresident tuition, but not from incidental
14 or other fees, up to 150 students enrolling at the university of
15 Wisconsin-Superior in programs identified by that institution as having sur-
16 plus capacity. In addition, notwithstanding section 36.27 of the statutes, in
17 the 1987-88 and 1988-89 academic years, the board of regents of the university
18 of Wisconsin system may annually exempt from nonresident tuition, but not from
19 incidental or other fees, up to 200 students at the university of
20 Wisconsin-Parkside enrolling primarily in programs designed for juniors and
21 seniors identified by that institution as having surplus capacity.

22 ••87b1226/2•• (b) A student who receives an exemption from nonresident
23 tuition under paragraph (a) during the 1987-88 and 1988-89 academic years
24 shall continue to receive an exemption from nonresident tuition until the
25 completion of his or her degree program, notwithstanding section 36.27 of the
26 statutes and paragraph (a).

27 ••87b0328/1•• (2m) PREPAID TUITION TRUST FUND STUDY.

1 (a) The investment board, the department of revenue and the university of
2 Wisconsin system shall study financial and administrative issues related to
3 the development of a prepaid tuition trust fund for the university of
4 Wisconsin system.

5 (b) By November 16, 1988, the investment board, the department of revenue
6 and the university of Wisconsin system shall submit a draft of legislation to
7 establish a prepaid tuition program for the university of Wisconsin system to
8 the presiding officer of each house of the legislature for referral to the
9 appropriate standing committees.

10 ••87b1226/2•• (3b) REPORT ON NEW POSITIONS.

11 (a) By July 1, 1988, the board of regents of the university of Wisconsin
12 system shall prepare a report containing the following information:

13 1. The number of newly created positions filled in the 1987-88 fiscal
14 year at the university of Wisconsin system and how the positions were
15 allocated.

16 2. The number of new course sections created during the 1987-88 fiscal
17 year at the university of Wisconsin system and how the new course sections
18 were used to relieve overcrowding.

19 (b) The board of regents of the university of Wisconsin system shall
20 submit the report under paragraph (a) to the following:

21 1. The joint committee on finance.

22 2. The presiding officer of each house of the legislature for referral to
23 the appropriate standing committee.

24 ••87b1226/2•• (3g) TUITION STUDY. By September 31, 1988, the board of
25 regents of the university of Wisconsin system shall report on a plan for
26 restructuring tuition beginning in the fall semester of the 1989-90 academic
27 year.

28 ••87b1813/en•• (3j) COLLEGE PARALLEL CREDIT TRANSFER PLAN.

1 (a) By September 1, 1988, the board of regents of the university of
2 Wisconsin system shall develop a plan for designating college parallel program
3 offerings, as defined in section 36.31 (1) of the statutes, as transferable to
4 system institutions without loss of credit toward graduation.

5 (b) By September 1, 1988, the board of regents of the university of
6 Wisconsin system shall submit the plan under paragraph (a) to the chief clerk
7 of each house of the legislature for referral to the appropriate standing
8 committees.

9 ••87b1813/en•• (3m) CREDIT TRANSFER. The board of regents of the uni-
10 versity of Wisconsin system shall report on proposals to better facilitate the
11 transfer of credit between institutions in the university of Wisconsin system.

12 ••87b1845/2•• (4j) ADOLESCENT WOMEN AND NUTRITION PILOT PROGRAM. The
13 university of Wisconsin-extension, division of family living education, shall
14 develop a pilot program to study the calcium intake and levels of adolescent
15 women in one rural and one urban school district. The university of
16 Wisconsin-extension shall report to the governor and the presiding officer of
17 each house of the legislature on the status of the pilot program by July 1,
18 1989.

19 ••87b0272/2••SECTION 3055. NONSTATUTORY PROVISIONS; VETERANS AFFAIRS.

20 (1m) CLAIMS OFFICE IN SUPERIOR.

21 (a) Unless the secretary of veterans affairs certifies to the department
22 of administration on or before June 30, 1988, that the U.S. veterans adminis-
23 tration is operating an outpatient health clinic in Douglas county, the
24 department of veterans affairs may not fund 1.0 SEG FTE position authorized
25 under this act and may not expend or encumber the following amounts in fiscal
26 year 1987-88:

27 1. From the appropriation under section 20.485 (2) (db) of the statutes,
28 as affected by this act, \$22,300.

1 2. From the appropriation under section 20.485 (2) (u) of the statutes,
2 \$22,300.

3 (b) Unless the secretary of veterans affairs certifies to the department
4 of administration on or before June 30, 1989, that the U.S. veterans adminis-
5 tration is operating an outpatient clinic in Douglas county, the department of
6 veterans affairs may not fund 1.0 SEG FTE position authorized under this act
7 and may not expend or encumber the following amounts in fiscal year 1988-89:

8 1. From the appropriation under section 20.485 (2) (db) of the statutes,
9 as affected by this act, \$29,100.

10 2. From the appropriation under section 20.485 (2) (u) of the statutes,
11 \$29,100.

12 ••87b0307/2••SECTION 3056. NONSTATUTORY PROVISIONS; VOCATIONAL, TECHNICAL
13 AND ADULT EDUCATION.

14 (1f) EDUCATIONAL APPROVAL BOARD; PROPRIETARY SCHOOL FEES. The educa-
15 tional approval board may promulgate emergency rules under section 227.24 of
16 the statutes to initially establish fees under section 38.51 (10) (c) of the
17 statutes, as affected by this act, before the educational approval board
18 promulgates rules under section 38.51 (10) (c) of the statutes, as affected by
19 this act, to establish fees.

20 ••87-0624/4••SECTION 3057. NONSTATUTORY PROVISIONS; OTHER.

21 (1g) DEPUTY COMMISSIONER OF SAVINGS AND LOAN. Notwithstanding section
22 17.07 (6) of the statutes, the deputy commissioner of savings and loan on the
23 effective date of this subsection may be removed from office by the commis-
24 sioner of savings and loan, at pleasure.

25 ••87a1035/3•• (1r) SEA LAMPREY STUDY COMMITTEE.

26 (a) Creation. There is created a sea lamprey study committee to study
27 the problems caused by sea lampreys entering the state's inland waters and to
28 report its findings to the legislature. The committee shall consist of 7

1 members appointed by the governor to serve for terms expiring on May 1, 1988.
2 At least one member of the committee shall be appointed to represent the
3 interests of the Lake Superior area and at least one member of the committee
4 shall be appointed to represent the interests of the Lake Michigan area.

5 (b) Report. The committee shall submit a report to the legislature by
6 March 1, 1988, to provide information on the nature and magnitude of the
7 problem caused by sea lampreys and to suggest alternative solutions to the
8 problem for the legislature to consider.

9 ••87b0350/2•• (2d) TERMS OF MEMBERS OF CERTAIN BODIES. Notwithstanding
10 section 17.07 (6) of the statutes, the chairpersons and members of the trans-
11 portation projects commission, joint survey committee on debt management,
12 joint survey committee on tax exemptions and state capitol and executive
13 residence board on the effective date of this subsection may be removed from
14 office by the joint committee on legislative organization.

15 ••87b1922/en•• (3m) MINORITY BUSINESS DEMONSTRATION AND TRAINING PROGRAM.
16 The metropolitan sewerage commission created under section 66.882 of the
17 statutes shall report to the presiding officers of each house of the
18 legislature, for distribution to the appropriate standing committees, no later
19 than July 1, 1988, concerning the status of implementation of the minority
20 business demonstration and training program under section 66.905 of the
21 statutes.

22 ••87-1851/7••SECTION 3101. APPROPRIATION CHANGES; ADMINISTRATION.

23 (1) FINANCING OF STATE FACILITY OPERATIONS.

24 (a) There is transferred to the appropriation to the department of
25 administration under section 20.505 (5) (ka) of the statutes, as created by
26 this act, the unencumbered balances of the appropriations under sections
27 20.505 (1) (kf) and 20.867 (1) (g) of the statutes on the effective date of
28 this paragraph.

1 (b) There is transferred to the appropriation to the department of
2 administration under section 20.505 (5) (kb) of the statutes, as created by
3 this act, the unencumbered balance of the appropriation under section 20.867
4 (1) (h) of the statutes on the effective date of this paragraph.

5 (c) There is transferred to the appropriation to the department of
6 administration under section 20.505 (5) (kc) of the statutes, as created by
7 this act, the unencumbered balance of the appropriation under section 20.867
8 (1) (i) of the statutes on the effective date of this paragraph.

9 ••87-2295/2•• (2) RECORDS, MICROFILM AND FORMS SERVICES. On the effec-
10 tive date of this subsection, the unencumbered balance in the appropriation
11 under section 20.505 (1) (kh) of the statutes, as affected by this act, is
12 transferred to the appropriation under section 20.505 (1) (kg) of the
13 statutes, as created by this act.

****NOTE: This draft (LRB-2295/2) reconciles LRB-2295/1 and
LRB-2703/1. Both LRB-2295 and LRB-2703/1 should continue to appear
in the sprint.

14 ••87b0376/4••SECTION 3104. APPROPRIATION CHANGES; AGRICULTURE, TRADE AND
15 CONSUMER PROTECTION.

16 (1) LAND CONSERVATION AND FARMLAND PRESERVATION.

17 (a) There is transferred to the department of agriculture, trade and
18 consumer protection under section 20.115 (7) (c) of the statutes, as affected
19 by this act, the unencumbered balance, immediately before the effective date
20 of this paragraph, in the appropriation under section 20.115 (7) (d), 1985
21 stats.

22 (b) There is transferred to the department of agriculture, trade and
23 consumer protection under section 20.115 (7) (c) of the statutes, as affected
24 by this act, the unencumbered balance, immediately before the effective date
25 of this paragraph, in the appropriation under section 20.115 (7) (f), 1985
26 stats.

1 ••87b0192/3••SECTION 3130. APPROPRIATION CHANGES; INDUSTRY, LABOR AND
2 HUMAN RELATIONS.

3 (1g) DISLOCATED WORKERS. When the secretary of industry, labor and human
4 relations notifies the department of administration of the amount of the funds
5 allocated to the state under 29 USC 1651 (b) and (d) for that fiscal year,
6 there shall lapse to the general fund from the appropriation under section
7 20.445 (1) (bc) of the statutes, as affected by the acts of 1987, the follow-
8 ing amounts:

9 (a) In fiscal year 1987-88, the amount, if any, that the funds allotted
10 to the state under 29 USC 1651 (b) and (d) in that fiscal year exceed
11 \$3,151,000.

12 (b) In fiscal year 1988-89, the amount, if any, that the funds allotted
13 to the state under 29 USC 1651 (b) and (d) in that fiscal year exceed
14 \$3,151,000.

15 ••87b0397/2•• (1m) TARGETED JOBS TAX CREDIT PROGRAM. The department of
16 industry, labor and human relations may transfer from the balance of the
17 appropriation under section 20.445 (1) (gf) of the statutes, as created by
18 this act, an amount sufficient to repay the appropriation under section 20.445
19 (1) (n) of the statutes for the costs in fiscal year 1986-87 of administering
20 the targeted jobs tax credit program under section 51 of the internal revenue
21 code.

22 ••87b2178/1••SECTION 3131. APPROPRIATION CHANGES; INSURANCE.

23 (1m) LAPSE TO GENERAL FUND. Notwithstanding section 20.001 (3) (a) of
24 the statutes, on the effective date of this subsection, there shall lapse to
25 the general fund \$400,000 of the unencumbered balance under section 20.145 (1)
26 (g) of the statutes as of June 30, 1987.

27 SECTION 3140. APPROPRIATION CHANGES; NATURAL RESOURCES.

1 ••87-2610/4•• (3) ENVIRONMENT AIDS; NONPOINT SOURCE. There is lapsed to
2 the general fund on the effective date of this subsection from the appropria-
3 tion to the department of natural resources for fiscal year 1986-87 under
4 section 20.370 (4) (cc) of the statutes, as affected by the acts of 1987, the
5 amount specified by the department of administration but not to exceed the
6 lesser of the unencumbered balance or \$3,450,000.

7 ••87-2237/2••SECTION 3152. APPROPRIATION CHANGES; TRANSPORTATION.

8 ••87a1023/5•• (1m) TRAFFIC VIOLATION AND REGISTRATION PROGRAM.

9 (a) In addition to the amount in the schedule for fiscal year 1987-88,
10 the appropriation to the department of transportation under section 20.395 (5)
11 (cg) of the statutes, as affected by the acts of 1987, is increased for fiscal
12 year 1987-88 by an amount equal to the encumbered balance in the appropriation
13 under section 20.395 (5) (cg), 1985 stats., immediately before the effective
14 date of this paragraph.

15 (b) All moneys in the appropriation account under section 20.395 (5)
16 (cg), 1985 stats., shall be transferred to the transportation fund on the
17 effective date of this paragraph, immediately before any reversion to the
18 general fund.

19 (c) For the purpose of closing out accounts, the transfer of funds under
20 paragraph (b) shall be treated as if the transfer occurred on June 30, 1987.

21 ••87-2329/1••SECTION 3154. APPROPRIATION CHANGES; UNIVERSITY OF
22 WISCONSIN SYSTEM.

23 ••87-2330/1•• (4) ADULT EDUCATION CENTER. In addition to the amounts in
24 the schedule, the appropriation to the university of Wisconsin system under
25 section 20.285 (1) (h) of the statutes, as affected by the acts of 1987, is
26 increased for fiscal year 1987-88 by an amount equal to the unencumbered bal-
27 ance in the appropriation under section 20.285 (1) (k), 1985 stats., on the
28 day prior to the effective date of this subsection, immediately prior to any

1 reversion to the general fund, for the purpose of funding the adult education
2 center and the positions associated with the center.

3

****NOTE: Section 20.435 (4) (b) has been deleted from
LRB-2174/3; the section was affected by drafts with the following
LRB #'s: 1777/2, 1800/1, 2093/4 and 2174/2.

4 ••87b0390/3••SECTION 3200. TERMINOLOGY CHANGES.

5 ••87b1990/en•• (4) AGRICULTURE, TRADE AND CONSUMER PROTECTION.

6 (am) Agent status for villages. Wherever the term "city or county" or
7 "city's or county's" appears in the following sections of the statutes, the
8 term "village, city or county" or "village's, city's or county's",
9 respectively, is substituted: 97.20 (6), 97.26 (1) and (3), 97.28 (1), (5)
10 and (6m), 97.36, 97.38, 97.40 (2) and (3), 97.41 (2), (4), (6), (7) and (9)
11 (a) and 97.415.

12 (24) HEALTH AND SOCIAL SERVICES.

13 (am) Agent status for villages. Wherever the term "city or county"
14 appears in the following sections of the statutes, the term "village, city or
15 county" is substituted: 50.535 (2) (b), (dm), (g) and (j) 1, 50.54 (1),
16 66.124 (2) (b) and (c), (3), (4) and (5) (b) 1 and 2 and 140.05 (17) (a).

17 (47) REVENUE.

18 (a) Inheritance taxes.

19 1. Wherever the term "subchapter" appears in the following sections of
20 the statutes, the term "chapter" is substituted: 72.11 (2), 72.21 (1) and
21 (2), 72.22 (2) and 72.27.

22 2. Wherever the term "inheritance" appears in the following sections of
23 the statutes, the term "death" is substituted: 20.566 (1) (a), 862.11, 863.39
24 (3) (a), 865.11, 867.02 (2) (a) 3 and 868.05 (2).

1 SECTION 3201. PROGRAM RESPONSIBILITY CHANGES. In the sections of the
2 statutes listed in Column A, the program responsibilities references shown in
3 Column B are deleted and the program responsibilities references shown in
4 Column C are inserted:

5 (1) ADMINISTRATION.

6 (a) Federalizing the corporate tax.

7	A	B	C
8	Statute Sections	References Deleted	References Inserted
9	15.101 (intro.)	71.04 (16)	none
10	••87b0502/2•• (am)	<u>Shared revenue.</u>	

11	A	B	C
12	Statute Sections	References Deleted	References Inserted
13	15.101 (intro.), as	79.02 (4), 79.08 (1)	79.08
14	affected by 1985		
15	Wis. Act 29		

16 ••87-1255/1•• (c) Aerial photographic survey.

17	A	B	C
18	Statute Sections	References Deleted	References Inserted
19	15.101 (intro.)	none	85.10
20	••87-2328/1•• (d)	<u>Approval of UW student fees and reserve accumulations.</u>	

21	A	B	C
22	Statute Sections	References Deleted	References Inserted
23	15.101 (intro.)	none	36.46
24	••87-1081/4•• (g)	<u>Sick leave credit conversion.</u>	

25	A	B	C
26	Statute Sections	References Deleted	References Inserted
27	15.101 (intro.)	none	40.05 (4)(bp) 2
28	(hm)	<u>Withholding delinquent child support.</u>	

1	<u>A</u>	<u>B</u>	<u>C</u>
2	Statute Sections	References Deleted	References Inserted
3	15.101 (intro.)	none	46.255 (4m)
4	••87b0353/1•• (km) <u>Disability determinations.</u>		
5	<u>A</u>	<u>B</u>	<u>C</u>
6	Statute Sections	References Deleted	References Inserted
7	15.101 (intro.)	46.03 (28)	none
8	••87b1990/en•• (3) AGING AND LONG-TERM CARE BOARD.		
9	(aj) <u>Long-term care insurance.</u>		
10	<u>A</u>	<u>B</u>	<u>C</u>
11	Statute Sections	References Deleted	References Inserted
12	15.101 (12)	none	146.91 (2)(intro.)
13	••87b0376/4•• (4) AGRICULTURE, TRADE AND CONSUMER PROTECTION.		
14	(am) <u>Soil and water resource management program.</u>		
15	<u>A</u>	<u>B</u>	<u>C</u>
16	Statute Sections	References Deleted	References Inserted
17	15.131 (intro.)	none	144.25
18	(16) DEVELOPMENT.		
19	••87-2605/2•• (a) <u>Farmland preservation aids.</u>		
20	<u>A</u>	<u>B</u>	<u>C</u>
21	Statute Sections	References Deleted	References Inserted
22	15.151 (intro.)	91.65	none
23	(bm) <u>Development zones.</u>		
24	<u>A</u>	<u>B</u>	<u>C</u>
25	Statute Sections	References Deleted	References Inserted
26	15.151 (intro.)	none	66.467
27	••87b1990/en•• (19) EMPLOYE TRUST FUNDS.		
28	(ag) <u>Long-term care insurance.</u>		

1	<u>A</u>	<u>B</u>	<u>C</u>
2	Statute Sections	References Deleted	References Inserted
3	15.161 (intro.)	none	146.91 (intro.)
4	(23) GOVERNOR.		
5	••87-2066/6•• (a) <u>Economic adjustment programs.</u>		
6	<u>A</u>	<u>B</u>	<u>C</u>
7	Statute Sections	References Deleted	References Inserted
8	14.011 (intro.)	560.095 (3)(c)	none
9	(ag) <u>Lake Michigan ferry service loan approval.</u>		
10	<u>A</u>	<u>B</u>	<u>C</u>
11	Statute Sections	References Deleted	References Inserted
12	14.011 (intro.)	85.097 (3)(b)	none
13	(24) HEALTH AND SOCIAL SERVICES.		
14	(am) <u>Council on suicide prevention.</u>		
15	<u>A</u>	<u>B</u>	<u>C</u>
16	Statute Sections	Old Cross-References	New Cross-References
17	15.191 (intro.)	15.377 (7)	15.377 (7m)
18	(cm) <u>Hospital bonding authority.</u>		
19	<u>A</u>	<u>B</u>	<u>C</u>
20	Statute Sections	References Deleted	References Inserted
21	15.191 (intro.)	66.521 (2) (k) 7. a	none
22	(30) INDUSTRY, LABOR AND HUMAN RELATIONS.		
23	(a) <u>Federalizing the corporate tax.</u>		
24	<u>A</u>	<u>B</u>	<u>C</u>
25	Statute Sections	References Deleted	References Inserted
26	15.221 (intro.)	71.04 (16)	none
27	••87-1238/2•• (c) <u>Support collection.</u>		

1	<u>A</u>	<u>B</u>	<u>C</u>
2	Statute Sections	References Deleted	References Inserted
3	15.221 (intro.)	46.25 (8)	none
4	••87-2066/6•• (d) <u>Economic adjustment programs.</u>		
5	<u>A</u>	<u>B</u>	<u>C</u>
6	Statute Sections	References Deleted	References Inserted
7	15.221 (intro.)	560.095 (3)(c)	none
8	(em) <u>Law enforcement assistance.</u>		
9	<u>A</u>	<u>B</u>	<u>C</u>
10	Statute Sections	References Deleted	References Inserted
11	15.221 (intro.)	none	165.88 (5)
12	(31) INSURANCE.		
13	(a) <u>Inheritance taxes.</u>		
14	<u>A</u>	<u>B</u>	<u>C</u>
15	Statute Sections	References Deleted	References Inserted
16	15.731	72.28 (1)(c) 1. b	none
17	(cj) <u>Long-term care insurance.</u>		
18	<u>A</u>	<u>B</u>	<u>C</u>
19	Statute Sections	References Deleted	References Inserted
20	15.731	none	146.91 (2)(intro.)
21	(36) JUSTICE.		
22	(a) <u>Gift taxes.</u>		
23	<u>A</u>	<u>B</u>	<u>C</u>
24	Statute Sections	References Deleted	References Inserted
25	15.251 (intro.)	72.86	none
26	(ah) <u>Petroleum storage environmental cleanup.</u>		

1	<u>A</u>	<u>B</u>	<u>C</u>
2	Statute Sections	References Deleted	References Inserted
3	15.251 (intro.)	none	144.4425 (5)(b)
4	(b) <u>Inheritance taxes.</u>		
5	<u>A</u>	<u>B</u>	<u>C</u>
6	Statute Sections	References Deleted	References Inserted
7	15.251 (intro.)	72.34	none
8	**87b0360/1** (ch) <u>Hospital rate-setting commission.</u>		
9	<u>A</u>	<u>B</u>	<u>C</u>
10	Statute Sections	References Deleted	References Inserted
11	15.251 (intro.)	54.25	none
12	(40) NATURAL RESOURCES.		
13	**87b0376/4** (bm) <u>Nonpoint source water pollution abatement.</u>		
14	<u>A</u>	<u>B</u>	<u>C</u>
15	Statute Sections	References Deleted	References Inserted
16	15.341 (intro.)	92.085 and 92.15 (4)	none
17	(44) PUBLIC INSTRUCTION.		
18	**87-2025/5** (a) <u>Mental health institutes.</u>		
19	<u>A</u>	<u>B</u>	<u>C</u>
20	Statute Sections	References Deleted	References Inserted
21	15.371 (intro.)	none	51.05 (5)
22	**87-2304/4** (b) <u>School aid tax credit.</u>		
23	<u>A</u>	<u>B</u>	<u>C</u>
24	Statute Sections	References Deleted	References Inserted
25	15.371 (intro.)	79.10 (3)(d)	none
26	(bc) <u>School attendance requirement study.</u>		

1	A	B	C
2	Statute Sections	References Deleted	References Inserted
3	15.371 (intro.)	none	49.50 (7)(im)
4	(cm) <u>Adolescent choices project program.</u>		
5	A	B	C
6	Statute Sections	References Deleted	References Inserted
7	15.371 (intro.)	none	46.935 (3)
8	(45) PUBLIC SERVICE COMMISSION.		
9	(am) <u>Emergency number system funding.</u>		
10	A	B	C
11	Statute Sections	References Deleted	References Inserted
12	15.791	none	146.70 (3)
13	••87-2246/2•• (47) REVENUE.		
14	(a) <u>Importation in vehicle tanks.</u>		
15	A	B	C
16	Statute Sections	References Deleted	References Inserted
17	15.431 (intro.)	none	341.45 (1m) and (5)
18	(48) SAVINGS AND LOAN.		
19	••87-0624/4•• (a) <u>Deputy commissioner appointment.</u>		
20	A	B	C
21	Statute Sections	References Deleted	References Inserted
22	15.821 (1)	215.02 (1)	none
23	••87-2243/6•• (52) TRANSPORTATION.		
24	(a) <u>Local transportation aids.</u>		
25	A	B	C
26	Statute Sections	References Deleted	References Inserted
27	15.461 (1)	86.301 (5)	84.61 (5)
28	(bn) <u>Elimination of transportation projects commission.</u>		

1	<u>A</u>	<u>B</u>	<u>C</u>
2	Statute Sections	References Deleted	References Inserted
3	15.461 (intro.)	13.489	none

4 (53) TREASURER.

5 (a) Inheritance taxes.

6	<u>A</u>	<u>B</u>	<u>C</u>
7	Statute Sections	References Deleted	References Inserted
8	14.561	72.34 (1)(b)	none

9 (54) UNIVERSITY OF WISCONSIN SYSTEM.

10 ••87-2199/6•• (a) Authorized position changes.

11	<u>A</u>	<u>B</u>	<u>C</u>
12	Statute Sections	References Deleted	References Inserted
13	15.911 (intro.)	none	16.505 (2m)

14
 *****NOTE: This draft (LRB-2199/5) reconciles LRB-2097/2, LRB-2199/4, LRB-2203/6 and LRB-2204/2. LRB-2097, LRB-2199, LRB-2203 and LRB-2204 should continue to appear in the sprint.

15 ••87-2204/3•• (b) Expenditure of federal revenue.

16	<u>A</u>	<u>B</u>	<u>C</u>
17	Statute Sections	References Deleted	References Inserted
18	15.911 (intro.)	none	16.54 (8r)

19
 *****NOTE: This draft (LRB-2204/3) reconciles LRB-2097/2, LRB-2199/4, LRB-2203/6 and LRB-2204/2. LRB-2097, LRB-2199, LRB-2203 and LRB-2204 should continue to appear in the sprint.

20 ••87b0193/1•• (55) VETERANS AFFAIRS.

21 (ac) Additional loans to veterans.

22	<u>A</u>	<u>B</u>	<u>C</u>
23	Statute Sections	References Deleted	References Inserted
24	15.491	25.17 (3)(bg)	none

1 (56) VOCATIONAL, TECHNICAL AND ADULT EDUCATION.

2 ••87-2066/6•• (a) Economic adjustment programs.

3	<u>A</u>	<u>B</u>	<u>C</u>
4	Statute Sections	References Deleted	References Inserted
5	15.941 (intro.)	560.095	none

6 SECTION 3202. CROSS-REFERENCE CHANGES. In the sections of the statutes
7 listed in Column A, the cross-references shown in Column B are changed to the
8 cross-references shown in Column C:

9 ••87b0411/3•• (24) HEALTH AND SOCIAL SERVICES.

10 (ag) Presumptive medical assistance eligibility.

11	<u>A</u>	<u>B</u>	<u>C</u>
12	Statute Sections	Old Cross-References	New Cross-References
13	46.206 (1)(bm)	49.46 or 49.47	49.46, 49.465
14			or 49.47
15	49.45 (2)(a) 15	49.46 and 49.47	49.46 to 49.47
16	and (b) 3		
17	49.45 (3)(b)	49.46 or 49.47	49.46, 49.465 or 49.47
18	49.65 (6)(b)	49.46 or 49.47	49.46, 49.465 or 49.47
19	632.72	49.46 or 49.47	49.46, 49.465 or 49.47
20	814.61 (13)	49.46 or 49.47	49.46, 49.465 or 49.47

21 (47) REVENUE.

22 (a) Gift and inheritance taxes.

23	<u>A</u>	<u>B</u>	<u>C</u>
24	Statute Sections	Old Cross-References	New Cross-References
25	73.01 (4)(a)	71.12, 72.86 (4)	71.12, 72.86 (4), 1985
26			stats.

1	185.981 (5)	70.11, 71.01 (3),	70.11 and 71.01 (3)
2		72.15 and subch. IV	
3		of ch. 72	
4	616.10	70.11, 71.01 (3),	70.11 and 71.01 (3)
5		72.15 and subch. IV	
6		of ch. 72	
7	700.24	ss. 71.13 (3)(b), 72.86	s. 71.13 (3)(b), s.
8		(2), ch. 49 or 779	72.86 (2), 1985 stats.,
9			ch. 49 or 779
10	766.60 (5)(b)	71.13 (3)(b) or 72.86	71.13 (3)(b)
11		(2)	
12	867.07 (5)	72.31	867.05 (5) and (6)
13	••87-2304/4•• (ag)	<u>School aid tax credit.</u>	
14	<u>A</u>	<u>B</u>	<u>C</u>
15	Statute Sections	Old Cross-References	New Cross-References
16	71.09 (7)(a) 7	79.10 (3) to (5)	79.10
17	121.085 (1)(a) and (b)	s. 79.10 (3) and this	this subchapter
18		subchapter	
19	••87b0497/1•• (bm)	<u>Homestead credit.</u>	
20	<u>A</u>	<u>B</u>	<u>C</u>
21	Statute Sections	Old Cross-References	New Cross-References
22	71.09 (7)(a) 7, as	pars. (grm) and (gro)	pars. (grm) to (grp)
23	affected by 1987		
24	Wis. Act		
25	(this act),		
26	section 1383		
27	••87-1094/3••SECTION 3203.	<u>INITIAL APPLICABILITY.</u>	
28	••87b0166/2•• (1)	ADMINISTRATION.	

1 (ad) Disaster recovery aid. The treatment of section 166.03 (2) (b) 8 of
2 the statutes applies with respect to major disasters as defined in 42 USC 5122
3 (2) occurring on or after the effective date of this paragraph.

4 ••87b0185/6•• (am) State-owned rental housing. The treatment of section
5 16.004 (8) of the statutes and the creation of section 16.004 (8) (c) of the
6 statutes first apply to the report on rental rates and policies to be submit-
7 ted in March 1988.

8 (bn) State purchasing reciprocity. The treatment of sections 16.75 (1)
9 (a) and (8), 16.754 (2) and (3) (intro.) and 16.855 (1) of the statutes and
10 the creation of section 16.75 (1) (a) 2 of the statutes first apply to con-
11 tracts and orders awarded on the effective date of this paragraph.

12 ••87b0441/2•• (9) CHILD ABUSE AND NEGLECT PREVENTION BOARD.

13 (am) Birth certificate fees. The treatment of section 69.22 (1) (c) and
14 (5) (b) 2 of the statutes applies to fees collected on or after the effective
15 date of this paragraph.

16 (10) CIRCUIT COURTS.

17 (a) Court automation fee. The treatment of section 814.635 of the stat-
18 utes applies to fees collected on or after the effective date of this
19 paragraph, regardless of when the action or special proceeding was commenced.

20 (bm) Paternity actions. The treatment of sections 767.01 (2), 767.25
21 (5), 767.45 (5), 767.455 (5), (5g) and (5r), 767.457, 767.458 (2), 767.46 (2)
22 (intro.), 767.465 (2) and (3), 767.48 (1), (1m) and (4) and 767.50 of the
23 statutes and the creation of sections 767.45 (5) (a), 767.457, 767.458 (1m),
24 767.465 (3) (c), 767.50 (2) and 767.51 (4) of the statutes first apply to
25 paternity actions commenced on the first day of the 3rd month beginning after
26 publication.

1 (cg) Trial dates in certain paternity actions. The treatment of section
2 767.49 of the statutes applies to actions commenced on or after the effective
3 date of this paragraph.

4 ••87b0473/2•• (18) ELECTIONS BOARD.

5 (ac) Contribution limitation exclusion. The treatment of section 11.26
6 (13m) of the statutes and the creation of section 11.26 (13m) (b) of the
7 statutes apply to expenses incurred on or after July 1, 1986.

8 (bm) Political party contribution limitation. The treatment of section
9 11.26 (8) (a) of the statutes first applies to the biennium commencing on
10 January 1, 1987.

11 (21) EMPLOYMENT RELATIONS DEPARTMENT.

12 ••87-1071/2•• (a) Hazardous injury pay. The treatment of section 230.36
13 (1) of the statutes first applies to a state employe who suffers injury on the
14 effective date of this paragraph.

15 (cm) Day care services. The treatment of section 230.048 (4) (a) of the
16 statutes first applies on the first day of the 7th month beginning after the
17 effective date of this paragraph, except that with respect to any day care
18 provider under contract with the department of employment relations, on the
19 first day of the 7th month after the effective date of this paragraph, under
20 section 230.048 (1) of the statutes, section 230.048 (4) (a) of the statutes
21 first applies on the day that the contract expires or is extended or renewed.

22 (24) HEALTH AND SOCIAL SERVICES.

23 ••87-2077/2•• (a) Fees for regulation of establishments.

24 1. 'Permit fees.' The treatment of sections 50.53 (1), (1m) and (2m),
25 50.535 (2) (a) and 140.05 (17) (d) 2. (figure) of the statutes first applies
26 to those initial biennial permits and biennial permit renewals of bed and
27 breakfast establishments and to those initial annual permits and annual permit
28 renewals of all other establishments that have an effective date of July 1,

1 1987, and to those biennial permit renewals of bed and breakfast establish-
2 ments that have an effective date of July 1, 1988.

3 2. 'State fees.' The treatment of section 50.535 (2) (e) of the statutes
4 first applies to initial annual permits, initial biennial permits of bed and
5 breakfast establishments, annual permit renewals and biennial permit renewals
6 of bed and breakfast establishments on January 1, 1988.

7 ••87-1777/4•• (b) Relocation funds for community services. The treatment
8 of section 46.266 of the statutes first applies to a termination of the use of
9 a nursing home bed under section 46.266 (1) (a) of the statutes that occurs on
10 the effective date of this paragraph.

 ***NOTE: This draft (LRB-1777/3) reconciles LRB-1775/3 with
 respect to s. 20.435 (1) (b); and reconciles LRB-1800/1, LRB-2093/4
 and LRB-2174/2 with respect to s. 20.435 (4) (b). Drafts LRB-1775,
 LRB-1777, LRB-1800, LRB-2093 and LRB-2174 all should continue to
 appear in the sprint.

11 ••87b0418/1•• (bg) Domestic abuse assessments. The treatment of sections
12 20.435 (4) (cb) and (hh), 59.20 (5) (b), 59.395 (5), 814.60 (2) (b), 971.37
13 (1m) (c), 973.05 (1) and (3) (a) and 973.055 (1) and (4) applies to offenses
14 committed on or after the effective date of this paragraph.

15 ••87b0383/2•• (ce) Foster care insurance claims. The treatment of
16 section 48.627 (1m), (1s) and (2) (d) and (h) of the statutes applies to
17 claims filed on or after the effective date of this paragraph.

18 ••87b0454/1•• (dm) Asbestos certification. The treatment of section
19 140.06 (2) of the statutes first applies to any person performing an asbestos
20 abatement activity, as defined in section 140.06 (1) (b) of the statutes, as
21 created by this act, an asbestos management activity, as defined in section
22 140.06 (1) (d) of the statutes, as created by this act, or supervising the
23 performance of an asbestos abatement activity, as defined in section 140.06
24 (1) (b) of the statutes, as created by this act, on the first day of the 9th
25 month after the effective date of this paragraph.