AN ACT relating to amending and revising various provisions of the statutes for the purpose of removing or replacing personal pronouns and other language that discriminates on the basis of sex, making other corrections necessary to remove from the statutes terminology that discriminates on the basis of sex and clarifying and modernizing language (Revisor’s Correction Bill).

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

SECTION 1. 5.37 (1) of the statutes is amended by replacing “any proposition he is entitled to vote” with “any proposition the elector is entitled to vote” and by replacing “no one will know how he is voting” with “no one will know how the elector is voting”.

NOTE: Replaces personal pronouns.

SECTION 2. 5.62 (4) (a) of the statutes is amended by replacing “filing nomination papers with his office” with “filing nomination papers with the clerk’s office”.

NOTE: Replaces personal pronoun.

SECTION 3. 5.64 (1) (f) of the statutes is amended by replacing “elector to cast his ballot jointly for both” with “elector to cast a ballot jointly for both”.

NOTE: Replaces personal pronoun.

SECTION 4. 6.02 (1) of the statutes is amended by replacing “before any election where he offers to vote” with “before any election where the citizen offers to vote”.

NOTE: Replaces personal pronoun.

SECTION 5. 6.03 (1) (b) of the statutes is amended by replacing “unless his civil rights are restored” with “unless the person’s civil rights are restored”.

NOTE: Replaces personal pronoun.

SECTION 6. 6.03 (2) of the statutes is amended by replacing “any election in which he has made or become interested” with “any election in which the person has made or become interested”.

NOTE: Replaces personal pronoun.

SECTION 7. 6.05 of the statutes is amended by replacing “entitled to vote if he complies with this chapter” with “entitled to vote if the person complies with this chapter”.

NOTE: Replaces personal pronoun.

SECTION 8. 6.10 (1) of the statutes is amended by replacing “the place where his habitation is fixed” with “the place where the person’s habitation is fixed” and by replacing “and to which, when absent, he intends to return” with “and to which, when absent, the person intends to return”.

NOTE: Replaces personal pronouns.

SECTION 9. 6.10 (4) of the statutes is amended to read as follows:

6.10 (4) An The residence of an unmarried person sleeping in one ward and boarding in another has residence is the place where he the person sleeps. An The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month or year, has his residence, if one of the places is with his the residence of the person’s parents, at is the place of his parents the parents’ residence unless through registration or similar act he the person elects to establish a residence elsewhere. If he the person has no parents and if he the person has not registered elsewhere, his the person’s residence shall be at the place which he the person considered his or her residence in preference to any other for at least 10 days before an election. If this place is within the municipality, he the person is entitled
to all the privileges and subject to all the duties of other citizens having their residence there, including voting.

**Note:** Renders provision gender neutral.

**Section 10.** 6.10 (5) of the statutes is amended by replacing “person shall not lose his residence when he leaves his home” with “person shall not lose residence when the person leaves home”.

**Note:** Replaces personal pronouns.

**Section 11.** 6.10 (7) of the statutes is amended to read:

6.10 (7) A guest at a national or a state soldiers’ home in this state, a guest at a home for the aged supported by benevolence, or a patient of any county home or other charitable institution, resides in the municipality where the home is located and within the ward where he the guest or patient sleeps, unless before becoming a guest or patient at the home he the guest or patient elects to maintain his or her prior residence as his or her voting residence.

**Note:** Renders provision gender neutral.

**Section 12.** 6.10 (9) of the statutes is amended by replacing “right to vote at his place of residence” with “right to vote at the person’s place of residence”.

**Note:** Replaces personal pronoun.

**Section 13.** 6.10 (10) of the statutes is amended to read:

6.10 (10) If a person moves to another state with an intent to make his a permanent residence there, or, if while there he the person exercises his the right to vote as a citizen of that state by voting, he the person loses his Wisconsin residence.

**Note:** Renders provision gender neutral.

**Section 14.** 6.18 of the statutes is amended by replacing “the state to which he has moved” with “the state to which the elector has moved”, by replacing “ballot in the ward of his prior residence” with “ballot in the ward of the elector’s prior residence”, by replacing “to the municipal clerk of his prior Wisconsin residence” with “to the municipal clerk of the elector’s prior Wisconsin residence” and by replacing “the applicant shall specify his eligibility” with “the applicant shall specify the applicant’s eligibility”.

**Note:** Replaces personal pronouns.

**Section 15.** 6.76 (1) of the statutes is amended by replacing “is entitled to absent himself from work” with “is entitled to be absent from work” and by replacing “The elector shall notify his employer before election day of his intended absence.” with “The elector shall notify the affected employer before election day of the intended absence.”

**Note:** Renders provision gender neutral.

**Section 16.** 6.78 (4) of the statutes is amended by replacing “Any elector waiting his turn to vote” with “Any elector waiting to vote”.

**Note:** Renders provision gender neutral.

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**Section 17.** 6.80 (2) (c) of the statutes is amended by replacing “spoils or erroneously prepares his ballot may receive another” with “spoils or erroneously prepares a ballot may receive another”.

**Note:** Replaces personal pronoun.

**Section 18.** 6.80 (3) (a) of the statutes is amended by replacing “shall have to mark his ballot, taking into consideration” with “shall have to mark the ballot, taking into consideration”.

**Note:** Replaces personal pronouns.

**Section 19.** 6.80 (3) (b) of the statutes is amended by replacing “after being notified by one of the inspectors that his time has expired, he shall be removed” with “after being notified by one of the inspectors that the time has expired, the elector shall be removed”.

**Note:** Replaces personal pronouns.

**Section 20.** 6.87 (8) of the statutes is amended by replacing “in the performance of his official duties” with “in the performance of the clerk’s official duties”.

**Note:** Replaces personal pronoun.

**Section 21.** 6.92 (1) of the statutes is amended by replacing “on the ground that he is not a citizen” with “on the ground that the person is not a citizen”.

**Note:** Replaces personal pronoun.

**Section 22.** 6.92 (2) (intro.) of the statutes is amended by replacing “on the ground that he is not a resident of the ward where he offers his vote;” with “on the ground that the person is not a resident of the ward where the person’s vote is offered;”.

**Note:** Renders provision gender neutral.

**Section 23.** 6.92 (3) of the statutes is amended by replacing “on the ground that he is not 18 years of age;” with “on the ground that the person is not 18 years of age;”.

**Note:** Renders provision gender neutral.

**Section 24.** 6.92 (4) (intro.) of the statutes is amended by replacing “on the ground that he has made or become” with “on the ground that the person has made or become”.

**Note:** Replaces personal pronoun.

**Section 25.** 6.92 (5) (intro.) of the statutes is amended by replacing “on the ground that he has been convicted” with “on the ground that the person has been convicted”.

**Note:** Replaces personal pronoun.

**Section 26.** 7.10 (2) of the statutes is amended by replacing “all candidates filed in his office or certified to him by the board” with “all candidates filed in the clerk’s office or certified to the clerk by the board”.

**Note:** Replaces personal pronouns.

**Section 27.** 7.15 (1) (intro.) of the statutes is amended by replacing “He shall perform the following duties” with “The clerk shall perform the following duties”.

**Note:** Replaces personal pronoun.
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**SECTION 28.** 7.15 (1) (g) of the statutes is amended by replacing “violations of which he has knowledge to the district attorney” with “violations of which the clerk has knowledge to the district attorney”.  
NOTE: Renders provision gender neutral.

**SECTION 29.** 7.50 (2) (c) of the statutes is amended by replacing “If an elector marks his ballot with a cross” with “If an elector marks a ballot with a cross”.  
NOTE: Replaces personal pronoun.

**SECTION 30.** 7.60 (1) of the statutes is amended by replacing “the county clerk shall keep his office open to receive” with “the county clerk shall keep the clerk’s office open to receive”.  
NOTE: Replaces personal pronoun.

**SECTION 31.** 8.03 (2) of the statutes is amended by replacing “such election shall void his election to any other office” with “such election shall void the candidate’s election to any other office”.  
NOTE: Replaces personal pronoun.

**SECTION 32.** 8.05 (1) (b) of the statutes is amended by replacing “by posting in his office” with “by posting in the clerk’s office”.  
NOTE: Replaces personal pronoun.

**SECTION 33.** 8.05 (6) of the statutes is amended by replacing “shall incorporate in his nomination papers a statement” with “shall incorporate in the nomination papers a statement”.  
NOTE: Replaces personal pronoun.

**SECTION 34.** 8.17 (2) of the statutes is amended by replacing “the candidate declaring his candidacy and that he meets the eligibility requirements” with “the candidate declaring the candidate’s candidacy and that the candidate meets the eligibility requirements”.  
NOTE: Replaces personal pronoun.

**SECTION 35.** 11.07 (2) of the statutes is amended by replacing “delivering to and leaving with him, or with any clerk having charge of his office, duplicate copies” with “delivering to and leaving with the secretary of state, or with any clerk having charge of the secretary’s office, duplicate copies” and by replacing “on the secretary of state, he shall immediately cause” with “on the secretary of state, he or she shall immediately cause”.  
NOTE: Replaces personal pronouns.

**SECTION 36.** 11.07 (3) of the statutes is amended to read:  
11.07 (3) The secretary of state shall keep a record of all processes, notices and demands served upon him the secretary of state under this section, which shows the date and hour of service and the date of mailing. The certificate of the secretary of state that he was served with a summons and complaint or notice of object of action or with any notice or demand required or permitted by law was served upon the secretary of state and that he mailed the same was mailed by the secretary of state as required by law, shall be evidence of service upon the secretary of state. If the address of the individual, committee or group is not known or readily ascertainable, mailing is dispensed with, and a copy of the process shall then be published as a class 1 notice, under ch. 985, in the county wherein the last-known registered agent was located and, if unknown, in Dane county.  
NOTE: Renders provision gender neutral.

**SECTION 37.** 11.07 (5) of the statutes is amended by replacing “the source or at his option, donate the contribution” with “the source or at the option of the campaign treasurer or individual, donate the contribution”.  
NOTE: Replaces personal pronoun.

**SECTION 38.** 11.24 (1) of the statutes is amended by replacing “contribution in other than his own name” with “contribution in other than the person’s own name”.  
NOTE: Replaces personal pronoun.

**SECTION 39.** 11.30 (3) (b) of the statutes is amended by replacing “communications medium in which he has financial interest or over which he has control” with “communications medium in which the person has financial interest or over which the person has control”.  
NOTE: Replaces personal pronouns.

**SECTION 40.** 11.34 (2) of the statutes is amended by replacing “an organization of which he is a member or to which he may have been a regular contributor prior to his candidacy” with “an organization of which the person is a member or to which the person may have been a regular contributor prior to the person’s candidacy”.  
NOTE: Replaces personal pronouns.

**SECTION 41.** 11.38 (2) (a) of the statutes is amended by replacing “candidates and purposes of his own choosing or his right to subscribe” with “candidates and purposes of the individual’s own choosing or the individual’s right to subscribe”.  
NOTE: Replaces personal pronouns.

**SECTION 42.** 12.07 (3) of the statutes is amended to read:  
12.07 (3) No employer or his agent of an employer may distribute to any of his employees printed matter containing any threat, notice or information that if a particular ticket of a political party or organization or candidate is elected or any referendum question is adopted or rejected, work in his the employer’s place or establishment will cease, in whole or in part, or his the place or establishment will be closed, or the salaries or wages of his the employees will be reduced, or other threats intended to influence the political opinions or actions of his the employees.  
NOTE: Renders provision gender neutral.

**SECTION 43.** 12.09 of the statutes is amended to read:  
12.09 Election threats. No person may by himself personally or through an agent make use of or threaten to make use of force, violence or restraint in order to induce or compel any person to vote or refrain from voting at an election; or, by abduction, duress or any fraudulent device or contrivance, impede or prevent the free exer-
Section 54. 13.05 of the statutes is amended by replacing “give his vote or influence” with “give his or her vote or influence” in 4 places.

Note: Rendes provision gender neutral.

Section 55. 13.06 of the statutes is amended by replacing “promises to give his vote or influence” with “promises to give his or her vote or influence”.

Note: Rendes provision gender neutral.

Section 56. 13.121 (2) of the statutes is amended to read:

13.121 (2) Deceased Member. The salary of any member who dies during his term of office shall be paid for each pay period to a beneficiary named by him the member in writing and filed with the chief clerk of the house of in which he is a the member serves, until a personal representative has been appointed and qualified, and then to such personal representative until a successor has been elected and qualified. When any person elected a member dies before commencement of the term of office to which the person is elected, the person shall be deemed a member dying during such term of office and his the person’s salary shall be paid for each pay period to his the person’s estate or personal representative until a successor is elected and qualified.

Note: Rendes provision gender neutral.

Section 57. 13.121 (3) of the statutes is amended by replacing “For his services as speaker” with “For services as speaker” and by replacing “payable monthly, in addition to his compensation, expenses and mileage” with “payable monthly, in addition to the speaker’s compensation, expenses and mileage”.

Note: Rendes provision gender neutral.

Section 58. 13.123 (1) (c) of the statutes is amended by replacing “the chief clerk of his house” with “the chief clerk of the house in which the member serves”, by replacing “month on which he was in Madison on legislative business and for which he seeks the allowance provided” with “month on which the member was in Madison on legislative business and for which the member seeks the allowance provided” and by replacing “business for all members of his house” with “business for all members of the chief clerk’s house”.

Note: Rendes provision gender neutral.

Section 59. 13.18 (1) (1) of the statutes is amended by replacing “by custom appertain to his office and all duties” with “by custom appertain to the office of sergeant at arms and all duties”.

Note: Rendes provision gender neutral.

Section 60. 13.19 of the statutes is amended by replacing “upon the duties of his office, shall be liable” with “upon the duties of that person’s office, shall be liable”.

Note: Rendes provision gender neutral.

Section 61. 13.23 of the statutes is amended by replacing “the person whose election he intends to contest, stating briefly that his election will be contested”
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with “the person whose election the contestant intends to contest, stating briefly that the election will be contested” and by replacing “a copy of such notice, he shall not be entitled” with “a copy of such notice, the contestant shall not be entitled”.

NOTE: Renders provision gender neutral.

SECTION 62. 13.235 (3) of the statutes is amended by replacing “takes the oath while his seat is being contested, he shall not be considered” with “takes the oath while the member’s seat is being contested, the member shall not be considered”.

NOTE: Replaces personal pronouns.

SECTION 63. 13.26 (1) (a) of the statutes is amended by replacing “arrested in violation of his privilege from arrest” with “arrested in violation of the member’s privilege from arrest”.

NOTE: Replaces personal pronoun.

SECTION 64. 13.26 (1) (d) of the statutes is amended by replacing “a member in giving his vote or to prevent his giving the same” with “a member’s vote or to prevent the member from voting”.

NOTE: Renders provision gender neutral.

SECTION 65. 13.27 (1) of the statutes is amended by replacing “receive such person and detain him in close confinement for” with “receive and detain the person in close confinement for” and by replacing “order of imprisonment, unless he is sooner discharged” with “order of imprisonment, unless the person is sooner discharged”.

NOTE: Renders provision gender neutral.

SECTION 66. 13.28 (1) of the statutes is amended by replacing “duties performed by the officer or by any employe” with “duties performed by the officer or by any employe” and by replacing “manner, conditions or terms of his appointment or of any appointment made by him or relative to any act” with “manner, conditions or terms of the officer’s appointment or of any appointment made by the officer or relative to any act”.

NOTE: Renders provision gender neutral.

SECTION 67. 13.32 (2) of the statutes is amended to read:

13.32 (2) Such summary process shall be signed by the presiding officer and chief clerk of the house which issued the subpoena, and shall be directed to the sergeant at arms thereof commanding him the sergeant at arms “in the name of the state of Wisconsin” to take the body of the person so failing to attend, naming him that person, and bring him the person forthwith before the house whose subpoena he the person dis obeyed. When so arrested he the person shall be taken before the committee desiring to examine him the person as a witness, or to obtain from him the person books, records, documents or papers for their use as evidence, and when before such committee such person shall testify as to the matters concerning which he the person is interrogated.

NOTE: Replaces personal pronouns.

SECTION 68. 13.32 (3) of the statutes is amended by replacing “examination before such committee he shall remain” with “examination before such committee the person shall remain”, by replacing “the officer having charge of him shall from time to time take him before such committee until the chairman” with “the officer having charge of the person shall from time to time take the person before such committee until the chairperson” and by replacing “house shall order his release, or may proceed to punish him for any contempt” with “house shall order the release of the witness, or may proceed to punish the witness for any contempt”.

NOTE: Replaces personal pronoun.

SECTION 69. 13.33 of the statutes is amended by replacing “sergeant at arms or his deputy may call to his aid the power” with “sergeant at arms or the deputy may call to his or her aid the power” and by replacing “of the person so in his custody, and the person so deputed” with “of the person so in custody, and the person so deputed”.

NOTE: Renders provision gender neutral.

SECTION 70. 13.34 of the statutes is amended by replacing “sergeant at arms or one of his assistants, before such house” with “sergeant at arms or an assistant to the sergeant at arms, before such house”.

NOTE: Renders provision gender neutral.

SECTION 71. 13.36 of the statutes is amended by replacing “attendance and the distance he has traveled” with “attendance and the distance the witness has traveled”.

NOTE: Replaces personal pronoun.

SECTION 72. 13.45 (3) (b) of the statutes is amended to read:

13.45 (3) (b) Unless otherwise provided by law, any state officer or employe representing his an agency as a member of a committee under this chapter shall be reimbursed by his the agency for his the actual and necessary expenses incurred by the officer or employe in the performance of his duties as a committee member.

NOTE: Renders provision gender neutral.

SECTION 73. 13.45 (3) (c) of the statutes is amended by replacing “the committee of which he is a member for his actual and necessary expenses incurred in the performance of his duties as a committee member” with “the committee on which the member serves for the actual and necessary expenses incurred by the member in the performance of duties as a committee member”.

NOTE: Renders provision gender neutral.

SECTION 74. 13.50 (1) (d) of the statutes is amended by replacing “an experienced actuary in his office designated by him” with “an experienced actuary in the commissioner’s office designated by the commissioner”.

NOTE: Replaces personal pronouns.

SECTION 75. 13.52 (1) (c) of the statutes is amended by replacing “secretary of revenue or his designated representative” with “secretary of revenue or the secretary’s designated representative”.

NOTE: Renders provision gender neutral.
SECTION 76. 13.52 (3) of the statutes is amended by replacing “member shall serve until his successor is appointed” with “member shall serve until a successor is appointed”.

NOTE: Replaces personal pronoun.

SECTION 77. 13.92 (1) (b) 3. of the statutes is amended by replacing “to the governor for his approval” with “to the governor for the governor’s approval”.

NOTE: Replaces personal pronoun.

SECTION 78. 13.92 (2) (a) of the statutes is amended by replacing “the personnel assigned to him” with “the personnel assigned to the chief”.

NOTE: Replaces personal pronoun.

SECTION 79. 13.92 (2) (f) of the statutes is amended by replacing “Attend, by himself or through a professional employee” with “Attend, personally or through a professional employee” and by replacing “designated by him, all meetings of the commission” with “designated by the chief, all meetings of the commission”.

NOTE: Renders provision gender neutral.

SECTION 80. 13.94 (3) (b) of the statutes is amended by replacing “other personnel assigned to him” with “other personnel assigned to the state auditor”.

NOTE: Replaces personal pronoun.

SECTION 81. 13.95 (2) (a) of the statutes is amended by replacing “the personnel assigned to him” with “the personnel assigned to the director”.

NOTE: Replaces personal pronoun.

SECTION 82. 13.95 (2) (e) of the statutes is amended by replacing “benefit the operation of his bureau” with “benefit the operation of the bureau”.

NOTE: Replaces personal pronoun.

SECTION 83. 14.019 (1) (a) of the statutes is amended by replacing “abolished, by the governor at his pleasure” with “abolished, by the governor at pleasure”.

NOTE: Renders provision gender neutral.

SECTION 84. 14.05 of the statutes is amended by replacing “case of state institutions, he may also cause” with “case of state institutions, the governor may also cause”.

NOTE: Replaces personal pronoun.

SECTION 85. 14.07 (2) of the statutes is amended by replacing “governor, with which all his official certificates shall be” with “governor, with which all the private secretary’s official certificates shall be”.

NOTE: Replaces personal pronoun.

SECTION 86. 14.11 (1) of the statutes is amended by replacing “The governor, whenever in his opinion the rights, interests” with “The governor, whenever in the governor’s opinion the rights, interests”, by replacing “whenever he receives notice of any action or proceeding” with “whenever the governor receives notice of any action or proceeding” and by replacing “liable to be injuriously affected, he shall inform the attorney general thereof and require him to take such steps” with “liable to be injuriously affected, the governor shall inform the attorney general thereof and require the attorney general to take such steps”.

NOTE: Replaces personal pronouns.

SECTION 87. 14.11 (2) (a) of the statutes is amended by replacing “The governor, if in his opinion the public interest” with “The governor, if in the governor’s opinion the public interest”.

NOTE: Replaces personal pronoun.

SECTION 88. 14.11 (2) (a) 4. of the statutes is amended by replacing “attorney general, by reason of his opinion as to the validity of any law, or for any other reason, deems it his duty to defend” with “attorney general, by reason of the attorney general’s opinion as to the validity of any law, or for any other reason, deems it the duty of the attorney general to defend”.

NOTE: Replaces personal pronouns.

SECTION 89. 14.13 of the statutes is amended by replacing “time to time, as he sees fit to draw” with “time to time, as the governor sees fit to draw” and by replacing “When received he shall pay the same” with “When received the governor shall pay the same”.

NOTE: Renders provision gender neutral.

SECTION 90. 14.14 of the statutes is amended by replacing “inuring under such grant, he may in his discretion execute” with “inuring under such grant, the governor may in the governor’s discretion execute”.

NOTE: Replaces personal pronoun.

SECTION 91. 14.15 of the statutes is amended by replacing “shall certify his determination to the secretary” with “shall certify the determination to the secretary”.

NOTE: Replaces personal pronoun.

SECTION 92. 14.34 (intro.) of the statutes is amended by replacing “assigned to him by the governor” with “assigned by the governor”.

NOTE: Renders provision gender neutral.

SECTION 93. 14.34 (1) of the statutes is amended by replacing “the lieutenant governor as his representative” with “the lieutenant governor as the governor’s representative”.

NOTE: Replaces personal pronoun.

SECTION 94. 14.34 (2) of the statutes is amended by replacing “the lieutenant governor as his representative” with “the lieutenant governor as the governor’s representative”.

NOTE: Replaces personal pronoun.

SECTION 95. 14.34 (4) of the statutes is amended by replacing “the lieutenant governor as his representative” with “the lieutenant governor as the governor’s representative”.

NOTE: Replaces personal pronoun.

SECTION 96. 14.38 (2) of the statutes is amended by replacing “acts done by the governor, his approbation of the laws” with “acts done by the governor, the governor’s
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14.38 (11) of the statutes is amended by replacing “paper filed in his office, and transcripts” with “paper filed in the treasurer’s office, and transcripts”.

NOTE: Replaces personal pronoun.

SECTION 106. 14.38 (11) of the statutes is amended by replacing “paper filed in his office, and transcripts” with “paper filed in the treasurer’s office, and transcripts”.

NOTE: Replaces personal pronoun.

SECTION 107. 14.58 (13) of the statutes is amended by replacing “securities on deposit with him, in trust” with “securities on deposit with the treasurer, in trust”.

NOTE: Replaces personal pronoun.

SECTION 108. 14.58 (14) of the statutes is amended by replacing “other duties imposed upon him by law” with “other duties imposed upon the state treasurer by law”.

NOTE: Replaces personal pronoun.

SECTION 109. 14.58 (17) of the statutes is amended by replacing “treasurer is custodian thereof he may accept and hold” with “treasurer is custodian thereof the treasurer may accept and hold”.

NOTE: Replaces personal pronoun.

SECTION 110. 14.60 of the statutes is amended by replacing “state treasurer until his successor is elected and fully qualified. If he elects to give bond” with “state treasurer until a successor is elected and fully qualified. If he elects to give bond” with “state treasurer until a successor is elected and fully qualified. If he elects to give bond”.

NOTE: Replaces personal pronoun.

SECTION 111. 15.001 (2) (a) of the statutes is amended by replacing “the functions of his office efficiently and effectively” with “the functions of the governor’s office efficiently and effectively”.

NOTE: Replaces personal pronoun.

SECTION 112. 15.06 (3) (b) of the statutes is amended by replacing “with the performance of his duties as commissioner, nor shall he hold any other public” with “with the performance of the duties of the commissioner of insurance, nor shall the commissioner hold any other public”.

NOTE: Renders provision gender neutral.

SECTION 113. 15.07 (2) (intro.) of the statutes is amended to read:

15.07 (2) Selection of Officers. (intro.) At its first meeting in each year, every board shall elect a chairman, vice chairman, chairperson, vice chairperson and secretary each of whom may be reelected to succeed himself for successive terms, except that:

NOTE: Renders provision gender neutral.

SECTION 114. 15.07 (5) (intro.) of the statutes is amended by replacing “this state who represents his agency as a member” with “this state who represents an agency as a member” and by replacing “by the agency
which pays his salary” with “by the agency which pays
the member’s salary”.

NOTE: Replaces personal pronouns.

SECTION 115. 15.08 (7) of the statutes is amended to
read:

15.08 (7) COMPENSATION AND REIMBURSEMENT FOR
EXPENSES. Each member of an examining board shall,
unless he the member is a full–time salaried employee
of this state, be paid a per diem of $25 for each day on
which he the member was actually and necessarily engaged in
the performance of his examining board duties. Each
member of an examining board shall be reimbursed for
his the actual and necessary expenses incurred in the per-
formance of his examining board duties.

NOTE: Replaces personal pronouns.

SECTION 116. 15.255 (1) (a) 6. of the statutes is
amended to read:

15.255 (1) (a) 6. The attorney general or a member
of his the attorney general’s staff designated by him the
attorney general.

NOTE: Replaces personal pronouns.

SECTION 117. 15.255 (1) (a) 9. of the statutes is
amended by replacing “member of his staff designated by
him, who shall act” with “member of the special agent’s
staff designated by the special agent, who shall act”.

NOTE: Replaces personal pronouns.

SECTION 118. 15.255 (1) (b) of the statutes is
amended by replacing “beyond the time when he ceases
to hold the office or employment by reason of which he
was initially eligible” with “beyond the time when the
member ceases to hold the office or employment by rea-
son of which the member was initially eligible”.

NOTE: Replaces personal pronouns.

SECTION 119. 15.34 of the statutes is amended by
replacing “a significant portion of his income directly or
indirectly” with “a significant portion of his or her
income directly or indirectly”.

NOTE: Renders provision gender neutral.

SECTION 120. 15.347 (8) (b) of the statutes is
amended by replacing “water resources center or his des-
ignated representative” with “water resources center or
the director’s designated representative”.

NOTE: Replaces personal pronoun.

SECTION 121. 15.407 (2) (a) of the statutes is
amended by replacing “university of Wisconsin–Madi-
son or his designee” with “university of Wisconsin–Madi-
son or the vice chancellor’s designee”.

NOTE: Replaces personal pronoun.

SECTION 122. 15.467 (1) (b) of the statutes is
amended by replacing “any absent member of his group”
with “any absent member of the alternate’s group”.

NOTE: Replaces personal pronoun.

SECTION 123. 15.555 (1) of the statutes is amended
by replacing “a bank in which he is an officer, director or
stockholder, or to which he is indebted” with “a bank in
which the member is an officer, director or stockholder,
or to which the member is indebted”.

NOTE: Replaces personal pronouns.

SECTION 124. 15.76 (1) of the statutes is amended by
replacing “secretary of administration, or his designee”
with “secretary of administration, or the secretary’s
designee”.

NOTE: Replaces personal pronoun.

SECTION 125. 15.76 (2) of the statutes is amended by
replacing “appointment shall thereupon vacate his mem-
bership” with “appointment shall thereupon vacate his or
her membership”.

NOTE: Replaces personal pronoun.

SECTION 126. 16.004 (3) (b) of the statutes is
amended by replacing “private hearings to inform him-
sself of any matters relating to his functions” with “private
hearings to inform the secretary of any matters relating to
the secretary’s functions”.

NOTE: Replaces personal pronouns.

SECTION 127. 16.50 (4) of the statutes is amended by
replacing “may appeal from his decision to the gover-
nor” with “may appeal from the secretary’s decision to the
governor” and by replacing “hearing and such investiga-
tion as he deems necessary” with “hearing and such
investigation as the governor deems necessary”.

NOTE: Replaces personal pronouns.

SECTION 128. 16.52 (5) (c) of the statutes is amended
by replacing “such other times as he deems necessary”
with “such other times as the secretary deems necessary”.

NOTE: Replaces personal pronoun.

SECTION 129. 16.52 (6) (c) of the statutes is amended
by replacing “may appeal from his decision to the gover-
nor, who, after a hearing and such investigation as he
deems necessary” with “may appeal from the secretary’s
decision to the governor, who, after a hearing and such
investigation as the governor deems necessary”.

NOTE: Replaces personal pronouns.

SECTION 130. 16.52 (9) of the statutes is amended by
replacing “account is kept in his office, to render state-
ments thereof to him; and all such persons” with “account
is kept in the secretary’s office, to render statements
thereof to the secretary; and all such persons” and by
replacing “and in such form as he shall require” with “and
in such form as the secretary shall require”.

NOTE: Replaces personal pronouns.

SECTION 131. 16.53 (1) (c) 6. of the statutes is
amended by replacing “in the discharge of his duties” with
“in the discharge of duties”.

NOTE: Renders provision gender neutral.

SECTION 132. 16.53 (1) (c) 7. of the statutes is
amended by replacing “such detail as he may desire. The
governor, by executive order, may require his prior
approval for out–of–state” with “such detail as the gover-
nor may desire. The governor, by executive order, may
require the governor’s prior approval for out–of–state”.

NOTE: Renders provision gender neutral.
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SECTION 133. 16.53 (4) of the statutes is amended by replacing “filed and preserved in his office” with “filed and preserved in the secretary’s office”.

NOTE: Replaces personal pronoun.

SECTION 134. 16.53 (6) of the statutes is amended to read:

16.53 (6) WARRANTS; SIGNATURES. Whenever it is impracticable for the secretary to personally sign warrants issued on the state treasury, his the secretary’s name may be signed thereto by one or more persons in his the secretary’s department designated by him the secretary or by the use of a mechanical device adopted by him the secretary for affixing a facsimile signature; and the state treasurer, when written authority and reasons therefor are filed in his the office of the state treasurer, shall honor warrants so signed, the same as if signed in person by the secretary, until such authority is revoked in writing.

NOTE: Replaces personal pronouns.

SECTION 135. 16.54 (1) of the statutes is amended by replacing “such conditions as in his discretion may be necessary” with “such conditions as in the governor’s discretion may be necessary”.

NOTE: Replaces personal pronoun.

SECTION 136. 16.60 (3) of the statutes is amended by replacing “secretary of administration or his designated representative shall serve” with “secretary or the secretary’s designated representative shall serve”.

NOTE: Replaces personal pronoun and deletes surplus language.

SECTION 137. 16.82 (3) of the statutes is amended by replacing “relating to the work of his department” with “relating to the work of the officer’s department”.

NOTE: Replaces personal pronoun.

SECTION 138. 16.85 (8) of the statutes is amended by replacing “secretary or his designated assistants shall make” with “secretary or the secretary’s designated assistants shall make”.

NOTE: Replaces personal pronoun.

SECTION 139. 16.85 (11) of the statutes is amended by replacing “various state agencies when he determines that the best” with “various state agencies when the secretary determines that the best”.

NOTE: Replaces personal pronoun.

SECTION 140. 16.855 (3) of the statutes is amended by replacing “by the bidder or his agent, without prejudice to” with “by the bidder or the bidder’s agent, without prejudice to”.

NOTE: Replaces personal pronoun.

SECTION 141. 17.02 (1) of the statutes is amended by replacing “from this state, by him to the secretary” with “from this state, by the senator or member of congress to the secretary”.

NOTE: Replaces personal pronoun.

SECTION 142. 17.025 (1) of the statutes is amended by replacing “the functions of his position by incapacitation caused” with “the functions of the office by incapacitation caused”.

NOTE: Replaces personal pronoun.

SECTION 143. 17.025 (2) (a) of the statutes is amended by replacing “in sub. (4), or his duly appointed guardian, files” with “in sub. (4), or the incumbent’s duly appointed guardian, files” and by replacing “for a hearing to determine his incapacitation with any member” with “for a hearing to determine the incumbent’s incapacitation with any member”.

NOTE: Replaces personal pronouns.

SECTION 144. 17.025 (3) (f) of the statutes is amended by replacing “elected incumbent shall resume his office” with “elected incumbent shall resume the office”.

NOTE: Renders provision gender neutral.

SECTION 145. 17.035 (1) of the statutes is amended by replacing “States and shall remove himself temporarily from the municipality or district for which he is an officer” with “States and shall remove himself or herself temporarily from the municipality or district for which that person is an officer”.

NOTE: Renders provision gender neutral.

SECTION 146. 17.035 (3) of the statutes is amended to read:

17.035 (3) Such temporary. Temporary vacancies shall be filled as other vacancies are filled, except that no election need be held to fill any part of such a temporary vacancy, but the. The term of the person appointed temporarily shall not extend beyond the expiration of the term of the officer or employe who entered federal service, and such temporary term shall be terminated sooner in case and at such time as. In the event the original officer or employe shall return completes the federal service and returns to such the district or municipality during his or her original term of office after completing his federal service and upon his filing, the officer or employe may file with the clerk of the district or municipality, within 40 days of such termination with the clerk of the city, village, or school district, his statement under oath of such termination, and that he elects to resume his office or position. On completing the federal service, a statement under oath that the federal service has terminated and that the officer or employe elects to resume the office or position. Upon the filing such of the statement the term of the temporary officer or employe shall cease, and the returning officer or employe shall be entitled to resume the duties of his the office.

NOTE: Renders provision gender neutral, eliminates run-on sentence and replaces outdated terminology.

SECTION 147. 17.06 (2) of the statutes is amended to read:

17.06 (2) In this section, “address” means a procedure for removal of a judge from office based on a document entitled “Address” which specifies charges against a judge alleging misconduct or that the judge is not
physically or mentally qualified to exercise the judicial functions of his the judge’s office. A copy of the address containing the charges against him the judge shall be served upon the judge. The judge shall have the opportunity of being heard in his to present a defense and he against the charges. The judge may be removed from office by address of both houses of the legislature if two-thirds of all members elected to each house concur therein.

NOTE: Renders provision gender neutral.

SECTION 148. 17.08 (1) of the statutes is amended to read:

17.08 (1) The governor may summarily suspend from office any appointive state officer who collects, receives or handles public moneys, if it appears to him the governor by reason of action, proceedings, charges or credible information that the officer has in any particular wilfully neglected his the officer’s duty in connection with such public moneys. The suspension shall continue until the final determination of the action or proceedings or of the investigation of such the charges or information, or pending any proceedings to remove such the officer from office as provided by law for any such neglect of duty, and a competent person shall be appointed, in the manner and by the appointing power prescribed for filling vacancies in such the affected office, to discharge the duties of such the officer during his the officer’s suspension. If it is determined in the action or proceedings or is found upon investigation that the officer has not in any particular wilfully neglected his the officer’s duty in connection with such public moneys, and such that fact is certified to the secretary of state by the judge, governor or other officer who conducted such the action, proceedings or investigation, the suspended officer, unless he the officer has been removed from office for any cause provided by law, shall thereby be restored to office, if the term for which he the officer was elected or appointed has not expired, and shall thereby become entitled to the emoluments of the office for all of the time he had been suspended as herein provided.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 149. 17.11 (1) of the statutes is amended to read:

17.11 (1) If any district attorney or sheriff is arrested for or charged with any offense against the laws of this state, or if the governor is credibly informed that any district attorney or sheriff is guilty of any such offense against the laws of this state, or that proceedings are pending before any court or officer involving any criminal charge against him any district attorney or sheriff, or that any district attorney or sheriff wilfully neglects or refuses to perform his that district attorney’s or sheriff’s duties, the governor shall in the case of a felony and may in the case of a misdemeanor suspend him the district attorney or sheriff from office until such the charge shall be investigated and finally determined. He The governor shall, in the case of the district attorney, appoint the attorney general or one of his the attorney general’s assistants or some competent attorney of the state, and he the governor shall, in the case of the sheriff, appoint a suitable person, to discharge the duties of such the affected office during such the suspension.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 150. 17.11 (3) of the statutes is amended by replacing “the district attorney and he shall speedily bring” with “the district attorney and that attorney shall speedily bring”.

NOTE: Replaces personal pronoun.

SECTION 151. 17.12 (3) of the statutes is amended by replacing “all of the time he would have served therein had he not been suspended” with “all of the time the officer would have served therein had the officer not been suspended”.

NOTE: Replaces personal pronouns.

SECTION 152. 17.14 (1) (d) of the statutes is amended by replacing “any taxable property in his assessment district” with “any taxable property in the assessor’s assessment district”.

NOTE: Replaces personal pronoun.

SECTION 153. 17.14 (1) (e) of the statutes is amended by replacing “liable to assessment in his assessment district” with “liable to assessment in the assessor’s assessment district” and by replacing “by virtue of his office he shall gain or receive pecuniary profit or advantage that he could not” with “by virtue of the office of assessor the assessor shall gain or receive pecuniary profit or advantage that the assessor could not”.

NOTE: Replaces personal pronoun.

SECTION 154. 17.14 (1) (f) of the statutes is amended by replacing “assessments of property in his assessment district” with “assessments of property in the assessor’s assessment district”.

NOTE: Replaces personal pronoun.

SECTION 155. 17.15 (1) of the statutes is amended by replacing “body that appointed him, for cause” with “body that appointed the officer, for cause”.

NOTE: Replaces personal pronoun.

SECTION 156. 17.16 (3) of the statutes is amended to read:

17.16 (3) Removals from office for cause under this chapter, except as provided in s. 17.14, shall be made as provided in this section, and may be made only upon written verified charges preferred brought by a resident taxpayer and resident of the governmental unit of which the person against whom the charges are filed is an officer, and after a speedy public hearing wherein said at which the officer shall have full opportunity to be heard in his to present a defense against the charges, personally and by counsel. A copy of the charges and written notice.
of the time and place for the hearing shall be given by the removing power by delivery to the officer in person or by mailing the same to the officer at his last and usual post-office address not less than 10 days prior to the hearing. The officer may within 10 days from service of the charges file with the removing power a verified answer thereto. The hearing shall be conducted and investigation made by the removing power with due dispatch, but in case of charges preferred to him, brought before the governor, the governor may appoint a commissioner to conduct the hearing, make the investigation and report the testimony and proceedings to the governor, and the council of any city having a membership of more than 20, in case of charges preferred to it, may appoint a committee of not less than 5 of its members, to conduct the hearing, make investigation and report the testimony and proceedings to it. Such commissioner or committee shall have the same power and authority as the governor or the council, as the case may be, in the conduct of the hearing on and investigation of the charges.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 157. 17.16 (9) of the statutes is amended by replacing “vouchers duly certified by him and shall be charged” with “vouchers duly certified by the governor and shall be charged” and by replacing “collected in an action against him or on the bond furnished by him” with “collected in an action against the person or on the bond furnished by the person”.

NOTE: Replaces personal pronouns.

SECTION 158. 17.17 (3) of the statutes is amended by replacing “incumbent of and sentencing him for treason” with “incumbent of and sentencing the incumbent for treason” and by replacing “convicting him of and sentencing him for any offense involving a violation of his official oath” with “convicting the incumbent of and sentencing the incumbent for any offense involving a violation of the incumbent’s official oath”.

NOTE: Replaces personal pronouns.

SECTION 159. 17.17 (5) of the statutes is amended by replacing “the clerk or in his absence by the treasurer” with “the clerk or in the clerk’s absence by the treasurer” and by replacing “election or appointment, or in his absence by the sheriff” with “election or appointment, or in the clerk’s absence by the sheriff”.

NOTE: Replaces personal pronouns.

SECTION 160. 17.19 (4) of the statutes is amended by replacing “shall hold office until his successor is elected” with “shall hold office until a successor is elected”.

NOTE: Replaces personal pronoun.

SECTION 161. 17.22 (2) (b) of the statutes is amended by replacing “January next succeeding his appointment, and his successor shall be appointed” with “January next succeeding the person’s appointment, and the person’s successor shall be appointed”.

NOTE: Replaces personal pronouns.

SECTION 162. 18.10 (7) of the statutes is amended by replacing “The state treasurer or his agent shall maintain records” with “The state treasurer or the treasurer’s agent shall maintain records”.

NOTE: Replaces personal pronoun.

SECTION 163. 18.15 of the statutes is amended by replacing “the surety on his official bond” with “the surety on the official bond of the officer or employe”.

NOTE: Replaces personal pronoun.

SECTION 164. 19.01 (2) (a) of the statutes is amended by replacing “discharge the duties of his said office” with “discharge the duties of the office” and by replacing “by them in consequence of the failure of .... to discharge the duties of the office” with “by them in consequence of his failure so to discharge such duties”.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 165. 19.01 (2) (b) of the statutes is amended by replacing “bond previously given by him for the same” with “bond previously given by the officer for the same”.

NOTE: Replaces personal pronoun.

SECTION 166. 19.01 (5) of the statutes is amended by replacing “upon the duties of his office” with “upon the duties of the office”.

NOTE: Replaces personal pronoun.

SECTION 167. 19.01 (6) of the statutes is amended by replacing “the same and until his successor is duly qualified” with “the same and until the officer’s successor is duly qualified”.

NOTE: Replaces personal pronoun.

SECTION 168. 19.02 of the statutes is amended by replacing “state officers, his deputies or other persons” with “state officers, the officer’s deputies or other persons”, by replacing “such officer, may maintain an action in his own name against such officer and his sureties” with “the officer, may maintain an action in that person’s name against the officer and the officer’s sureties” and by replacing “recovery of any damages he may have sustained” with “recovery of any damages the person may have sustained”.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 169. 19.03 (2) of the statutes is amended by replacing “file the same in his office in connection with” with “file the same in his or her office in connection with”.

NOTE: Rends provision gender neutral.

SECTION 170. 19.05 of the statutes is amended by replacing “against any officer and his sureties on his official bond” with “against any officer and the officer’s sureties on the officer’s official bond” and by replacing “unless the plaintiff therein, his agent or attorney” with

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“unless the plaintiff therein, the plaintiff’s agent or attorney”.

**NOTE:** Replaces personal pronouns.

**SECTION 171.** 19.07 (3) (b) of the statutes is amended by replacing “released from such bond, he or it may give notice in writing that he or it desires to” with “released from such bond, the surety may give notice in writing that the surety desires to”.

**NOTE:** Replaces personal pronouns.

**SECTION 172.** 19.11 (1) of the statutes is amended to read:

19.11 (1) The secretary of state, treasurer and attorney general shall each furnish a bond to the state, at the time he each takes and subscribes his the oath of office required of that officer, conditioned for the faithful discharge of the duties of his the office, and his the officer’s duties as a member of the board of commissioners of public lands, and in the investment of the funds arising therefrom. The bond of each of said officers shall be further conditioned for the faithful performance by all persons appointed or employed by him the officer in his or her office of their duties and trusts therein, and for the delivery over to his the officer’s successor in office, or to any person authorized by law to receive the same, of all monies, books, records, deeds, bonds, securities and other property and effects of whatsoever nature belonging to his said the officer’s offices.

**NOTE:** Renders provision gender neutral.

**SECTION 173.** 19.11 (3) of the statutes is amended by replacing “The attorney general shall renew his bond in a larger amount” with “The attorney general shall renew the bond required under this section in a larger amount”.

**NOTE:** Renders provision gender neutral.

**SECTION 174.** 19.11 (4) of the statutes is amended by replacing “with such security as he shall direct” with “with such security as the governor shall direct”.

**NOTE:** Replaces personal pronoun.

**SECTION 175.** 19.21 (1) of the statutes is amended by replacing “things received from his predecessor” with “things received from the officer’s predecessor”, by replacing “kept in his office, or which are” with “kept in the officer’s office or which are” and by replacing “possession or control of himself or his deputies, or to the possession or control of which he or they may be” with “possession or control of the officer or the officer’s deputies, or to the possession or control of which the officer or the officer’s deputies may be”.

**NOTE:** Replaces personal pronouns.

**SECTION 176.** 19.21 (2) of the statutes is amended by replacing “Upon the expiration of his term of office, or whenever his office becomes vacant, each such officer, or on his death his legal representative, shall on demand deliver to his successor all such property and things then in his custody, and his successor shall receipt therefor” with “Upon the expiration of each such officer’s term of office, or whenever the office becomes vacant, the officer, or on the officer’s death the officer’s legal representative, shall on demand deliver to the officer’s successor all such property and things then in the officer’s custody, and the officer’s successor shall receipt therefor”.

**NOTE:** Renders provision gender neutral.

**SECTION 177.** 19.22 (2) of the statutes is amended to read:

19.22 (2) At the time appointed, or at any other time to which the matter may be adjourned, upon due proof of service of such the order issued under sub. (1), if the person complained against makes affidavit before such the judge that he has delivered to such successor all the official property and things in his the person’s custody or possession pertaining to such office, within his the person’s knowledge, the person complained against shall be discharged and all further proceedings in the matter before such judge shall cease.

**NOTE:** Renders provision gender neutral.

**SECTION 178.** 19.22 (3) (a) of the statutes is amended by replacing “shall by warrant commit him to the county jail” with “shall by warrant commit the person complained against to the county jail” and by replacing “to the complainant or until he be otherwise discharged” with “to the complainant or until the person complained against be otherwise discharged”.

**NOTE:** Replaces personal pronouns.

**SECTION 179.** 19.22 (3) (b) of the statutes is amended by replacing “judge shall also issue his warrant” with “judge shall also issue a warrant”, by replacing “constable of the county, commanding him in the daytime” with “constable of the county, commanding the sheriff or constable in the daytime” and by replacing “vacant, or of which he was the legal custodian” with “vacant, or of which the officer was the legal custodian”.

**NOTE:** Replaces personal pronouns.

**SECTION 180.** 19.22 (3) (c) of the statutes is amended by replacing “virtue of such warrant, he shall inquire” with “virtue of such warrant, the judge shall inquire” and by replacing “appears that they pertain thereto he shall order their delivery” with “appears that the property or things pertain thereto the judge shall order their delivery”.

**NOTE:** Replaces personal pronouns.

**SECTION 181.** 19.24 of the statutes is amended by replacing “expiration of his term of office” with “expiration of the officer’s term of office”, by replacing “to deliver, on demand, to his successor in office” with “to deliver, on demand, to the officer’s successor in office” and by replacing “said office and in his hands or under his control” with “the office and in the officer’s hands or under the officer’s control”.

**NOTE:** Replaces personal pronouns.

**SECTION 182.** 19.45 (5) of the statutes is amended to read:
20.925 Salary of temporary successors. Whenever a temporary vacancy has been found to exist under s. 17.025 and the certificate of temporary incapacity filed in the office of the secretary of state remains in effect, the affected incumbent shall continue to be entitled to receive his the incumbent’s full salary, and employer–paid fringe benefits, during the period of such the temporary vacancy but not beyond the expiration of his the incumbent’s term. The person selected or qualified under s. 17.025 (4) to replace the incumbent during the temporary vacancy shall be reimbursed for the actual and necessary expenses incurred in the performance of his duties as temporary successor and shall as compensation for those services be entitled to receive a sum equal to the temporary successor’s regular salary, shall be the difference between his the temporary successor is already a salaried officer or employe of this state, the amount payable to his the temporary successor, in addition to his the temporary successor’s regular salary and the salary of the incumbent in the position in which the temporary vacancy exists. Nothing in this section shall authorize a reduction in the salary of a state officer or employe appointed to fill a temporary vacancy.

NOTE: Renders provision gender neutral.
SECTION 199. 21.09 of the statutes is amended by replacing “places thereof, and he may order members” with “places thereof, and the governor may order members”.

NOTE: Replaces personal pronoun.

SECTION 200. 21.11 (1) of the statutes is amended by replacing “civil officer may, if he deems the occasion” with “civil officer may, if the officer deems the occasion”, by replacing “great and imminent, order out his command” with “great and imminent, order out that officer’s command” and by replacing “the commanding officer, and by him immediately communicated” with “the commanding officer, who shall immediately communicate the order”.

NOTE: Renders provision gender neutral.

SECTION 201. 21.12 of the statutes is amended by replacing “the governor or by his authority, all members thereof” with “the governor or by the governor’s authority, all members thereof” and by replacing “any member arising out of his performing military duty, it shall be a defense that he was acting” with “any member arising out of the member’s performing military duty, it shall be a defense that the member was acting”.

NOTE: Replaces personal pronouns.

SECTION 202. 21.19 (4) of the statutes is amended by replacing “regularly audited by him before payment. He shall cause to be” with “regularly audited by the adjutant general before payment. The adjutant general shall cause to be” and by replacing “blanks and forms required by his office” with “blanks and forms required by the adjutant general’s office”.

NOTE: Replaces personal pronouns.

SECTION 203. 21.21 of the statutes is amended by replacing “the national guard which he shall distribute” with “the national guard which the adjutant general shall distribute”.

NOTE: Replaces personal pronoun.

SECTION 204. 21.36 (2) of the statutes, as affected by 1991 Wisconsin Act 269, is amended by replacing “in such numbers as he deems necessary, and he may provide for all” with “in such numbers as the governor deems necessary, and the governor may provide for all”.

NOTE: Replaces personal pronouns.

SECTION 205. 21.47 of the statutes is amended by replacing “that purpose, as to his qualifications for the office to which he may be recommended” with “that purpose, as to that person’s qualifications for the office to which that person may be recommended” and by replacing “board of officers as he deems” with “board of officers as the governor deems”.

NOTE: Replaces personal pronouns.

SECTION 206. 21.48 (2) of the statutes is amended by replacing “any member of his staff, or other members” with “any member of the governor’s staff, or other members”.

NOTE: Renders provision gender neutral.
SECTION 214. 23.10 (5) of the statutes is amended to read:

23.10 (5) The department of natural resources shall furnish to each conservation warden at the time of his the warden’s appointment, a pocket identification folder in form and substance as follows: A leather–covered folder, size when folded, 3 by 4 inches; on one of the inner sides thereof shall be securely fastened a photograph of such appointee to be furnished by him the appointee, and partly on the photograph and partly on the margin of such folder shall be an impression of the seal of the department of natural resources; such appointee shall also affix his the appointee’s signature below the photograph on such folder; on the other inner side of such folder shall be securely fastened a miniature true copy of the commission issued to such appointee, which shall be signed by the secretary. Such appointee, when on official duty, shall at all times carry such The appointee shall carry the identification folder on his or her person at all times that the appointee is on official duty, and the appointee shall on demand exhibit the same to any person to whom he the appointee may represent himself or herself as a conservation warden. The cost of such identification folder shall be charged to the appropriation for the department.

NOTE: Renders provision gender neutral.

SECTION 215. 23.13 of the statutes is amended by replacing “to the governor upon his request a copy” with “to the governor upon the governor’s request a copy” and by replacing “their respective offices and give him orally such information as he may” with “their respective offices and give the governor orally such information as the governor may”.

NOTE: Renders provision gender neutral.

SECTION 216. 23.15 (2) of the statutes is amended by replacing “make such investigation as he deems necessary” with “make such investigation as the governor deems necessary” and by replacing “If he shall approve the same, a permit shall be issued by him for such sale” with “If the governor shall approve the same, a permit shall be issued by the governor for such sale”.  

NOTE: Renders personal pronouns.

SECTION 217. 23.15 (3) of the statutes is amended by replacing “secretary of natural resources, if he is duly authorized” with “secretary of natural resources, if the secretary is duly authorized”.

NOTE: Replaces personal pronoun.

SECTION 218. 24.11 (2) of the statutes is amended by replacing “providing that the vendee, his heirs, administrators or assigns” with “providing that the vendee, the vendee’s heirs, administrators or assigns”. 

NOTE: Replaces personal pronoun.

SECTION 219. 24.11 (4) of the statutes is amended by replacing “the purchaser or his assigns or legal representatives the amount paid by him for the land” with “the purchaser or the purchaser’s assigns or legal representatives the amount paid by the purchaser for the land” and by replacing “the land actually paid by him with like interest” with “the land actually paid by the purchaser with like interest”.

NOTE: Replaces personal pronouns.

SECTION 220. 24.12 of the statutes is amended by replacing “the same; and if he shall refuse or neglect” with “the same; and if the purchaser shall refuse or neglect”, by replacing “tract so bid off by him shall again be offered” with “tract so bid off by the purchaser shall again be offered” and by replacing “tract so bid off by him, which the board shall” with “tract so bid off by the purchaser, which the board shall”.

NOTE: Replaces personal pronouns.

SECTION 221. 24.15 of the statutes is amended by replacing “making application therefor, if he forthwith complies” with “making application therefor, if the person forthwith complies”.

NOTE: Replaces personal pronoun.

SECTION 222. 24.16 of the statutes is amended by replacing “lot or tract which he proposes to purchase” with “lot or tract which the person proposes to purchase” and by replacing “subdivision of the section, with his name subscribed” with “subdivision of the section, with the person’s name subscribed”.

NOTE: Replaces personal pronouns.

SECTION 223. 24.17 (1) (intro.) of the statutes is amended by replacing “in s. 24.16, he shall give a receipt” with “in s. 24.16, the treasurer shall give a receipt”.

NOTE: Replaces personal pronoun.

SECTION 224. 24.17 (1) (d) of the statutes is amended by replacing “the purchaser or his assigns or other legal” with “the purchaser or the purchaser’s assigns or other legal”.

NOTE: Replaces personal pronoun.

SECTION 225. 24.17 (1) (e) of the statutes is amended by replacing “any person claiming under him or them, then that” with “any person claiming under the purchaser or purchasers, then that”.

NOTE: Replaces personal pronoun.

SECTION 226. 24.19 of the statutes is amended by replacing “the same time as he shall request shall be included” with “the same time as that person shall request shall be included”.

NOTE: Replaces personal pronoun.

SECTION 227. 24.20 of the statutes is amended by replacing “secretary of administration or his designee, upon countersigning” with “secretary of administration or the secretary’s designee, upon countersigning”.

NOTE: Replaces personal pronoun.

SECTION 228. 24.21 of the statutes is amended by replacing “purchase money and give him credit for all his payments, making proper charges” with “purchase money and give the purchaser credit for all the purchaser’s payments, making proper charges”.

NOTE: Replaces personal pronoun.
NOTE: Replaces personal pronouns.

SECTION 229. 24.24 (1) of the statutes is amended by replacing “shall entitle the purchaser, his heirs or assigns” with “shall entitle the purchaser, the purchaser’s heirs or assigns”, by replacing “title, and shall vest in him, his heirs and assigns” with “title, and shall vest in the purchaser, the purchaser’s heirs and assigns” and by replacing “persons except the state, that he would possess if he were the owner thereof” with “persons except the state, that the purchaser would possess if the purchaser were the owner thereof”.

NOTE: Replaces personal pronouns.

SECTION 230. 24.25 of the statutes is amended by replacing “the purchaser or his legal representatives shall produce” with “the purchaser or the purchaser’s legal representatives shall produce” and by replacing “the patent had issued to him during his lifetime” with “the patent had issued to that person during that person’s lifetime”.

NOTE: Replaces personal pronouns.

SECTION 231. 24.26 of the statutes is amended by replacing “any person, his heirs or assigns” with “any person, the person’s heirs or assigns” and by replacing “with the like effect, and he shall be entitled” with “with the like effect, and the person shall be entitled”.

NOTE: Replaces personal pronouns.

SECTION 232. 24.28 of the statutes is amended by replacing “failure, and the purchaser, his heirs and assigns” with “failure, and the purchaser, the purchaser’s heirs and assigns”.

NOTE: Replaces personal pronoun.

SECTION 233. 24.29 of the statutes is amended by replacing “the former purchaser or his assigns or legal representatives” with “the former purchaser or the former purchaser’s assigns or legal representatives”.

NOTE: Replaces personal pronoun.

SECTION 234. 24.30 of the statutes is amended by replacing “unnecessary injury which he may have done” with “unnecessary injury which the former purchaser may have done”.

NOTE: Replaces personal pronoun.

SECTION 235. 24.32 (2) of the statutes is amended by replacing “the former purchaser thereof, his assigns or legal representatives” with “the former purchaser thereof, the former purchaser’s assigns or legal representatives”, by replacing “belonging to such former purchaser, his assigns or legal representatives” with “belonging to the former purchaser, the former purchaser’s assigns or legal representatives” and by replacing “resale the amount paid by him for such land” with “resale the amount paid by the purchaser for such land”.

NOTE: Renders provision gender neutral.

SECTION 236. 24.33 of the statutes is amended by replacing “the neglect of his executor or administrator” with “the neglect of that person’s executor or administrator”, by replacing “purchaser the amount paid by him and

the said interest” with “purchaser the amount paid by the last purchaser and the said interest” and by replacing “certificate, receipt or patent given him at such resale” with “certificate, receipt or patent given the last purchaser at such resale”.

NOTE: Replaces personal pronouns.

SECTION 237. 24.34 of the statutes is amended by replacing “named as vendee, or his successor in interest” with “named as vendee, or that person’s successor in interest”.

NOTE: Replaces personal pronoun.

SECTION 238. 24.35 of the statutes is amended by replacing “such purchaser, or his successor in interest revoke” with “the purchaser, or the purchaser’s successor in interest revoke” and by replacing “credited, to the purchaser, or his successor in interest” with “credited, to the purchaser, or the purchaser’s successor in interest”.

NOTE: Replaces personal pronouns.

SECTION 239. 24.37 of the statutes is amended by replacing “forfeited to the state, he shall be liable” with “forfeited to the state, that person shall be liable”.

NOTE: Replaces personal pronoun.

SECTION 240. 24.39 (4) (e) of the statutes is amended by replacing “A lessee or his heirs, successors or assigns” with “A lessee or the lessee’s heirs, successors or assigns”.

NOTE: Replaces personal pronoun.

SECTION 241. 24.74 of the statutes is amended by replacing “any duty required of him by law in relation” with “any duty required of the officer by law in relation” and by replacing “officer with the same effect as if done by him” with “officer with the same effect as if done by the officer”.

NOTE: Replaces personal pronouns.

SECTION 242. 25.16 (1) of the statutes is amended by replacing “director, who shall perform his functions in conformity with” with “director, who shall perform the functions of executive director in conformity with”.

NOTE: Renders provision gender neutral.

SECTION 243. 25.16 (4) of the statutes is amended by replacing “the faithful performance of his duties in such amount” with “the faithful performance of that person’s duties in such amount”.

NOTE: Replaces personal pronouns.

SECTION 244. 26.30 (6) of the statutes is amended by replacing “timber owned by him or under his control. In case of the owner’s failure, neglect or inability” with “timber owned by or under the control of the owner. In case of the owner’s failure, neglect or inability”.

NOTE: Replaces personal pronouns.

SECTION 245. 26.30 (8) of the statutes is amended by replacing “owner shall not relieve him of any liability under” with “owner shall not relieve the owner of any liability under”.

NOTE: Replaces personal pronoun.
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Section 246. 26.30 (9) (a) of the statutes is amended by replacing “applying such measures to his land, and other such factors” with “applying such measures to the owner’s land, and other such factors”.

NOTE: Replaces personal pronoun.

Section 247. 26.30 (9) (b) 1. of the statutes is amended by replacing “upon information certified to him by the department” with “upon information certified to the secretary of state by the department”.

NOTE: Replaces personal pronoun.

Section 248. 27.065 (3) of the statutes is amended by replacing “any person thereby sustaining damages to his property on such street shall have a right to recover such damages” with “any person thereby sustaining damages to property owned on the affected street shall have a right to recover the damages”.

NOTE: Replaces personal pronoun.

Section 249. 27.065 (6) (b) of the statutes is amended to read:

27.065 (6) (b) Said The county highway commissioner shall make and file in the office of the county clerk as well as and in his the commissioner’s own office duplicate reports showing his determination in the questions the determinations required by him to be considered made by the commissioner under par. (a).

NOTE: Renders provision gender neutral.

Section 250. 27.065 (6) (h) of the statutes is amended by replacing “is on file in his office and that the county board” with “is on file in the county clerk’s office and that the county board”.

NOTE: Replaces personal pronoun.

Section 251. 27.065 (6) (k) of the statutes is amended to read:

27.065 (6) (k) if the The owner of any parcel of land affected by such the county board’s final determination as to damages who feels himself aggrieved thereby, he may within 20 days after the date of such the final determination appeal therefrom to the circuit court of the county in which such the affected property located, by causing a written notice of appeal to be served upon the county clerk, and by executing a bond to the county in the sum of $50, with 2 sureties, to be approved by the county clerk, and conditioned for the faithful prosecution of such the appeal, and the payment of all costs that may be adjudged against him the owner.

NOTE: Replaces personal pronoun.

Section 252. 27.065 (6) (L) of the statutes is amended by replacing “redress of any grievance the person may have” with “redress of any grievance he may have”.

NOTE: Replaces personal pronoun.

Section 253. 27.065 (9) (c) of the statutes is amended by replacing “when payment is due and the county board” with “when payment is due and the county board”.

NOTE: Renders provision gender neutral.

Section 254. 27.065 (9) (d) of the statutes is amended by replacing “said bonds, in his office” with “said bonds, in the clerk’s office”.

NOTE: Replaces personal pronoun.

Section 255. 27.065 (9) (f) of the statutes is amended by replacing “the county clerk, in his certification of the state” with “the county clerk, in the clerk’s certification of the state”.

NOTE: Replaces personal pronoun.

Section 256. 27.065 (10) (b) of the statutes is amended by replacing “improvement may proceed in his or their own names” with “improvement may proceed in the name of that owner or names of those owners”.

NOTE: Renders provision gender neutral.

Section 257. 27.065 (12) (a) of the statutes is amended by replacing “the new assessment as he or his grantors would have had” with “the new assessment as the plaintiff or the plaintiff’s grantors would have had”.

NOTE: Replaces personal pronouns.

Section 258. 27.09 (2) of the statutes is amended by replacing “compensation of employees assisting him, but not including amounts” with “compensation of employees assisting the city forester, but not including amounts”.

NOTE: Replaces personal pronoun.

Section 259. 27.09 (4) of the statutes is amended by replacing “will stand, or his agent, or, if neither” with “will stand, or the owner’s agent, or, if neither” and by replacing “proceed with it as the city forester believes the best interest” with “proceed with it as the city forester believes the best interest”.

NOTE: Replaces personal pronouns.

Section 260. 27.09 (6) of the statutes is amended by replacing “the time of making his annual report” with “the time of making the comptroller’s annual report” and
by replacing “land so reported to him by the board” with “land so reported to the comptroller by the board”.

NOTE: Replaces personal pronouns.

SECTION 261. 27.11 (2) (b) of the statutes is amended by replacing “Each commissioner shall hold his office until his successor is appointed” with “Each commissioner shall hold office until a successor is appointed” and by replacing “the mayor shall appoint his successor to serve” with “the mayor shall appoint the member’s successor to serve”.

NOTE: Renders provision gender neutral.

SECTION 262. 27.11 (12) (c) of the statutes is amended by replacing “Each commissioner shall hold his office until his successor is appointed” with “Each commissioner shall hold office until a successor is appointed”.

NOTE: Renders provision gender neutral.

SECTION 263. 27.12 (2) of the statutes is amended by replacing “drive does so at his own risk as to defects” with “drive assumes all risk as to defects”.

NOTE: Renders provision gender neutral.

SECTION 264. 27.15 of the statutes is amended by replacing “to and audited by him. All bills or accounts” with “to and audited by the comptroller. All bills or accounts” and by replacing “the said treasurer for his payment from the park” with “the treasurer for payment from the park”.

NOTE: Renders provision gender neutral.

SECTION 265. 29.08 (1) of the statutes is amended by replacing “shipped or taken from his state into this state, seize and convey the same back to his own state” with “shipped or taken from the officer’s state into this state, seize and convey the same back to the officer’s state” and by replacing “proper proof of his official capacity, any wild animal, or carcass or part thereof, so demanded or seized by him” with “proper proof of the officer’s official capacity, any wild animal, or carcass or part thereof, so demanded or seized by the officer”.

NOTE: Replaces personal pronouns.

SECTION 266. 29.08 (3) of the statutes is amended by replacing “every other state, and his deputies and all other officers” with “every other state, and the warden’s deputies and all other officers”.

NOTE: Replaces personal pronoun.

SECTION 267. 29.125 of the statutes is amended by replacing “the number of his license, the number” with “the number of the person’s license, the number”.

NOTE: Replaces personal pronoun.

SECTION 268. 29.13 (2) of the statutes is amended by replacing “the number of his trapping license” with “the number of the shipper’s trapping license”.

NOTE: Replaces personal pronoun.

SECTION 269. 29.13 (3) of the statutes is amended by replacing “department, the number of his license, the number” with “department, the number of the licensee’s license, the number”.

NOTE: Replaces personal pronoun.

SECTION 270. 29.134 (6m) (a) of the statutes is amended by replacing “furs carried on by him. This record shall show” with “furs carried on by the person. This record shall show”.

NOTE: Replaces personal pronoun.

SECTION 271. 29.134 (8) of the statutes is amended by replacing “No person on his behalf or as an agent” with “No person on the person’s own behalf or as an agent”.

NOTE: Replaces personal pronoun.

SECTION 272. 29.135 (1) (c) of the statutes is amended by replacing “sell the fish he produces” with “sell the fish he or she produces”.

NOTE: Renders provision gender neutral.

SECTION 273. 29.135 (1) (e) of the statutes is amended by replacing “in any manner for himself or any other person” with “in any manner for himself or herself or any other person”.

NOTE: Renders provision gender neutral.

SECTION 274. 29.137 (5m) of the statutes is amended by replacing “bait carried on by him, except that retail sales” with “bait carried on by the licensee, except that retail sales”.

NOTE: Replaces personal pronoun.

SECTION 275. 29.17 (6) of the statutes is amended by replacing “the department shall forfeit his permit and such permit” with “the department shall forfeit the person’s permit and the permit”.

NOTE: Replaces personal pronoun.

SECTION 276. 29.221 (1) of the statutes is amended by replacing “person, shall forthwith give his name and address to such person if injured and render such assistance to him as may be necessary” with “person, shall forthwith give his or her name and address to the other person if the other person is injured, and render such assistance to that other person as may be necessary”.

NOTE: Renders provision gender neutral.

SECTION 277. 29.222 (1) of the statutes is amended by replacing “inflicted an injury upon himself with firearm” with “inflicted an injury upon himself or herself with a firearm”.

NOTE: Renders provision gender neutral.

SECTION 278. 29.286 (1) of the statutes is amended by replacing “person shall have in his possession or under his control at any time” with “person shall possess or control at any time”.

NOTE: Renders provision gender neutral.

SECTION 279. 29.30 (2) (c) of the statutes is amended by replacing “No licensee shall join his net to that” with “No licensee shall join a net to that”.

NOTE: Replaces personal pronoun.

SECTION 280. 29.34 (5) of the statutes is amended by replacing “pounds thereof taken by him in his licensed
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Section 281. 29.40 (3) of the statutes is amended by replacing “person shall have in his possession or under his control the green head” with “person shall have possession or control of the green head”.

Note: Renders provision gender neutral.

Section 282. 29.43 (2) of the statutes is amended by replacing “person shall carry with him or under his control in any trunk” with “person shall carry or control in any trunk”.

Note: Renders provision gender neutral.

Section 283. 29.43 (3) of the statutes is amended by replacing “car shall have in his personal possession or under his personal control, at any” with “car shall have possession or control of, at any”.

Note: Renders provision gender neutral.

Section 284. 29.43 (4) of the statutes is amended by replacing “a writing signed by him personally, stating that he is the owner” with “a writing signed by the consignor personally, stating that the consignor is the owner”.

Note: Replaces personal pronouns.

Section 285. 29.44 (1) of the statutes is amended by replacing “have the same in his possession or under his control, during the close” with “have possession or control of the same, during the close”, by replacing “such person shall have in his possession a license to take such animal duly issued to him by the state” with “the person shall possess a license to take that animal duly issued to the person by the state” and by replacing “in this state may, on his or her license only, take such deer” with “in this state may, on his or her license only, take such deer”.

Note: Renders provision gender neutral.

Section 286. 29.46 (2) of the statutes is amended by replacing “responder may transport in his personal possession the legal” with “responder may transport in the responder’s personal possession the legal”.

Note: Replaces personal pronouns.

Section 287. 29.46 (3) of the statutes is amended by replacing “nonresident may transport in his personal possession the legal” with “nonresident may transport in the nonresident’s personal possession the legal”.

Note: Replaces personal pronouns.

Section 288. 29.47 (6) of the statutes is amended by replacing “rough fish taken by him under the authority” with “rough fish taken by the person under the authority”.

Note: Replaces personal pronouns.

Section 289. 29.51 (4) of the statutes is amended by replacing “has been issued to him by the department” with “has been issued to the person by the department”.

Note: Replaces personal pronouns.

Section 290. 29.51 (5) of the statutes is amended by replacing “take or have in his possession or under his control any kind of fish other than those he has been directed” with “take or have possession or control of any kind of fish other than those that the person has been directed”.

Note: Renders provision gender neutral.

Section 291. 29.512 (2) of the statutes is amended by replacing “the claimant may present his claim to the claims” with “the claimant may present the claim to the claims”.

Note: Replaces personal pronoun.

Section 292. 29.52 (2) (a) of the statutes is amended to read:

29.52 (2) (a) His The name and address of the owner or lessee.

Note: Replaces personal pronoun.

Section 293. 29.52 (2) (e) of the statutes is amended to read:

29.52 (2) (e) His The title or leasehold of the owner or lessee.

Note: Replaces personal pronoun.

Section 294. 29.52 (4) (b) 1. of the statutes is amended by replacing “Has live fish lawfully in his possession, by purchase” with “Has lawful possession of live fish, obtained by purchase”.

Note: Renders provision gender neutral.

Section 295. 29.52 (4) (e) 1. of the statutes is amended by replacing “Has live eggs or fish lawfully in his possession by purchase” with “Has lawful possession of live eggs or fish obtained by purchase”.

Note: Renders provision gender neutral.

Section 296. 29.52 (4) (c) 3. of the statutes is amended by replacing “display, or fishing by himself or others” with “display, or fishing by himself or herself or others”.

Note: Renders provision gender neutral.

Section 297. 29.52 (4) (c) 5. of the statutes is amended by replacing “game fish lawfully in his possession, by purchase” with “game fish lawfully in the operator’s possession, by purchase”.

Note: Replaces personal pronouns.

Section 298. 29.52 (4) (d) of the statutes is amended by replacing “reared or possessed by him under such Class A or Class B license to his holding or rearing ponds” with “reared or possessed by the licensee under a Class A or Class B license to the licensee’s holding or rearing ponds” and by replacing “lands owned or leased by him but not included in his Class A or Class B” with “lands owned or leased by the licensee but not included in the licensee’s Class A or Class B”.

Note: Replaces personal pronouns.

Section 299. 29.52 (4) (e) of the statutes is amended by replacing “fish hatchery operations on his noncontiguous” with “fish hatchery operations on the person’s noncontiguous”.

Note: Replaces personal pronoun.

Section 300. 29.52 (6) of the statutes is amended by replacing “by the licensee or his bona fide regular
Section 301. 29.544 (5) of the statutes is amended by replacing “sold or processed by him during the period covered by his license showing the date” with “sold or processed by the dealer during the period covered by the dealer’s license showing the date”.

Note: Replaces personal pronouns.

Section 302. 29.56 of the statutes is amended by replacing “nor have in his possession or under his control therein, any gun” with “nor have possession or control of therein, any gun”.

Note: Replaces personal pronouns.

Section 303. 29.565 (2) of the statutes is amended by replacing “nor have in his possession or under his control therein, any gun” with “nor have possession or control of therein, any gun”.

Note: Renders provision gender neutral.

Section 304. 29.574 (5) of the statutes is amended by replacing “right of the licensee therein named, his or its successors” with “right of the licensee therein named or the licensee’s successors” and by replacing “entitle the licensee therein named or his successors or assigns” with “entitle the licensee therein named or the licensee’s successors or assigns”.

Note: Replaces personal pronouns.

Section 305. 29.574 (7) of the statutes is amended by replacing “other than the licensee, his bona fide regular employees” with “other than the licensee, the licensee’s bona fide regular employees” and by replacing “addition to all damage which he may do” with “addition to all damage which the person may do”.

Note: Replaces personal pronouns.

Section 306. 29.578 (4) of the statutes is amended by replacing “of all their offspring. He shall have the right” with “of all their offspring. The licensee shall have the right” and by replacing “the department may inform him that as soon as he has built a suitable” with “the department may inform the applicant that as soon as the applicant has built a suitable”.

Note: Replaces personal pronouns.

Section 307. 29.578 (6) of the statutes is amended by replacing “right of the licensee therein named, his or its successors” with “right of the licensee therein named or the licensee’s successors” and by replacing “entitle the licensee therein named or his successors or assigns” with “entitle the licensee therein named or the licensee’s successors or assigns”.

Note: Replaces personal pronouns.

Section 308. 29.578 (9) of the statutes is amended by replacing “licensee shall be his authority for shipping deer” with “licensee shall be the licensee’s authority for shipping deer”.

Note: Replaces personal pronoun.
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SECTION 317. 30.32 (6) (b) of the statutes is amended by replacing “fully and completely perform his part of the contract” with “fully and completely perform the contractor’s part of the contract”.

NOTE: Replaces personal pronoun.

SECTION 318. 30.34 (4) of the statutes is amended by replacing “such fund on his signature” with “such fund on the secretary’s signature”.

NOTE: Replaces personal pronoun.

SECTION 319. 30.37 (5) of the statutes is amended by replacing “the board, and fix his salary, and may employ” with “the board, and fix the secretary’s salary, and may employ”.

NOTE: Replaces personal pronoun.

SECTION 320. 30.50 (9) of the statutes is amended by replacing “interest therein which entitles him to such” with “interest therein which entitles the person to lawful”.

NOTE: Replaces personal pronoun and obsolete term.

SECTION 321. 30.67 (1) of the statutes is amended to read:

30.67 (1) DUTY TO RENDER AID. Insofar as the operator of a boat can do so without serious danger to his own the operator’s boat or to persons on board, the operator of a boat involved in a boating accident shall stop his the operator’s boat and shall render to other persons affected thereby such assistance as may be practicable and necessary to save them from or minimize any danger caused by the accident and. The operator shall give his the operator’s name and address and identification of his the operator’s boat to any person injured and to the owner of any property damaged in the accident.

NOTE: Render provision gender neutral.

SECTION 322. 30.67 (2) (b) of the statutes is amended by replacing “making the report he shall make such report” with “making the report the other occupant shall make such report”.

NOTE: Replaces personal pronoun.

SECTION 323. 30.675 (1) of the statutes is amended to read:

30.675 (1) Insofar as is possible without serious danger to his own the operator’s boat or persons on board, the operator of a boat observing such a distress signal shall render to the boat or person displaying the signal such assistance as may be practicable and necessary to save the boat or person or to minimize any danger to them.

NOTE: Renders provision gender neutral.

SECTION 324. 30.68 (2) of the statutes is amended by replacing “so as to endanger his life, property or person” with “so as to endanger that person’s life, property or person”.

NOTE: Replaces personal pronoun.

SECTION 325. 30.69 (1) (a) of the statutes is amended by replacing “be considered competent if he can in fact observe” with “be considered competent if that person can in fact observe”.

NOTE: Replaces personal pronoun.

SECTION 326. 30.75 (2) of the statutes is amended by replacing “to the defendant at his last address as known” with “to the defendant at the defendant’s last address as known”.

NOTE: Replaces personal pronoun.

SECTION 327. 31.09 (intro.) of the statutes is amended by replacing “year, shall file with his application for a permit” with “year, shall file with an application for a permit”.

NOTE: Replaces personal pronoun.

SECTION 328. 31.13 (1) (intro.) of the statutes is amended by replacing “enlarge the same, he may apply to the department” with “enlarge the same, the owner may apply to the department” and by replacing “requirements of s. 31.05 (1), (6) and (7), his application shall state” with “requirements of s. 31.05 (1), (6) and (7), the owner’s application shall state”.

NOTE: Replaces personal pronoun.

SECTION 329. 31.13 (1) (a) of the statutes is amended by replacing “year in which his dam was completed” with “year in which the dam was completed”.

NOTE: Replaces personal pronoun.

SECTION 330. 31.14 (3) (a) of the statutes is amended by replacing “to the department that he owns or has an enforceable” with “to the department that the applicant owns or has an enforceable”.

NOTE: Replaces personal pronoun.

SECTION 331. 31.14 (3) (b) of the statutes is amended by replacing “department requires in which he agrees that following” with “department requires in which the applicant agrees that following”, by replacing “filling of the proposed pond he will not convey” with “filling of the proposed pond the applicant will not convey” and by replacing “other reasonable assurances that he will adhere to such” with “other reasonable assurances that the applicant will adhere to such”.

NOTE: Replaces personal pronoun.

SECTION 332. 31.14 (3) (c) of the statutes is amended by replacing “to the department that he has dedicated or will” with “to the department that the applicant has dedicated or will”.

NOTE: Replaces personal pronoun.

SECTION 333. 31.187 (1) of the statutes is amended by replacing “the owner thereof, if he can be found” with “the owner thereof, if the owner can be found”.

NOTE: Replaces personal pronoun.

SECTION 334. 31.23 (3) (c) of the statutes is amended by replacing “bridge shall state in his application the proposed location” with “bridge shall state in the application the proposed location”.

NOTE: Replaces personal pronoun.
SECTION 335. 31.31 of the statutes is amended by replacing “erect and maintain upon his own land” with “erect and maintain upon that person’s land”.

NOTE: Replaces personal pronoun.

SECTION 336. 32.05 (2) (a) of the statutes is amended by replacing “one, or more in his discretion, appraisal to be” with “one, or more in the condemnor’s discretion, appraisal to be” and by replacing “one of the owners, or his personal representative, if reasonably” with “one of the owners, or the personal representative of the owner or one of the owners, if reasonably”.

NOTE: Replaces personal pronouns.

SECTION 337. 32.05 (3) (g) of the statutes is amended by replacing “completion of service upon him of the offer” with “completion of service upon the owner of the offer”.

NOTE: Replaces personal pronouns.

SECTION 338. 32.05 (3) (b) of the statutes is amended by replacing “cannot be found or his address is unknown” with “cannot be found or the person’s address is unknown”.

NOTE: Replaces personal pronoun.

SECTION 339. 32.05 (7) (b) of the statutes is amended by replacing “the appellant of his election to do so” with “the appellant of that party’s election to do so”.

NOTE: Replaces personal pronouns.

SECTION 340. 32.05 (11) (intro.) of the statutes is amended by replacing “the appellant of his election to do so” with “the appellant of that party’s election to do so”.

NOTE: Replaces personal pronoun.

SECTION 341. 32.06 (2) (a) of the statutes is amended by replacing “one (or more in his discretion) appraisal to be” with “one (or more in the condemnor’s discretion) appraisal to be” and by replacing “one of the owners, or his personal representative, if reasonably” with “one of the owners, or the personal representative of the owner or one of the owners, if reasonably”.

NOTE: Replaces personal pronouns.

SECTION 342. 32.06 (4) of the statutes is amended by replacing “shall be appointed for him pursuant” with “shall be appointed for the person pursuant”.

NOTE: Replaces personal pronoun.

SECTION 343. 32.06 (5) of the statutes is amended by replacing “repeal shall be his exclusive” with “repeal shall be the owner’s exclusive”.

NOTE: Replaces personal pronoun.

SECTION 344. 32.06 (9) (b) of the statutes is amended by replacing “take and file his receipt therefor with the clerk” with “take and file the owner’s receipt therefor with the clerk”.

NOTE: Replaces personal pronoun.

SECTION 345. 32.08 (1) of the statutes is amended by replacing “judicial circuit prior to his appointment and remain so during his term” with “judicial circuit prior to appointment and remain so during the term”.

NOTE: Renders provision gender neutral.

SECTION 346. 32.08 (3) of the statutes is amended by replacing “number as chairman, and he shall select and notify” with “number as chairperson, and the chairperson shall select and notify”.

NOTE: Renders provision gender neutral.

SECTION 347. 32.12 (2) of the statutes is amended to read:

32.12 (2) No injunction to restrain such person in his possession of said lands or his use thereof or lands subject to proceedings under sub. (1) by the party interested in the property or the operation thereon of any plant, line, railroad or other structure, shall be granted until such compensation therefor has been fixed and determined.

NOTE: Replaces personal pronoun.

SECTION 348. 32.12 (3) of the statutes is amended by replacing “through or under whom he claims title has paid” with “through or under whom that person claims title has paid”.

NOTE: Replaces personal pronoun.

SECTION 349. 32.13 of the statutes is amended by replacing “by such person or his predecessors. Said appraisal” with “by that person or that person’s predecessors. Said appraisal”.

NOTE: Renders provision gender neutral.

SECTION 350. 33.22 (2) of the statutes is amended by replacing “to assure performance of his contract and to pay” with “to assure performance of the contract and to pay”.

NOTE: Renders provision gender neutral.

SECTION 351. 33.26 (1) of the statutes is amended by replacing “for the hearing, file his objections to the formation” with “for the hearing, file objections to the formation”.

NOTE: Renders provision gender neutral.

SECTION 352. 33.32 (1) (f) of the statutes is amended by replacing “If the owner, mortgagee, lessee or other person having an interest in any parcel affected by the determination feels aggrieved thereby, he may, within 40 days” with “An owner, mortgagee, lessee or other person having an interest in any parcel affected by the determination who feels aggrieved thereby, may, within 40 days”.

NOTE: Renders provision gender neutral.

SECTION 353. 35.18 (2) of the statutes is amended by replacing “as a public record, his certificate certifying that he has compared each printed” with “as a public record, the revisor’s certificate certifying that the revisor has compared each printed”.

NOTE: Replaces personal pronouns.

SECTION 354. 35.53 (2) of the statutes is amended by replacing “printing requisition if, in his opinion, public
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...policy demands” with “printing requisition if, in the governor’s opinion, public policy demands” and by replacing “In such cases, he shall hear the statement” with “In such cases, the governor shall hear the statement”.

Note: Replaces personal pronouns.

Section 355. 35.85 (11) of the statutes is amended by replacing “to public inspection in his office” with “to public inspection in the clerk’s office”.

Note: Replaces personal pronoun.

Section 356. 35.86 (1) of the statutes is amended by replacing “such exchanges as he is authorized by law” with “such exchanges as the state law librarian is authorized by law”.

Note: Replaces personal pronoun.

Section 357. 35.89 of the statutes is amended by replacing “the officers in his county entitled to distribution” with “the officers in the county entitled to distribution”.

Note: Replaces personal pronoun.

Section 358. 36.35 (3) of the statutes is amended by replacing “result of conduct by him which obstructs or seriously” with “result of conduct by that person which obstructs or seriously”.

Note: Replaces personal pronoun.

Section 359. 38.51 (8) (a) of the statutes is amended by replacing “of the school, unless he first secures a solicitor’s” with “of the school, unless the solicitor first secures a solicitor’s” and by replacing “for each school represented by him” with “for each school represented by the solicitor”.

Note: Replaces personal pronouns.

Section 360. 38.51 (8) (e) of the statutes is amended by replacing “permit may request that he be permitted to appear” with “permit may request permission to appear” and by replacing “permit within 30 days giving that person at least 10 days’ notice” with “permit within 30 days giving that person at least 10 days’ notice”.

Note: Renders provision gender neutral.

Section 361. 39.13 (1) of the statutes is amended by replacing “He shall coordinate the activities” with “The executive director shall coordinate the activities”.

Note: Replaces personal pronoun.

Section 362. 39.28 (2) of the statutes is amended by replacing “commissioner of education for his approval” with “commissioner of education for the commissioner’s approval”.

Note: Replaces personal pronoun.

Section 363. 39.30 (2) (b) of the statutes is amended by replacing “eligible for grants provided he meets acceptable academic standards prescribed by his institution” with “eligible for grants provided the student meets acceptable academic standards prescribed by the student’s institution”.

Note: Replaces personal pronouns.

Section 364. 39.32 (3) (b) of the statutes is amended by replacing “higher education in which he is enrolled” with “higher education in which the student is enrolled”.

Note: Replaces personal pronoun.

Section 365. 39.75 (8) (c) of the statutes is amended by replacing “be sufficient to make his state a party only” with “be sufficient to make the governor’s state a party only”, by replacing “persons who, in addition to himself, shall serve as the members of the commission from his state, and shall provide” with “persons who, in addition to the governor, shall serve as the members of the commission from the governor’s state, and shall provide” and by replacing “from any source available to him” with “from any source available to the governor”.

Note: Replaces personal pronouns.

Section 366. 43.54 (1) (c) of the statutes is amended by replacing “school district administrator, or his representative, to represent” with “school district administrator, or the administrator’s representative, to represent”.

Note: Replaces personal pronoun.

Section 367. 44.47 (8) of the statutes is amended by replacing “the organization which he represents and shall serve” with “the organization which the board member represents and shall serve”.

Note: Replaces personal pronoun.

Section 368. 46.066 (2) of the statutes is amended by replacing “sacraments according to his faith shall be allowed” with “sacraments according to the inmate’s faith shall be allowed”.

Note: Replaces personal pronoun.

Section 369. 46.10 (7) of the statutes is amended by replacing “He or any of his assistants may administer oaths” with “The collection and deportation counsel or any of the assistants may administer oaths”.

Note: Replaces personal pronouns.

Section 370. 46.16 (6) of the statutes is amended by replacing “therewith, and report to him the testimony taken” with “therewith, and report to the governor the testimony taken”.

Note: Replaces personal pronoun.

Section 371. 46.16 (8) of the statutes is amended by replacing “offends against this requirement he shall forfeit not less” with “offends against this requirement the person shall forfeit not less”.

Note: Replaces personal pronoun.

Section 372. 46.16 (9) of the statutes is amended by replacing “any person delegated by him may administer oaths” with “any person delegated by the director may administer oaths”.

Note: Replaces personal pronoun.

Section 373. 46.18 (3) of the statutes is amended by replacing “the charges against him” with “the charges against the trustee”.

Note: Replaces personal pronoun.

Section 374. 46.18 (6) of the statutes is amended by replacing “the claimant or his agent and, when allowed”
with “the claimant or the claimant’s agent and, when
allowed”.

NOTE: Replaces personal pronoun.

SECTION 375. 46.19 (1) of the statutes is amended by
replacing “institution and may remove him for cause as
defined” with “institution and may remove the superin-
tendent for cause as defined” and by replacing “hearing
of the charges against him” with “hearing of the charges
against the superintendent”.

NOTE: Replaces personal pronouns.

SECTION 376. 46.19 (2) of the statutes is amended by
replacing “He shall execute and file” with “The superin-
tendent shall execute and file”.

NOTE: Replaces personal pronoun.

SECTION 377. 46.19 (3) of the statutes is amended by
replacing “may remove them at his discretion, subject to”
with “may remove them at the superintendent’s discre-
tion, subject to”.

NOTE: Replaces personal pronoun.

SECTION 378. 48.08 (1) of the statutes is amended by
replacing “the child under his supervision and shall
report” with “the child under the person’s supervision
and shall report”.

NOTE: Replaces personal pronoun.

SECTION 379. 48.48 (5) of the statutes is amended by
replacing “the child or of his parents” with “the child or
of the child’s parents”.

NOTE: Replaces personal pronoun.

SECTION 380. 48.61 (4) of the statutes is amended by
replacing “belief of the child or his parents” with “belief
of the child or the child’s parents”.

NOTE: Replaces personal pronoun.

SECTION 381. 48.82 (5) of the statutes is amended by
replacing “this section because he is deaf, blind” with
“this section because the person is deaf, blind”.

NOTE: Replaces personal pronoun.

SECTION 382. 48.92 (2) of the statutes, as affected by
1991 Wisconsin Act 191, is amended by replacing “the
adopted person and his birth parents, unless” with “the
adopted person and the adopted person’s birth parents,
unless”.

NOTE: Replaces personal pronoun.

SECTION 383. 48.94 of the statutes is amended by
replacing “adoption request, or the adopting parent and
his spouse who is the birth parent of the person adopted
request” with “adoption, or the adopting parent and a
birth parent who is the spouse of the adopting parent,
request”.

NOTE: Renders provision gender neutral.

SECTION 384. 48.987 of the statutes is amended by
replacing “refuses to provide for his support, or for his
support and education, the earnings of such minor shall
be his sole property” with “refuses to provide for the
minor’s support, or support and education, the earnings
of the minor shall be the minor’s sole property.”

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NOTE: Replaces personal pronouns.

SECTION 385. 48.991 (4) (a) of the statutes is
amended to read:

48.991 (4) (a) That the parent, guardian, person or
agency entitled to legal custody of a juvenile who has not
been adjudged delinquent but who has run away without
the consent of such that parent, guardian, person or
agency may petition the appropriate court in the demand-
ing state for the issuance of a requisition for his the return
of the juvenile. The petition shall state the name and age
of the juvenile, the name of the petitioner and the basis of
entitlement to the juvenile’s custody, the circumstances
of his the juvenile’s running away, his the juvenile’s loca-
tion if known at the time application is made, and such
other facts as may tend to show that the juvenile who has
run away is endangering his own or her welfare or the
welfare of others and is not an emancipated minor. The
petition shall be verified by affidavit, shall be executed in
duplicate, and shall be accompanied by 2 certified cop-
ies of the document or documents on which the petition-
er’s entitlement to the juvenile’s custody is based, such as
birth certificates, letters of guardianship, or custody
decrees. Such further Further affidavits and other docu-
ments as may be deemed proper may be submitted with
such the petition. The judge of the court to which this
application is made may hold a hearing thereon to deter-
mine whether for the purposes of this compact the peti-
tioner is entitled to the legal custody of the juvenile,
whether or not it appears that the juvenile has in fact run
away without consent, whether or not he be the juvenile
is an emancipated minor, and whether or not it is in the best
interest of the juvenile to compel his the return of the
juvenile to the state. If the judge determines, either with
or without a hearing, that the juvenile should be returned,
be the judge shall present to the appropriate court or to the
executive authority of the state where the juvenile is
alleged to be located a written requisition for the return of
such the juvenile. Such The requisition shall set forth
the name and age of the juvenile, the determination of the
court that the juvenile has run away without the consent
of a parent, guardian, person or agency entitled to his the
legal custody of the juvenile, and that he be returned. In the event that a
proceeding for the adjudication of the juvenile as a delin-
quent, neglected or dependent juvenile is pending in the
court at the time when such the juvenile runs away, the
court may issue a requisition for the return of such the
juvenile upon its own motion, regardless of the consent
of the parent, guardian, person or agency entitled to legal
custody, reciting therein the nature and circumstances of
the pending proceeding. The requisition shall in every
case be executed in duplicate and shall be signed by the
judge. One copy of the requisition shall be filed with the
compact administrator of the demanding state, there to
remain on file subject to the provisions of law governing
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records of such the court. Upon the receipt of a requisition demanding the return of a juvenile who has run away, the court or the executive authority to whom the requisition is addressed shall issue an order to any peace officer or other appropriate person directing him that person to take into custody and detain such the juvenile. Such The detention order must substantially recite the facts necessary to the validity of its issuance hereunder. No juvenile detained upon such a detention order shall be delivered over to the officer whom the court demanding him the juvenile shall have appointed to receive him the juvenile, unless be the juvenile shall first be taken forthwith before a judge of a court in the state, who shall inform him the juvenile of the demand made for his or her return, and who may appoint counsel or guardian ad litem for him the juvenile. If the judge of such court shall find that the requisition is in order, he the judge shall deliver such the juvenile over to the officer whom the court demanding him the juvenile shall have appointed to receive him the juvenile. The judge, however, may fix a reasonable time to be allowed for the purpose of testing the legality of the proceeding.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

Section 386. 48.991 (4) (am) of the statutes is amended to read:

48.991 (4) (am) Upon reasonable information that a person is a juvenile who has run away from another state party to this compact without the consent of a parent, guardian, person or agency entitled to his that juvenile's legal custody, such that juvenile may be taken into custody without a requisition and brought forthwith before a judge of the appropriate court who may appoint counsel or guardian ad litem for such the juvenile and who shall determine after a hearing whether sufficient cause exists to hold the person juvenile, subject to the order of the court, for his the juvenile's own protection and welfare, for such a time not exceeding 90 days as will enable his the return of the juvenile to another state party to this compact pursuant to a requisition for his the return of the juvenile from a court of that state. If, at the time when a state seeks the return of a juvenile who has run away, there is pending in the state wherein be the juvenile is found any criminal charge, or any proceeding to have him the juvenile adjudicated a delinquent juvenile for an act committed in such that state, or if be the juvenile is suspected of having committed within such that state a criminal offense or an act of juvenile delinquency, be the juvenile shall not be returned without the consent of such that state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such the offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their the officers' authority and the identity of the juvenile being returned, shall be permitted to transport such the juvenile through any and all states party to this compact, without interference. Upon his the return of the juvenile to the state from which be the juvenile ran away, the juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

NOTE: Replaces personal pronouns and obsolete terminology.

Section 387. 48.991 (5) (a) of the statutes is amended to read:

48.991 (5) (a) That the appropriate person or authority from whose probation or parole supervision a delinquent juvenile has absconded or from whose institutional custody be the delinquent juvenile has escaped shall present to the appropriate court or to the executive authority of the state where the delinquent juvenile is alleged to be located a written requisition for the return of such the delinquent juvenile. Such The requisition shall state the name and age of the delinquent juvenile, the particulars of his that person's adjudication as a delinquent juvenile, the circumstances of the breach of the terms of his the delinquent juvenile's probation or parole or of his the delinquent juvenile's escape from an institution or agency vested with his legal custody or supervision of the delinquent juvenile, and the location of such the delinquent juvenile, if known, at the time the requisition is made. The requisition shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by 2 certified copies of the judgment, formal adjudication, or order of commitment which subjects such the delinquent juvenile to probation or parole or to the legal custody of the institution or agency concerned. Such further Further affidavits and other documents as may be deemed proper may be submitted with such the requisition. One copy of the requisition shall be filed with the compact administrator of the demanding state, there to remain on file subject to the provisions of law governing records of the appropriate court. Upon the receipt of a requisition demanding the return of a delinquent juvenile who has absconded or escaped, the court or the executive authority to whom the requisition is addressed shall issue an order to any peace officer or other appropriate person directing him that person to take into custody and detain such the delinquent juvenile. Such The detention order must substantially recite the facts necessary to the validity of its issuance hereunder. No delinquent juvenile detained upon such a detention order shall be delivered over to the officer whom the appropriate person or authority demanding him the delinquent juvenile shall have appointed to receive him the delinquent juvenile, unless be the delinquent juvenile shall first be taken forthwith before a judge of an appropriate court in the state, who shall inform him the delinquent juvenile of the demand made for his the return of the delinquent juvenile and who may appoint counsel or guardian ad litem for him the delinquent juvenile. If the judge of such court shall find that the requisition is in order, he the judge shall
deliver such the delinquent juvenile over to the officer whom the appropriate person or authority demanding shall have appointed to receive him the delinquent juvenile. The judge, however, may fix a reasonable time to be allowed for the purpose of testing the legality of the proceeding.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 388. 48.991 (5) (am) of the statutes is amended to read:

48.991 (5) (am) Upon reasonable information that a person is a delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision of the person in any state party to this compact, such the person may be taken into custody in any other state party to this compact without a requisition. But in such In that event, be the person must be taken forthwith before a judge of the appropriate court, who may appoint counselor or guardian ad litem for such the person and who shall determine, after a hearing, whether sufficient cause exists to hold the person subject to the order of the court for such a time, not exceeding 90 days, as will enable his the person’s detention under a detention order issued on a requisition pursuant to this subsection. If, at the time when a state seeks the return of a delinquent juvenile who has either absconded while on probation or parole or escaped from an institution or agency vested with his legal custody or supervision of the delinquent juvenile, there is pending in the state wherein be the delinquent juvenile is detained any criminal charge or any proceeding to have him the delinquent juvenile adjudicated a delinquent juvenile for an act committed in such that state, or if be the delinquent juvenile is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, be the delinquent juvenile shall not be returned without the consent of such that state until discharged from prosecution or other form of proceeding, imprisonment, detention or supervision for such offense or juvenile delinquency. The duly accredited officers of any state party to this compact, upon the establishment of their the officers’ authority and the identity of the delinquent juvenile being returned, shall be permitted to transport such the delinquent juvenile through any and all states party to this compact, without interference. Upon his the return of the delinquent juvenile to the state from which be the delinquent juvenile escaped or absconded, the delinquent juvenile shall be subject to such further proceedings as may be appropriate under the laws of that state.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 389. 48.991 (6) of the statutes is amended to read:

48.991 (6) ARTICLE VI – VOLUNTARY RETURN PROCEDURE. That any delinquent juvenile who has absconded while on probation or parole, or escaped from an institution or agency vested with his legal custody or supervision of the delinquent juvenile in any state party to this compact, and any juvenile who has run away from any state party to this compact, who is taken into custody without a requisition in another state party to this compact under sub. (4) (a) or (5) (a), may consent to his or her immediate return to the state from which be the juvenile or delinquent juvenile absconded, escaped or ran away. Such consent Consent shall be given by the juvenile or delinquent juvenile and his or her counsel or guardian ad litem, if any, by executing or subscribing a writing, in the presence of a judge of the appropriate court, which states that the juvenile or delinquent juvenile and his or her counsel or guardian ad litem, if any, shall inform the juvenile or delinquent juvenile of his or her rights under this compact. When the consent has been duly executed, it shall be forwarded to and filed with the compact administrator of the state in which the court is located and the judge shall direct the officer having the juvenile or delinquent juvenile in custody to deliver him the juvenile or delinquent juvenile to the duly accredited officer or officers of the state demanding his the return of the juvenile or delinquent juvenile, and shall cause to be delivered to such the officer or officers a copy of the consent. The court may, however, upon the request of the state to which the juvenile or delinquent juvenile is being returned, order him the juvenile or delinquent juvenile to return unaccompanied to such that state and shall provide him the juvenile or delinquent juvenile with a copy of such the court order; in such that event a copy of the consent shall be forwarded to the compact administrator of the state to which said the juvenile or delinquent juvenile is ordered to return.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 390. 48.991 (7) (c) of the statutes is amended by replacing “there is pending against him within the receiving state any criminal charge or any proceeding to have him adjudicated a delinquent juvenile for any act committed in such state, or if he is suspected of having committed within such state a criminal offense or an act of juvenile delinquency, he shall not be returned” with “there is pending against the delinquent juvenile within the receiving state any criminal charge or any proceeding to have the delinquent juvenile adjudicated a delinquent juvenile for any act committed in that state, or if the delinquent juvenile is suspected of having committed within that state a criminal offense or an act of juvenile delinquency, the delinquent juvenile shall not be returned”.

NOTE: Replaces personal pronouns and obsolete terminology.
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SECTION 391. 48.991 (10) of the statutes is amended by replacing “court hearing prior to his being sent to another” with “court hearing prior to being sent to another” and by replacing “shall be secured prior to his being sent to another” with “shall be secured prior to the delinquent juvenile’s being sent to another”.

NOTE: Renders provision gender neutral.

SECTION 392. 48.995 (1) of the statutes is amended to read:

48.995 (1) In the case of a runaway under s. 48.991 (4), the court making the requisition shall inquire summarily regarding the financial ability of the petitioner to bear the expense and if it finds the petitioner is able to do so, shall order that the petitioner to pay all such the expenses of returning the juvenile; otherwise the court shall arrange for the transportation at the expense of the county and order that the county reimburse the person, if any, who returns the juvenile, for his that person’s actual and necessary expenses; and the court may order that the petitioner reimburse the county for so much of said the expense as the court finds the petitioner is able to pay. If the petitioner fails, without good cause, or refuses to pay such that sum, he the petitioner may be proceeded against for contempt.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 393. 48.996 of the statutes is amended by replacing “on juveniles may, in his discretion, allow a reasonable” with “on juveniles may, in the judge’s discretion, allow a reasonable”.

NOTE: Replaces personal pronoun.

SECTION 394. 49.01 (1) of the statutes is amended by replacing “federal Title XVI if he were not in such” with “federal Title XVI if the person were not in such”.

NOTE: Replaces personal pronoun.

SECTION 395. 49.12 (3) of the statutes is amended by replacing “supplies or articles furnished him as assistance” with “supplies or articles furnished the person as assistance” and by replacing “the county or municipality furnishing him assistance” with “the county or municipality furnishing the assistance”.

NOTE: Replaces personal pronouns.

SECTION 396. 49.12 (5) of the statutes is amended by replacing “assistance or any of his assistants who receives” with “assistance or any of the person’s assistants who receives”.

NOTE: Replaces personal pronoun.

SECTION 397. 49.14 (4) of the statutes is amended by replacing “any matter submitted to him or them, in connection” with “any matter submitted to the trustees or person employed by the county board, in connection”.

NOTE: Replaces personal pronouns.

SECTION 398. 49.19 (2) (a) of the statutes is amended by replacing “the disposition of his application” with “the disposition of his or her application”.

NOTE: Renders provision gender neutral.

SECTION 399. 49.19 (9) of the statutes is amended to read:

49.19 (9) If the head of a family is a veteran, as defined in s. 45.37 (1a), and is hospitalized or institutionalized because of disabilities in a county other than that of his or her residence or settlement at time of admission, aid shall be granted to the dependent children of such the veteran by the county wherein the head of the family had his or her residence or settlement at the time of admission so long as he or she remains hospitalized or institutionalized.

NOTE: Renders provision gender neutral.

SECTION 400. 49.45 (5) of the statutes is amended by replacing “the payments made in his behalf have not been” with “the payments made in the person’s behalf have not been”.

NOTE: Replaces personal pronoun.

SECTION 401. 49.45 (11) of the statutes is amended by replacing “this section, to which he is not entitled” with “this section, to which the recipient is not entitled”.

NOTE: Replaces personal pronoun.

SECTION 402. 49.46 (1) (d) 2. of the statutes is amended by replacing “inadequate means to meet his need for care and services if living in his usual living” with “inadequate means to meet his or her need for care and services if living in his or her usual living”.

NOTE: Renders provision gender neutral.

SECTION 403. 49.46 (1) (e) of the statutes is amended by replacing “that he is an essential person, an accommodated person or a patient in a public medical institution, he shall be granted” with “that the person is an essential person, an accommodated person or a patient in a public medical institution, the person shall be granted” and by replacing “sub. (2) whether or not he requests or receives a grant” with “sub. (2) whether or not the person requests or receives a grant”.

NOTE: Replaces personal pronouns.

SECTION 404. 49.47 (3) (a) of the statutes is amended by replacing “this state who believes himself medically indigent and qualified” with “this state who believes himself medically indigent and qualified”.

NOTE: Renders provision gender neutral.

SECTION 405. 49.48 (3) (a) of the statutes is amended by replacing “disease control program if he meets standards set by” with “disease control program if the resident meets standards set by”.

NOTE: Replaces personal pronoun.

SECTION 406. 49.50 (8) (a) of the statutes is amended by replacing “canceled, or who believes his award to be insufficient” with “canceled, or who believes the award to be insufficient”.

NOTE: Replaces personal pronoun.

SECTION 407. 49.53 (2) (b) of the statutes is amended by replacing “such book shall prove his identity and shall be required to sign a statement setting forth his address and his reasons for making such request and indicating
that he understands the provisions” with “such book shall be required to prove his or her identity and to sign a statement setting forth his or her address and the reasons for making the request and indicating that he or she understands the provisions”.

NOTE: Renders provision gender neutral.

SECTION 408. 49.70 (3) of the statutes is amended by replacing “in the event of his death such excess shall” with “in the event of the person’s death the excess shall”.

NOTE: Renders provision gender neutral.

SECTION 409. 49.90 (7) of the statutes is amended by replacing “relative is such that he would be expected” with “relative is such that the relative would be expected”.

NOTE: Replaces personal pronoun.

SECTION 410. 50.80 (3) of the statutes is amended by replacing “He need not receive for safekeeping” with “The hotelkeeper need not receive for safekeeping”.

NOTE: Replaces personal pronoun.

SECTION 411. 50.81 of the statutes is amended by replacing “the hotelkeeper or to his servants any baggage or” with “the hotelkeeper or to the hotelkeeper’s servants any baggage or”, by replacing “baggage or other property of his guest, unless it was delivered to the hotelkeeper or his servants for safekeeping” with “baggage or other property of a hotel guest, unless it was delivered to the hotelkeeper or the hotelkeeper’s servants for safekeeping” and by replacing “negligence of the hotelkeeper or his servants” with “negligence of the hotelkeeper or the hotelkeeper’s servants”.

NOTE: Replaces personal pronouns.

SECTION 412. 50.82 of the statutes is amended to read:

50.82 Liability of hotelkeeper for loss of property by fire or theft; owner’s risk. A hotelkeeper is not liable for the loss of baggage or other property of his a guest by fire (not intentional) produced by the hotelkeeper or his the hotelkeeper’s servants. Every hotelkeeper is liable for loss of baggage or other property of his a guest caused by theft or gross negligence of the hotelkeeper or his the hotelkeeper’s servants. Such liability shall not exceed $200 for each trunk and its contents, $75 for each valise and its contents and $10 for each box, bundle or package and contents, so placed under his the care of the hotelkeeper, and $50 for all other effects including wearing apparel and personal belongings, unless he be the hotelkeeper has agreed in writing with the guest to assume a greater liability. When any person suffers his the person’s baggage or property to remain in any hotel, after his the person’s status as a guest has ceased, or forwards the same to a hotel before becoming a guest and the same is received into the hotel, the hotelkeeper holds such baggage or property at the risk of the owner.

NOTE: Replaces personal pronouns.

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SECTION 413. 50.83 of the statutes is amended by replacing “removal would specially endanger his life” with “removal would specially endanger the person’s life”.

NOTE: Replaces personal pronoun.

SECTION 414. 51.75 (2) (c) of the statutes is amended by replacing “incapable of managing himself and his affairs, but shall not” with “incapable of managing himself or herself and his or her affairs, but shall not”.

NOTE: Renders provision gender neutral.

SECTION 415. 51.75 (2) (d) of the statutes is amended by replacing “care and treatment for his own welfare, or the welfare” with “care and treatment for the person’s welfare, or the welfare”.

NOTE: Renders provision gender neutral.

SECTION 416. 51.75 (3) (a) of the statutes is amended by replacing “illness or mental deficiency, he shall be eligible” with “illness or mental deficiency, the person shall be eligible” and by replacing “that state irrespective of his residence, settlement or citizenship” with “that state irrespective of the person’s residence, settlement or citizenship”.

NOTE: Replaces personal pronouns.

SECTION 417. 51.75 (3) (d) of the statutes is amended by replacing “the same time that he would be taken if he were a local patient” with “the same time that the interstate patient would be taken if the interstate patient were a local patient”.

NOTE: Replaces personal pronouns.

SECTION 418. 51.75 (5) of the statutes is amended by replacing “potentially dangerous patient, he shall be detained” with “potentially dangerous patient, the patient shall be detained”.

NOTE: Replaces personal pronoun.

SECTION 419. 51.75 (8) (a) of the statutes is amended by replacing “patient’s guardian on his own behalf or in respect” with “patient’s guardian on the guardian’s own behalf or in respect”, by replacing “any patient for whom he may serve, except that” with “any patient for whom the guardian may serve, except that” and by replacing “appointed by it or continue his power and responsibility” with “appointed by it or continue the guardian’s power and responsibility”.

NOTE: Replaces personal pronouns.

SECTION 420. 51.75 (10) (a) of the statutes is amended by replacing “who, on behalf of his state, shall act as general coordinator of activities under the compact in his state and who shall” with “who, on behalf of that state, shall act as general coordinator of activities under the compact in that state and who shall” and by replacing “processed under the compact by his state either in the capacity of sending or receiving state. The compact administrator or his duly designated representative shall” with “processed under the compact by that state either in the capacity of sending or receiving state. The compact administrator or his duly designated representative shall”.

NOTE: Replaces personal pronouns.
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administer or the duly designated representative of the compact administrator shall”.

NOTE: Replaces personal pronouns.

SECTION 421. 51.77 (2) (b) of the statutes is amended by replacing “said patient is in his best interest” with “the patient is in the patient’s best interest”.

NOTE: Replaces personal pronoun.

SECTION 422. 51.77 (3) of the statutes is amended by replacing “was rejected and of his right to appeal” with “was rejected and of the patient’s right to appeal”.

NOTE: Replaces personal pronoun.

SECTION 423. 51.81 of the statutes is amended by replacing “demanded then was, if he then was under detention” with “demanded then was, if the person then was under detention”.

NOTE: Replaces personal pronoun.

SECTION 424. 51.82 of the statutes is amended to read:

51.82 Delivery of certain nonresidents. A person alleged to be of unsound mind found in this state, who has fled from another state, in which at the time of his the flight: (a) he The person was under detention by law in a hospital, asylum or other institution for the insane as a person of unsound mind; or (b) he the person had been theretofore determined by legal proceedings to be of unsound mind, the finding being unreversed and in full force and effect, and the control of his or her person having been acquired by a court of competent jurisdiction of the state from which he the person fled; or (c) he the person was subject to detention in such that state, being then his the person’s legal domicile (personal service of process having been made) based on legal proceedings there pending there have him the person declared of unsound mind, shall on demand of the executive authority of the state from which he the person fled, be delivered up to be removed for removal thereto.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 425. 51.83 (1) of the statutes is amended by replacing “this state to cause him to be apprehended” with “this state to cause the fugitive to be apprehended” and by replacing “delivered to such agent when he appears” with “delivered to the agent when the agent appears”.

NOTE: Replaces personal pronouns.

SECTION 426. 51.83 (2) of the statutes is amended by replacing “receives the fugitive into his custody” with “receives custody of the fugitive shall be empowered to transmit the fugitive to the state from which the fugitive has fled”.

NOTE: Renders provision gender neutral.

SECTION 427. 55.01 (3) of the statutes is amended by replacing “substantially impaired in his ability to adequately provide for his own care or custody” with “substantially impaired in his or her ability to adequately provide for his or her care or custody”.

NOTE: Replaces personal pronoun.

SECTION 428. 55.01 (4) of the statutes is amended by replacing “or association concerned with his welfare” with “or association concerned with the person’s welfare”.

NOTE: Replaces personal pronoun.

SECTION 429. 55.01 (5) of the statutes is amended by replacing “from adequately providing for his own care or custody” with “from adequately providing for his or her care or custody”.

NOTE: Replaces personal pronoun.

SECTION 430. 55.05 (2) (a) of the statutes is amended by replacing “who needs or believes he needs protective service” with “who needs or believes he or she needs protective service”.

NOTE: Replaces personal pronoun.

SECTION 431. 58.01 (5) of the statutes is amended by replacing “Any clergyman of good standing” with “Any member of the clergy of good standing”, by replacing “to the usages of his church or denomination” with “to the usages of his or her church or denomination” and by replacing “denomination, or who shall desire him so to do” with “denomination, or who shall desire the member of the clergy to do so”.

NOTE: Replaces personal pronoun.

SECTION 432. 58.01 (6) of the statutes is amended by replacing “discretion, it is for his interest or the interest” with “discretion, it is for the inmate’s interest or the interest”.

NOTE: Replaces personal pronoun.

SECTION 433. 58.05 (3) of the statutes is amended by replacing “confined shall order his immediate release, and thereupon” with “confined it shall order the person’s immediate release and thereupon”, by replacing “detained at the request of his guardian or friends” with “detained at the request of the person’s guardian or friends” and by replacing “the department shall have ordered his release or after a court shall have directed his discharge” with “the department shall have ordered the person’s release or after a court shall have directed the person’s discharge”.

NOTE: Replaces personal pronouns.

SECTION 434. 58.07 (4) of the statutes is amended by replacing “gain which come into his custody in the course of carrying out his official duties” with “gain which come into the officer’s custody in the course of carrying out the officer’s official duties”.

NOTE: Replaces personal pronouns.

SECTION 435. 59.03 (3) (g) of the statutes is amended by replacing “shall, for each day he attends a meeting” with “shall, for each day the supervisor attends a meeting”.

NOTE: Replaces personal pronoun.
SECTION 436. 59.031 (4) of the statutes is amended by replacing “the county executive, his administrative secretary and his staff assistants” with “the county executive, the county executive’s administrative secretary and the county executive’s staff assistants”.

NOTE: Replaces personal pronouns.

SECTION 437. 59.031 (6) of the statutes is amended by replacing “If he approves, he shall sign it; if not, he shall return it with his or her objections, which objections” with “If the county executive approves, the county executive shall sign it; if not, the county executive shall return it with his or her objections, which objections”, by replacing “it has been presented to him, it shall become effective” with “it has been presented to the county executive, it shall become effective” and by replacing “shall not be effective without his approval” with “shall not be effective without the county executive’s approval”.

NOTE: Renders provision gender neutral.

SECTION 438. 59.033 (4) of the statutes is amended by replacing “the county administrator, his administrative secretary and his staff assistants” with “the county administrator, the county administrator’s administrative secretary and the county administrator’s staff assistants”.

NOTE: Replaces personal pronouns.

SECTION 439. 59.033 (5) of the statutes is amended by replacing “for their consideration as he deems expedient. Notwithstanding any other provision of the law, he shall be responsible for” with “for their consideration as the county administrator deems expedient. Notwithstanding any other provision of the law, the county administrator shall be responsible for”.

NOTE: Replaces personal pronouns.

SECTION 440. 59.033 (7) of the statutes is amended by replacing “at any time that his conduct of the county” with “at any time that the county administrator’s conduct of the county”.

NOTE: Replaces personal pronoun.

SECTION 441. 59.07 (15) of the statutes is amended by replacing “of any sheriff or his deputies killed while in the discharge of his official duties” with “of any sheriff or sheriff’s deputies killed while in the discharge of official duties”.

NOTE: Renders provision gender neutral.

SECTION 442. 59.07 (16) of the statutes is amended by replacing “a building inspector, define his duties and fix his term of office” with “a building inspector, define the building inspector’s duties and fix the building inspector’s term of office”.

NOTE: Replaces personal pronouns.

SECTION 443. 59.07 (32) of the statutes is amended by replacing “needs as will enable him to adequately perform his duties. The board may” with “needs as will enable the historian to adequately perform the duties of historian. The board may”.

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NOTE: Replaces personal pronouns.

SECTION 444. 59.07 (44) (a) of the statutes is amended by replacing “corporation counsel, and fix his salary. The corporation counsel” with “corporation counsel, and fix the salary of the corporation counsel. The corporation counsel”.

NOTE: Replaces personal pronoun.

SECTION 445. 59.07 (44) (c) of the statutes is amended by replacing “corporation counsels to aid him in the performance of his duties. The assistants” with “corporation counsels to aid the corporation counsel in the performance of the duties of corporation counsel. The assistants” and by replacing “to consult and advise with him in the same manner” with “to consult and advise with the corporation counsel in the same manner”.

NOTE: Replaces personal pronouns.

SECTION 446. 59.07 (84) of the statutes is amended by replacing “of the carcass, if he is known” with “of the carcass, if the owner is known”.

NOTE: Replaces personal pronoun.

SECTION 447. 59.10 of the statutes is amended by replacing “which are required of him by law as a member” with “which are required of the supervisor by law as a member”.

NOTE: Replaces personal pronoun.

SECTION 448. 59.13 (1) (g) of the statutes is amended by replacing “the accuracy of his work and the faithful, correct and impartial performance of his duties, and in addition” with “the accuracy of the register’s work and the faithful, correct and impartial performance of the register’s duties, and in addition” and by replacing “moneys which may come into his hands as such officer, or into the hands of his deputy or assistants for him” with “moneys which may come into the register’s hands as register of deeds, or into the hands of the register’s deputy or assistants”.

NOTE: Replaces personal pronouns.

SECTION 449. 59.13 (4) of the statutes is amended by replacing “may by resolution require him to furnish additional bond” with “may by resolution require the officer to furnish additional bond”.

NOTE: Replaces personal pronoun.

SECTION 450. 59.14 (2) of the statutes is amended by replacing “provisions of this section he shall forfeit five dollars” with “provisions of this section the officer shall forfeit five dollars”.

NOTE: Replaces personal pronoun.

SECTION 451. 59.15 (1) (b) of the statutes is amended by replacing “collect fees appertaining to his office shall keep” with “collect fees appertaining to his or her office shall keep”, by replacing “authorized by law appertaining to his office and shall remit” with “authorized by law appertaining to his or her office and shall remit” and by replacing “fees not specifically reserved to him by enumeration in the compensation” with “fees not specifically
reserved to the officer by enumeration in the compensation”.

NOTE: Renders provision gender neutral.

SECTION 452. 59.15 (3) of the statutes is amended by replacing “in the discharge of his duty in addition to his salary or compensation” with “in the discharge of that person’s duty in addition to that person’s salary or compensation” and by replacing “instruction clearly related to his employment, and the board” with “instruction clearly related to that person’s employment, and the board”.

NOTE: Replaces personal pronouns.

SECTION 453. 59.16 (1) of the statutes is amended by replacing “file such appointment in his office. Such deputy” with “file such appointment in the clerk’s office. Such deputy” and by replacing “duties of such clerk under his direction, and in case of his absence or disability or of a vacancy in his office, unless another” with “duties of the clerk under the clerk’s direction, and in case of the absence or disability of the clerk or of a vacancy in the clerk’s office, unless another”.

NOTE: Replaces personal pronouns.

SECTION 454. 59.17 (4) of the statutes is amended by replacing “File and preserve in his office all accounts acted” with “File and preserve in the clerk’s office all accounts acted”.

NOTE: Replaces personal pronoun.

SECTION 455. 59.17 (6) of the statutes is amended by replacing “money which comes into his hands by virtue of his office, specifying the date” with “money which comes into the clerk’s hands by virtue of the clerk’s office, specifying the date”.

NOTE: Replaces personal pronoun.

SECTION 456. 59.17 (7) of the statutes is amended by replacing “moneys paid the county treasurer by him” with “moneys paid the county treasurer by the clerk”.

NOTE: Replaces personal pronoun.

SECTION 457. 59.17 (13) of the statutes is amended by replacing “all moneys received by him as such clerk, and countersign and file in his office the duplicate receipts delivered to him by the treasurer of money received by him” with “all moneys received by the clerk as clerk, and countersign and file in the clerk’s office the duplicate receipts delivered to the clerk by the treasurer of money received by the treasurer.”.

NOTE: Replaces personal pronouns.

SECTION 458. 59.17 (14) (b) of the statutes is amended by replacing “request shall certify under his signature and seal” with “request shall certify under the clerk’s signature and seal” and by replacing “every county clerk shall file his signature and the impression of his official seal” with “every county clerk shall file the clerk’s signature and the impression of the clerk’s official seal”.

NOTE: Replaces personal pronouns.
SECTION 467. 59.20 (4) of the statutes is amended to read:

59.20 (4) Keep a true and correct account of the receipt and expenditure of all moneys which come into his hands by virtue of his office in books kept therefor, specifying the date of every receipt or payment, the person from or to whom the same was received or paid, and the purpose of each particular receipt or payment; keep also in like manner a separate account of all moneys received for taxes, and a separate account of money received upon redemption of lands from sales thereof for nonpayment of taxes, further specifying in the last two accounts the description of the property on account of which such money was paid, which books shall be open at all times to the inspection of the county board or any member thereof and to all the county and state officers; make in writing a fully itemized statement and report, verified by his oath, to such the board on the first day of their annual meeting and at such other times as they may direct, of all moneys of whatever nature received and disbursed by him the county treasurer; exhibit his vouchers therefor to be audited and allowed, and settle with him the accounts as treasurer as assessor; and exhibit to the board all moneys in his custody or under his control of the treasurer as assessor, and, if required, make oath that such moneys are the funds of the county.

Note: Renders provision gender neutral and replaces incorrectly used “whatever” with “whatever”.

SECTION 468. 59.20 (7) of the statutes is amended by replacing “village clerk in his county, showing the amount”, by replacing “city and village treasurer in his county, specifying the date” with “city and village treasurer in the county, specifying the date” and by replacing “any town any money in his hands belonging to such” with “any town any money in the hands of the treasurer belonging to such”.

Note: Replaces personal pronouns.

SECTION 469. 59.20 (8) of the statutes is amended by replacing “all moneys received by him for the state” with “all moneys received by the treasurer for the state”.

Note: Replaces personal pronoun.

SECTION 470. 59.20 (10) of the statutes is amended by replacing “whole amount of fees received by him” with “whole amount of fees received by the treasurer”.

Note: Replaces personal pronoun.

SECTION 471. 59.20 (12) of the statutes is amended by replacing “other duties required of him by law” with “other duties required of the county treasurer by law”.

Note: Replaces personal pronoun.

SECTION 472. 59.21 (1) (intro.) of the statutes is amended to read:

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59.21 (1) (intro.) Within 10 days after entering upon the duties of the office of sheriff, the sheriff shall appoint some proper person, resident of the county, undersheriff, provided that in selecting such undersheriff, in counties where the sheriff’s department is under civil service, the sheriff, in conformity with county ordinance, may, at the request of the affected deputy, grant a leave of absence to a deputy sheriff, and appoint him who the sheriff has appointed undersheriff, or to any other position in the sheriff’s department, on request of such appointment and duties, and after. Any deputy in a county under civil service granted leave of absence under this subsection upon completion thereof, such appointee of the appointive position shall immediately be returned to his position of deputy sheriff position and shall continue therein without loss of any rights under the civil service law; the sheriff, however, may not grant such leave of absence to a deputy sheriff until he the sheriff first secures the consent of the county board by resolution duly adopted by the county board, provided that in counties with a population of 500,000 or more the appointment of an undersheriff shall be optional; and within such time the. Within 10 days after entering upon the duties of the office of sheriff, the sheriff shall also appoint deputy sheriffs for his county as follows:

Note: Replaces personal pronouns.

SECTION 473. 59.21 (1) (c) of the statutes is amended by replacing “village for which he is appointed, or if” with “village for which the deputy is appointed, or if”.

Note: Replaces personal pronoun.

SECTION 474. 59.21 (2) of the statutes is amended by replacing “He may appoint as many other deputy as he may” with “The sheriff may appoint as many other deputies as the sheriff may”.

Note: Replaces personal pronouns.

SECTION 475. 59.21 (3) of the statutes is amended by replacing “He may fill vacancies in the office of any” with “The sheriff may fill vacancies in the office of any” and by replacing “of executing the duties of his office” with “of executing the duties of that office”.

Note: Replaces personal pronouns.

SECTION 476. 59.21 (5) of the statutes is amended by replacing “The sheriff or his undersheriff may also depute” with “The sheriff or the undersheriff may also depute”.

Note: Replaces personal pronoun.

SECTION 477. 59.21 (8) (b) 1. of the statutes is amended by replacing “so as to show him to be incompetent to perform his duties or to have merited suspension, demotion or dismissal he shall report in writing to the grievance committee setting forth specifically his complaint, and, when the party” with “so as to show the dep-
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uty to be incompetent to perform the duties of deputy sheriff or to have merited suspension, demotion or dismissal, the sheriff, undersheriff or civil service commission shall report in writing to the grievance committee setting forth specifically the complaint against the deputy, and, when the party’.

NOTE: Renders provision gender neutral.

SECTION 478. 59.21 (8) (b) 2. of the statutes is amended by replacing “and on request furnish him with a copy” with “and on request furnish the accused officer with a copy”.

NOTE: Replaces personal pronoun.

SECTION 479. 59.21 (8) (b) 6. of the statutes is amended by replacing “reinstated and entitled to his pay as though in continuous” with “reinstated and entitled to pay as though in continuous”.

NOTE: Deletes personal pronoun.

SECTION 480. 59.23 (intro.) of the statutes is amended to read:

59.23 Sheriff; duties. (intro.) The sheriff of a county shall:

NOTE: Adds “of a county” to eliminate need for using a possessive noun or pronoun in referring to “county” in subsequent subsections.

SECTION 481. 59.23 (1) of the statutes is amended to read:

59.23 (1) Take the charge and custody of the jail maintained by his the county and the persons therein, and keep them himself the persons therein personally or by his a deputy or jailer.

NOTE: Renders provision gender neutral.

SECTION 482. 59.23 (2) of the statutes is amended by replacing “to any jail under his charge, in a book” with “to any jail under the sheriff’s charge, in a book”, by replacing “criminal offense, a description of his person; and when any” with “criminal offense, a description of the person; and when any” and by replacing “the authority by which he was liberated” with “the authority by which the prisoner was liberated”.

NOTE: Replaces personal pronouns.

SECTION 483. 59.23 (4) of the statutes is amended by replacing “Personally, or by his undersheriff or deputies, serve” with “Personally, or by the undersheriff or deputies, serve” and by replacing “by lawful authority and to him delivered” with “by lawful authority and delivered to the sheriff”.

NOTE: Renders provision gender neutral.

SECTION 484. 59.23 (5) of the statutes is amended by replacing “Deliver on demand to his successor in office, when he has qualified according to” with “Deliver on demand to the sheriff’s successor in office, when the sheriff’s successor has qualified according to”, by replacing “other papers belonging to his office and in his possession or in that of his undersheriff, jailer or deputies” with “other papers belonging to the sheriff’s office and in the possession of the sheriff, undersheriff, jailer or depu-
A corridor in the register’s office such as the direction, and in case such vacancy is filled or during the continuance of such vacancy, the coroner and the coroner’s sureties shall be liable for any acts to be by him performed in the discharge of any of his official duties any greater.

NOTE: Replaces personal pronouns.

SECTION 497. 59.34 (2) of the statutes is amended by replacing “duties of sheriff of his county until a sheriff” with “duties of sheriff of that county until a sheriff” and by replacing “committed to the jail of his county” with “committed to the jail of that county”.

NOTE: Replaces personal pronouns.

SECTION 498. 59.34 (3) of the statutes is amended by replacing “in any action to him as provided” with “in any action to the coroner as provided”, by replacing “all cases the coroner and his sureties shall be liable” with “all cases the coroner and the coroner’s sureties shall be liable” and by replacing “to the same extent on his official bonds” with “to the same extent on the coroner’s official bonds”.

NOTE: Replaces personal pronouns.

SECTION 499. 59.352 of the statutes is amended by replacing “examiner shall keep in his office proper books containing records of all inquests held by him” with “examiner shall keep in his or her office proper books containing records of all inquests held by the medical examiner”.

NOTE: Renders provision gender neutral.

SECTION 500. 59.365 (2) of the statutes is amended by replacing “miscarriage of duty in the action” with “the coroner may require his deputy coroner, before entering upon the duties of his office, to execute and deliver to him a bond” with “The coroner may require a deputy coroner, before entering upon the duties of the office, to execute and deliver to the coroner a bond” and by replacing “with such sureties as he may require, conditioned for the faithful performance of his official duties” with “with such sureties as the coroner may require, conditioned for the faithful performance of the deputy’s official duties”.

NOTE: Replaces personal pronouns.

SECTION 501. 59.365 (3) of the statutes is amended by replacing “The coroner may require his deputy coroner, before entering upon the duties of his office, to execute and deliver to him a bond” with “The coroner may require a deputy coroner, before entering upon the duties of the office, to execute and deliver to the coroner a bond” and by replacing “with such sureties as he may require, conditioned for the faithful performance of his official duties” with “with such sureties as the coroner may require, conditioned for the faithful performance of the deputy’s official duties”.

NOTE: Replaces personal pronouns.

SECTION 502. 59.395 (6) of the statutes is amended by replacing “coroner if a party, his agent or attorney files an affidavit that he believes the sheriff will not properly perform his duty in such action” with “coroner if a party, the party’s agent or attorney files an affidavit that the party believes the sheriff will not properly perform the sheriff’s duty in the action”.

NOTE: Replaces personal pronouns.

SECTION 503. 59.456 (1) of the statutes is amended by replacing “the nation in which his county or any board” with “the nation in which the county or any board”.

NOTE: Replaces personal pronoun.

SECTION 504. 59.456 (5) of the statutes is amended by replacing “civil matters relating to his county or any agency” with “civil matters relating to the county or any agency” and by replacing “to consult and advise with him in the same manner” with “to consult and advise with the corporation counsel in the same manner”.

NOTE: Replaces personal pronouns.

SECTION 505. 59.50 of the statutes is amended to read:

59.50 Register of deeds; deputies. Every register of deeds shall appoint one or more deputies, who shall hold their office during his at the register’s pleasure. Such The appointment shall be in writing and filed and recorded in his the register’s office. Such The deputy or deputies shall aid the register in the performance of his the register’s duties under his the register’s direction, and in case of vacancy or the register’s absence or inability to perform the duties of his the register’s office such the deputy or deputies shall perform the duties of register until such the vacancy is filled or during the continuance of such the absence or inability.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 506. 59.51 (4) of the statutes is amended by replacing “writing received by him for record his certificate of the time” with “writing received by the register for record a certificate of the time”.

NOTE: Replaces personal pronoun.

SECTION 507. 59.51 (6) of the statutes is amended by replacing “every instrument left with him for record not
required by law to be kept in his office” with “every instrument left with the register for record not required by law to be kept in the register’s office”.

NOTE: Replaces personal pronoun.

SECTION 508. 59.51 (8) of the statutes is amended by replacing “copy duly certified, with his official seal affixed, of any record, paper, file, map or plat in his office” with “copy duly certified, with the register’s official seal affixed, of any record, paper, file, map or plat in the register’s office”.

NOTE: Replaces personal pronouns.

SECTION 509. 59.51 (9) of the statutes is amended by replacing “safely keep in his office all records” with “safely keep in the register’s office all records” and by replacing “any historical society in his county” with “any historical society in the register’s county”.

NOTE: Replaces personal pronouns.

SECTION 510. 59.51 (10) of the statutes is amended by replacing “to be recorded in his office, and an alphabetical” with “to be recorded in the register’s office, and an alphabetical”.

NOTE: Replaces personal pronoun.

SECTION 511. 59.51 (11) of the statutes is amended by replacing “to be filed with him. Except as otherwise prescribed” with “to be filed with the register. Except as otherwise prescribed”.

NOTE: Replaces personal pronoun.

SECTION 512. 59.51 (15) of the statutes is amended by replacing “other duties required of him by law” with “other duties required of the register of deeds by law”.

NOTE: Replaces personal pronoun.

SECTION 513. 59.52 (1) (b) of the statutes is amended to read:

59.52 (1) (b) The register of deeds shall make correct entries in said index of every instrument or writing received by him the register for record, under the respective and appropriate heads, entering the names of the grantors in alphabetical order; and he the register shall immediately upon the receipt of any such instrument or writing for record enter in the appropriate column, and in the order of time in which it was received, the day, hour and minute of reception; and the same shall be considered as recorded at the time so noted. Wherever any register has made an entry in any index required by law to be kept in his the register’s office, in the index column provided for describing the land affected by the instrument indexed, the words stating “see record,” “see deed,” “see mortgage,” or other instrument, as the case may be, such that entry shall be a sufficient reference to the record of such the instrument referred to if it be in fact recorded at large in the place so referred to.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 514. 59.53 (1) (a) of the statutes is amended by replacing “He shall keep an index” with “Each register of deeds shall keep an index” and by replacing “records or files kept in his office showing the number” with “records or files kept in the register’s office showing the number”.

NOTE: Replaces personal pronouns.

SECTION 515. 59.53 (1) (b) of the statutes is amended by replacing “He shall also keep another index” with “Each register of deeds shall also keep another index”.

NOTE: Replaces personal pronoun.

SECTION 516. 59.54 of the statutes is amended to read:

59.54 Record of attachments, lis pendens, etc. He Each register of deeds shall keep a separate book or register divided into columns with appropriate headings, in which he the register shall enter an abstract of every writ of attachment or copy thereof and certificate of real estate attached, of every certificate of sale of real estate, and of every notice of the pendency of any action affecting real estate, which may be filed pursuant to law in his the register’s office, specifying the day, hour and minute of his the register’s reception thereof, the names of the several parties mentioned therein, designating separately plaintiffs and defendants; the names of the attorneys of the respective parties; the date when the land was sold; the description of all such real estate mentioned, and the amount of indebtedness claimed in any such writ so filed, and the amount for which any such affected land was sold; and he the register shall keep for each such book required under this section an index, showing in alphabetical order, separately, the names of each party plaintiff and each party defendant, and the page on which such that name is found, and shall file and carefully preserve in his the register’s office every such paper received. When a notice of the pendency of an action for the foreclosure of a mortgage is filed he the register shall enter upon the margin of the record of such the affected mortgage a memorandum of the filing of such the notice and of the date thereof.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 517. 59.55 (4) of the statutes is amended by replacing “do said work, and his assistants, shall have access” with “do said work, and the person’s assistants, shall have access”.

NOTE: Replaces personal pronoun.

SECTION 518. 59.56 of the statutes is amended by replacing “register of deeds shall by him be certified to be true” with “register of deeds shall be certified by the register to be true”.

NOTE: Renders provision gender neutral.

SECTION 519. 59.57 (6) of the statutes is amended by replacing “to be filed with him, $2, except as otherwise” with “to be filed with the register, $2, except as otherwise”.

NOTE: Replaces personal pronoun.

SECTION 520. 59.58 (1) (a) of the statutes is amended by replacing “each and every abstract issued by him” with “each and every abstract issued by the abstractor”.

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NOTE: Replaces personal pronouns.

SECTION 508. 59.51 (8) of the statutes is amended by replacing “copy duly certified, with his official seal affixed, of any record, paper, file, map or plat in his office” with “copy duly certified, with the register’s official seal affixed, of any record, paper, file, map or plat in the register’s office”.

NOTE: Replaces personal pronouns.

SECTION 509. 59.51 (9) of the statutes is amended by replacing “safely keep in his office all records” with “safely keep in the register’s office all records” and by replacing “any historical society in his county” with “any historical society in the register’s county”.

NOTE: Replaces personal pronouns.

SECTION 510. 59.51 (10) of the statutes is amended by replacing “to be recorded in his office, and an alphabetical” with “to be recorded in the register’s office, and an alphabetical”.

NOTE: Replaces personal pronoun.

SECTION 511. 59.51 (11) of the statutes is amended by replacing “to be filed with him. Except as otherwise prescribed” with “to be filed with the register. Except as otherwise prescribed”.

NOTE: Replaces personal pronoun.

SECTION 512. 59.51 (15) of the statutes is amended by replacing “other duties required of him by law” with “other duties required of the register of deeds by law”.

NOTE: Replaces personal pronoun.

SECTION 513. 59.52 (1) (b) of the statutes is amended to read:

59.52 (1) (b) The register of deeds shall make correct entries in said index of every instrument or writing received by him the register for record, under the respective and appropriate heads, entering the names of the grantors in alphabetical order; and he the register shall immediately upon the receipt of any such instrument or writing for record enter in the appropriate column, and in the order of time in which it was received, the day, hour and minute of reception; and the same shall be considered as recorded at the time so noted. Wherever any register has made an entry in any index required by law to be kept in his the register’s office, in the index column provided for describing the land affected by the instrument indexed, the words stating “see record,” “see deed,” “see mortgage,” or other instrument, as the case may be, such that entry shall be a sufficient reference to the record of such the instrument referred to if it be in fact recorded at large in the place so referred to.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 514. 59.53 (1) (a) of the statutes is amended by replacing “He shall keep an index” with “Each register of deeds shall keep an index” and by replacing “records or files kept in his office showing the number” with “records or files kept in the register’s office showing the number”.

NOTE: Replaces personal pronouns.

SECTION 515. 59.53 (1) (b) of the statutes is amended by replacing “He shall also keep another index” with “Each register of deeds shall also keep another index”.

NOTE: Replaces personal pronoun.

SECTION 516. 59.54 of the statutes is amended to read:

59.54 Record of attachments, lis pendens, etc. He Each register of deeds shall keep a separate book or register divided into columns with appropriate headings, in which he the register shall enter an abstract of every writ of attachment or copy thereof and certificate of real estate attached, of every certificate of sale of real estate, and of every notice of the pendency of any action affecting real estate, which may be filed pursuant to law in his the register’s office, specifying the day, hour and minute of his the register’s reception thereof, the names of the several parties mentioned therein, designating separately plaintiffs and defendants; the names of the attorneys of the respective parties; the date when the land was sold; the description of all such real estate mentioned, and the amount of indebtedness claimed in any such writ so filed, and the amount for which any such affected land was sold; and he the register shall keep for each such book required under this section an index, showing in alphabetical order, separately, the names of each party plaintiff and each party defendant, and the page on which such that name is found, and shall file and carefully preserve in his the register’s office every such paper received. When a notice of the pendency of an action for the foreclosure of a mortgage is filed he the register shall enter upon the margin of the record of such the affected mortgage a memorandum of the filing of such the notice and of the date thereof.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 517. 59.55 (4) of the statutes is amended by replacing “do said work, and his assistants, shall have access” with “do said work, and the person’s assistants, shall have access”.

NOTE: Replaces personal pronoun.

SECTION 518. 59.56 of the statutes is amended by replacing “register of deeds shall by him be certified to be true” with “register of deeds shall be certified by the register to be true”.

NOTE: Renders provision gender neutral.

SECTION 519. 59.57 (6) of the statutes is amended by replacing “to be filed with him, $2, except as otherwise” with “to be filed with the register, $2, except as otherwise”.

NOTE: Replaces personal pronoun.

SECTION 520. 59.58 (1) (a) of the statutes is amended by replacing “each and every abstract issued by him” with “each and every abstract issued by the abstractor”.

Underscored, stricken, and vetoed text may not be searchable.
NOTE: Replaces personal pronoun.

SECTION 521. 59.62 of the statutes is amended by replacing “the United States survey he shall proceed according to the statutes” with “the United States survey the surveyor shall proceed according to the statutes” and by replacing “so engaged a surveyor and his survey assistants shall not be liable” with “so engaged a surveyor and the surveyor’s assistants shall not be liable”.

NOTE: Replaces personal pronoun.

SECTION 522. 59.63 (2) of the statutes is amended by replacing “area surveyed and by him included in the next tax roll” with “area surveyed and included by the clerk in the next tax roll”.

NOTE: Replaces personal pronoun.

SECTION 523. 59.65 of the statutes is amended by replacing “from the parties employing him, the county surveyor may” with “from the parties employing the county surveyor, the county surveyor may”.

NOTE: Replaces personal pronoun.

SECTION 524. 59.66 of the statutes is amended by replacing “any duty required of him by law shall be” with “any duty required of that person by law shall be”.

NOTE: Replaces personal pronoun.

SECTION 525. 59.68 (4) of the statutes is amended by replacing “consultation with competent experts he is advised and believes” with “consultation with competent experts the judge is advised and believes”.

NOTE: Replaces personal pronoun.

SECTION 526. 59.71 (2) of the statutes is amended by replacing “plat, and in his office. If the order” with “plat, and in that officer’s office. If the order” and by replacing “such transcript a certificate over his official signature that he has carefully compared” with “the transcript a certificate over his official signature that he has carefully compared”.

NOTE: Replaces personal pronouns.

SECTION 527. 59.73 (2) of the statutes is amended by replacing “description, the items of his official service” with “description, the items of that person’s or that body’s official service”.

NOTE: Replaces personal pronouns.

SECTION 528. 59.75 (2) of the statutes is amended by replacing “received and disbursed by him during the previous month” with “received and disbursed by the treasurer during the previous month”.

NOTE: Replaces personal pronoun.

SECTION 529. 59.77 (4) (b) of the statutes is amended by replacing “years from the time his claim is allowed his right to any compensation for his services shall be deemed” with “years from the time the claim is allowed the person’s right to any compensation for services shall be deemed”.

NOTE: Renders provision gender neutral.

SECTION 530. 59.77 (8) (a) of the statutes is amended by replacing “miles traveled by him, and the amount of compensation to which he is entitled, together with” with “miles traveled by the person, and the amount of compensation to which the person is entitled, together with” and by replacing “the capacity in which he served and the date” with “the capacity in which the person served and the date”.

NOTE: Replaces personal pronouns.

SECTION 531. 59.77 (8) (b) of the statutes is amended by replacing “he” with “he or she”, in 4 places.

NOTE: Replaces personal pronoun.

SECTION 532. 59.78 of the statutes is amended by replacing “He shall then submit” with “The county auditor shall then submit”, by replacing “claims chargeable against such fund, he shall call the attention” with “claims chargeable against such fund, the auditor shall call the attention” and by replacing “payment of a claim allowed he shall charge such order” with “payment of a claim allowed the auditor shall charge such order”.

NOTE: Replaces personal pronouns.

SECTION 533. 59.79 of the statutes is amended by replacing “have been filed in his office since the last meeting” with “have been filed in the clerk’s office since the last meeting”.

NOTE: Replaces personal pronoun.

SECTION 534. 59.81 (3) of the statutes is amended by replacing “direction or authority given him for such payment is” with “direction or authority given the treasurer for such payment is”.

NOTE: Replaces personal pronoun.

SECTION 535. 59.90 (1) of the statutes is amended by replacing “the county treasurer of his county a written report” with “the county treasurer of that person’s county a written report”.

NOTE: Replaces personal pronoun.

SECTION 536. 59.90 (2) of the statutes is amended by replacing “the county treasurer his right to the possession” with “the county treasurer the owner’s right to the possession”, by replacing “be paid or delivered to him. If no such proof” with “be paid or delivered to the owner. If no such proof” and by replacing “any such property” with “any such property of his right to proceed” with “any such property of the owner’s right to proceed”.

NOTE: Replaces personal pronouns.

SECTION 537. 59.903 of the statutes is amended to read:

59.903 Disposition of unclaimed personal property other than money or securities held by: county institutions, coroner, medical examiner, sheriff. All personal property other than money or securities of deceased persons who at the time of their death are patients at any county institution or whose body is taken in charge by the coroner or medical examiner, shall be preserved by the superintendent of such the institution or the coroner or medical examiner for one year unless sooner claimed by a person having the legal right thereto. Annually on July 1 such the superintendent or coroner or
medical examiner shall make a verified written report listing all such personal property which has remained in his that person’s custody for one year without being claimed and giving such all facts as to ownership thereof as his that person’s records contain. He The superintendent, coroner or medical examiner shall file such the report with the sheriff of the county and deliver such the property to the sheriff, who shall receipt therefor. Thereupon such the superintendent or coroner or medical examiner shall be discharged from further liability for such the property, title to which shall then vest in the county. Any property which is left at the county jail for a period of one year after the prisoner has been discharged, transferred or committed and any property, found or stolen, which comes into the hands of the sheriff and in any case remains unclaimed for a period of one year, shall be sold as prescribed in this section. The sheriff shall, on or before August 1 annually, post a notice in 3 public places in the county, briefly describing such the property and stating that he the sheriff will sell the same at public auction on a certain date and at a named place, which auction shall be held accordingly. Any of such the property which is not disposed of at such the auction shall be sold for the best price obtainable, and if the same cannot be disposed of by sale, shall be destroyed in the presence of the sheriff. The sheriff shall, on or before September 1 annually, remit the proceeds of such the auction or general sale to the county treasurer and shall file a verified report of his the sheriff’s action in connection therewith. Such The proceeds shall become a part of the general fund of the county.

**NOTE:** Replaces personal pronouns and obsolete terminology.

**SECTION 538.** 59.94 (1) of the statutes is amended by replacing “or country estate, or his agent duly authorized therefor” with “or country estate, or that person’s agent duly authorized therefor” and by replacing “release the name from his respective interest in said farm” with “release the name from that person’s respective interest in the farm”.

**NOTE:** Replaces personal pronouns and obsolete terminology.

**SECTION 539.** 59.97 (5) (c) of the statutes is amended by replacing “the county clerk in his office, reported to the town board” with “the county clerk in the clerk’s office, reported to the town board”.

**NOTE:** Replaces personal pronoun.

**SECTION 540.** 59.97 (5) (e) 5g of the statutes is amended by replacing “frontage owned by him and shall include a description of the lands owned by him. If such statements” with “frontage owned by that signer and shall include a description of the lands owned by that signer. If such statements”.

**NOTE:** Replaces personal pronouns.

**SECTION 541.** 59.97 (5) (e) 6. of the statutes is amended by replacing “clerk shall record in his office the date on which such ordinance becomes effective and he shall notify the town” with “clerk shall record in the clerk’s office the date on which the ordinance becomes effective and notify the town” in 2 places.

**NOTE:** Renders provision gender neutral.

**SECTION 542.** 59.99 (5) of the statutes is amended by replacing “have been filed with him that by reason of facts” with “have been filed with that officer that by reason of facts”.

**NOTE:** Replaces personal pronoun.

**SECTION 543.** 59.997 (15) of the statutes is amended by replacing “jurisdiction as it or he had and exercised before” with “jurisdiction as the court or the judge had and exercised before”.

**NOTE:** Replaces personal pronouns.

**SECTION 544.** 61.189 (3) of the statutes is amended by replacing “the lot on which he resides, which shall be verified” with “the lot on which that person resides, which shall be verified”.

**NOTE:** Replaces personal pronoun.

**SECTION 545.** 61.19 of the statutes is amended by replacing “deputy clerk for whom he shall be responsible” with “deputy clerk for whom the clerk shall be responsible” and by replacing “disability of the clerk, may perform his duties and receive” with “disability of the clerk, may perform the clerk’s duties and receive”.

**NOTE:** Replaces personal pronouns.

**SECTION 546.** 61.24 of the statutes is amended to read:

61.24 President. The president shall be by virtue of his the office a trustee and preside at all meetings of the board and have a vote as trustee, sign all ordinances, rules, bylaws, regulations, commissions, licenses and permits adopted or authorized by the board and all orders drawn on the treasury except as provided by s. 66.042. He The president shall maintain peace and good order, see that the ordinances are faithfully obeyed, and in case of disturbance, riot or other apparent necessity appoint as many special marshals as he the president shall deem necessary, who for the time being shall possess all the powers and rights of constables. He The president shall have charge of the village jail, which he the president shall conduct in the manner provided in s. 62.09 (13) (c); but he the president may delegate this duty to the constable or any police officer of the village.

**NOTE:** Replaces personal pronouns.

**SECTION 547.** 61.25 (intro.) of the statutes is amended by replacing “It shall be his duty:” with “It shall be the village clerk’s duty:”.

**NOTE:** Replaces personal pronoun.

**SECTION 548.** 61.25 (1) of the statutes is amended by replacing “to be filed in his office, and to notify persons” with “to be filed in the clerk’s office, and to notify persons”.

**NOTE:** Replaces personal pronoun.
SECTION 549. 61.25 (5) of the statutes is amended by replacing “filed or deposited in his office, and deliver the same to his successor when qualified” with “filed or deposited in the clerk’s office, and deliver the same to the clerk’s successor when qualified”.

NOTE: Replaces personal pronouns.

SECTION 550. 61.261 of the statutes is amended by replacing “deputy who shall act under his direction and who during” with “deputy who shall act under the treasurer’s direction and who during”.

NOTE: Replaces personal pronoun.

SECTION 551. 61.32 of the statutes is amended by replacing “In his absence the board may select another trustee” with “In the president’s absence the board may select another trustee”.

NOTE: Replaces personal pronoun.

SECTION 552. 61.51 (1) of the statutes is amended by replacing “by the clerk, over his hand on each account” with “by the clerk, over the clerks’ hand on each account”.

NOTE: Replaces personal pronoun.

SECTION 553. 62.075 (2) of the statutes is amended by replacing “any such territory unless he is the owner of a parcel” with “any such territory unless that owner is the owner of a parcel” and by replacing “owner to the extent of his interest” with “owner to the extent of that person’s interest”.

NOTE: Replaces personal pronouns.

SECTION 554. 62.08 (3) of the statutes is amended by replacing “for the remainder of his term; and all other” with “for the remainder of the officer’s term; and all other”.

NOTE: Replaces personal pronoun.

SECTION 555. 62.09 (2) (a) of the statutes is amended by replacing “at the time of his election a citizen” with “at the time of election a citizen”.

NOTE: Deletes personal pronoun.

SECTION 556. 62.09 (4) (c) of the statutes is amended by replacing “clerk shall issue to him a certificate of appointment” with “clerk shall issue to the officer a certificate of appointment”.

NOTE: Replaces personal pronoun.

SECTION 557. 62.09 (5) (d) of the statutes is amended by replacing “some person to discharge his duties until he returns or until” with “some person to discharge the officer’s duties until the officer returns or until”.

NOTE: Replaces personal pronouns.

SECTION 558. 62.09 (7) (e) of the statutes is amended by replacing “a city official in his official capacity proceeded against” with “a city official in that official’s official capacity proceeded against”, by replacing “commission, to defend or maintain his official position, or because of some act arising out of the performance of his official duties, and he has prevailed in such” with “commission, to defend or maintain his or her official position, or because of some act arising out of the performance of that official’s official duties, and that official has prevailed in such” and by replacing “it sees fit, to reimburse him for the expenses reasonably” with “it sees fit, to reimburse the official for the expenses reasonably”.

NOTE: Renders provision gender neutral.

SECTION 559. 62.09 (8) (a) of the statutes is amended by replacing “He shall take care that city ordinances” with “The mayor shall take care that city ordinances”.

NOTE: Replaces personal pronoun.

SECTION 560. 62.09 (8) (b) of the statutes is amended to read:

62.09 (8) (b) He The mayor shall from time to time give the council such information and recommend such measures as be the mayor may deem advantageous to the city. When present be the mayor shall preside at the meetings of the council.

NOTE: Replaces personal pronouns.

SECTION 561. 62.09 (8) (e) of the statutes is amended by replacing “the mayor, except that he shall not have power” with “the mayor, except that the president shall not have power” and by replacing “He shall when so officiating be styled” with “The president shall when so officiating be styled”.

NOTE: Replaces personal pronouns.

SECTION 562. 62.09 (9) (a) of the statutes is amended by replacing “to be paid to him, and pay over the money in the hands according to law” with “to be paid to the treasurer, and pay over the money in the treasurer’s hands according to law”.

NOTE: Replaces personal pronouns.

SECTION 563. 62.09 (9) (b) of the statutes is amended by replacing “He shall keep a detailed account in suitable” with “The treasurer shall keep a detailed account in suitable”, by replacing “He shall keep in a separate book” with “The treasurer shall keep in a separate book” and by replacing “His books shall at all reasonable times” with “The treasurer’s books shall at all reasonable times”.

NOTE: Replaces personal pronouns.

SECTION 564. 62.09 (9) (c) of the statutes is amended by replacing “He shall each month at the first meeting” with “The treasurer shall each month at the first meeting”, by replacing “before each regular city election he shall file” with “before each regular city election the treasurer shall file” and by replacing “things of pecuniary value in his custody, and of all transactions of his office” with “things of pecuniary value in the treasurer’s custody, and of all transactions of the treasurer’s office”.

NOTE: Replaces personal pronouns.

SECTION 565. 62.09 (9) (e) of the statutes is amended by replacing “He shall deposit immediately upon receipt” with “The treasurer shall deposit immediately upon receipt” and by replacing “so deposited, the treasurer and his bondsmen shall not be” with “so deposited, the treasurer and the treasurer’s bondsmen shall not be”.

NOTE: Renders provision gender neutral.
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SECTION 566. 62.09 (9) (f) of the statutes is amended by replacing “He may in writing, filed” with “The treasurer may in writing, filed”, by replacing “deputy who shall act under his direction and in his absence or disability” with “deputy who shall act under the treasurer’s direction and in the treasurer’s absence or disability” and by replacing “a vacancy shall perform his duties.  The deputy shall” with “a vacancy shall perform the treasurer’s duties.  The deputy shall”.

NOTE: Replaces personal pronouns.

SECTION 567. 62.09 (10) (b) of the statutes is amended by replacing “He shall each month and as often” with “The comptroller shall each month and as often” and by replacing “violation by the treasurer of his duty in the manner” with “violation by the treasurer of the treasurer’s duty in the manner”.

NOTE: Replaces personal pronouns.

SECTION 568. 62.09 (10) (c) of the statutes is amended by replacing “He shall examine each claim” with “The comptroller shall examine each claim” and by replacing “For these purposes he may swear witnesses and take testimony. If he finds no objection he shall mark his approval on the claim. If he disapproves in whole or in part, he shall report to the council his reasons.  He shall in all cases” with “For these purposes the comptroller may swear witnesses and take testimony. If the comptroller finds no objection the comptroller shall mark his or her approval on the claim. If the comptroller disapproves in whole or in part, the comptroller shall report the reasons for that disapproval to the council. The comptroller shall in all cases”.

NOTE: Replaces personal pronouns.

SECTION 569. 62.09 (10) (f) of the statutes is amended by replacing “He shall countersign all contracts” with “The comptroller shall countersign all contracts”.

NOTE: Replaces personal pronoun.

SECTION 570. 62.09 (10) (g) of the statutes is amended by replacing “He shall each year make a list” with “The comptroller shall each year make a list”.

NOTE: Replaces personal pronoun.

SECTION 571. 62.09 (10) (h) of the statutes is amended by replacing “He may in writing, filed” with “The comptroller may in writing, filed”, by replacing “deputy who shall act under his direction and in his absence or disability” with “deputy who shall act under the comptroller’s direction and in the comptroller’s absence or disability” and by replacing “a vacancy shall perform his duties.  The deputy shall” with “a vacancy shall perform the comptroller’s duties.  The deputy shall”.

NOTE: Replaces personal pronouns.

SECTION 572. 62.09 (11) (b) of the statutes is amended by replacing “He shall attend the meetings” with “The clerk shall attend the meetings”.

NOTE: Replaces personal pronoun.

SECTION 573. 62.09 (11) (c) of the statutes is amended by replacing “He shall keep at length” with “The clerk shall enter at length” and by replacing “He shall keep a record” with “The clerk shall keep a record”.

NOTE: Replaces personal pronouns.

SECTION 574. 62.09 (11) (d) of the statutes is amended by replacing “He shall draw and sign” with “The clerk shall draw and sign” and by replacing “He shall carefully preserve all receipts filed with him” with “The clerk shall carefully preserve all receipts filed with the clerk”.

NOTE: Replaces personal pronouns.

SECTION 575. 62.09 (11) (e) of the statutes is amended by replacing “He shall keep an accurate” with “The clerk shall keep an accurate” and by replacing “with the treasurer and charge him with all tax lists presented to him for collection” with “with the treasurer and charge the treasurer with all tax lists presented for collection”.

NOTE: Renders provision gender neutral.

SECTION 576. 62.09 (11) (f) of the statutes is amended by replacing “He shall keep all papers and records in his office open to inspection” with “The clerk shall keep all papers and records in the clerk’s office open to inspection”.

NOTE: Replaces personal pronouns.

SECTION 577. 62.09 (11) (g) of the statutes is amended by replacing “By March 15 he shall publish” with “By March 15 the clerk shall publish”.

NOTE: Replaces personal pronoun.

SECTION 578. 62.09 (11) (h) of the statutes is amended by replacing “He shall have power to administer” with “The clerk shall have power to administer”.

NOTE: Replaces personal pronoun.

SECTION 579. 62.09 (11) (i) of the statutes is amended by replacing “He may in writing filed in his office appoint a deputy, who shall act under his direction, and in his absence or disability or in case of a vacancy shall perform his duties” with “The clerk may in writing filed in the clerk’s office appoint a deputy, who shall act under the clerk’s direction, and in the clerk’s absence or disability or in case of a vacancy shall perform the clerk’s duties” and by replacing “The clerk and his sureties shall be liable on his official bond” with “The clerk and the clerk’s sureties shall be liable on the clerk’s official bond”.

NOTE: Replaces personal pronouns.

SECTION 580. 62.09 (12) (c) of the statutes is amended by replacing “He shall when requested” with “The attorney shall when requested”.

NOTE: Replaces personal pronoun.

SECTION 581. 62.09 (12) (d) of the statutes is amended by replacing “He shall draft ordinances, bonds” with “The attorney shall draft ordinances, bonds”.

NOTE: Replaces personal pronoun.
SECTION 582. 62.09 (12) (e) of the statutes is amended by replacing “He shall examine the tax” with “The attorney shall examine the tax”.

NOTE: Replaces personal pronoun.

SECTION 583. 62.09 (12) (f) of the statutes is amended by replacing “He may appoint an assistant” with “The attorney may appoint an assistant” and by replacing “shall have power to perform his duties and for whose acts he shall be responsible” with “shall have power to perform the attorney’s duties and for whose acts the attorney shall be responsible”.

NOTE: Replaces personal pronouns.

SECTION 584. 62.09 (13) (c) of the statutes is amended by replacing “in such jail, including his name, residence and description, the time and cause of his confinement, and the authority under which he was confined” with “in the jail, including the person’s name, residence and description, the time and cause of the person’s confinement, and the authority under which the person was confined”.

NOTE: Replaces personal pronouns.

SECTION 585. 62.11 (1) of the statutes is amended by replacing “case of a tie his vote shall be counted” with “case of a tie the mayor’s vote shall be counted”.

NOTE: Replaces personal pronoun.

SECTION 586. 62.11 (2) of the statutes is amended by replacing “notice to each member delivered to him personally or left at his usual abode” with “notice delivered personally to each member or left at the member’s usual abode”.

NOTE: Renders provision gender neutral.

SECTION 587. 62.115 (1) of the statutes is amended by replacing “in the course of his employment, or out of any alleged breach of his duty as such officer” with “in the course of employment, or out of any alleged breach of duty as such officer” and by replacing “employe to hold or retain his office or position” with “employe to hold or retain that person’s office or position”.

NOTE: Renders provision gender neutral.

SECTION 588. 62.12 (8) (a) of the statutes is amended by replacing “to the clerk with his report thereon in writing” with “to the clerk with the comptroller’s report thereon in writing”.

NOTE: Replaces personal pronoun.

SECTION 589. 62.14 (2) of the statutes is amended by replacing “board by virtue of his office” with “board”.

NOTE: Renders provision gender neutral and deletes superfluous language.

SECTION 590. 62.14 (7) of the statutes is amended by replacing “keep on file in his office, in the office of the city clerk, a record of all his official acts and doings” with “keep on file in the engineer’s office, in the office of the city clerk, a record of all the engineer’s official acts and doings”, by replacing “over by said engineer to his successor or to the board” with “over by said engineer to the engineer’s successor or to the board” and by replacing “report of all doings of his department to the board” with “report of all doings of the engineer’s department to the board”.

NOTE: Replaces personal pronoun.

SECTION 591. 62.15 (3) of the statutes is amended by replacing “a guaranty that if his bid is accepted he will execute and file” with “a guaranty that if the bid is accepted the bidder will execute and file” and by replacing “In case he fails to file such” with “In case the successful bidder fails to file such”.

NOTE: Replaces personal pronouns.

SECTION 592. 62.15 (6) of the statutes is amended by replacing “the work on which he bids, the board shall” with “the work on which the bidder bids, the board shall”.

NOTE: Replaces personal pronoun.

SECTION 593. 62.15 (11) of the statutes is amended by replacing “which may result from his carelessness in the prosecution” with “which may result from the contractor’s carelessness in the prosecution”.

NOTE: Renders provision gender neutral.

SECTION 594. 62.16 (1) (a) of the statutes is amended by replacing “thereby sustaining damages to his property on such street” with “thereby sustaining damages to that person’s property on the affected street” and by replacing “any special assessment levied against his property for any public” with “any special assessment levied against the person’s property for any public”.

NOTE: Renders provision gender neutral and replaces obsolete term.

SECTION 595. 62.16 (2) (b) of the statutes is amended by replacing “amounts so certified to him for such charges” with “amounts so certified to the clerk for such charges”.

NOTE: Replaces personal pronoun.

SECTION 596. 62.23 (7) (e) 3. of the statutes is amended by replacing “call of the chairman and at such other times as the board may determine. Such chairman, or in his absence the acting chairman” with “call of the chairperson and at such other times as the board may determine. The chairperson, or in the chairperson’s absence, the acting chairperson”.

NOTE: Renders provision gender neutral.

SECTION 597. 62.23 (7) (e) 5. of the statutes is amended by replacing “have been filed with, that by reason” with “have been filed with the officer, that by reason” and by replacing “certificate a stay would, in the officer’s opinion, cause imminent peril” with “certificate a stay would, in the officer’s opinion, cause imminent peril”.

NOTE: Replaces personal pronouns.

SECTION 598. 62.23 (10) (d) of the statutes is amended by replacing “on the new line, the owner shall be personally liable” with “on the new line, he shall be personally liable”.

NOTE: Replaces personal pronoun.
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SECTION 599. 62.25 (2) (a) of the statutes is amended by replacing “a city officer in his official capacity, except the action directly involve the title to his office, shall not be” with “a city officer in the officer’s official capacity, except the action directly involve the title to the officer’s office, shall not be”.

NOTE: Replaces personal pronouns.

SECTION 600. 63.06 of the statutes is amended by replacing “the civil service commission he shall be reinstated in the position formerly occupied by him or in a position” with “the civil service commission the person shall be reinstated in the position formerly occupied by the person or in a position” and by replacing “is available, or if not, his name shall be placed” with “is available, or if not, that person’s name shall be placed”.

NOTE: Replaces personal pronouns.

SECTION 601. 63.07 (1) (a) of the statutes is amended by replacing “appointment shall not affect his standing on the eligible” with “appointment shall not affect that person’s standing on the eligible”.

NOTE: Replaces personal pronoun.

SECTION 602. 63.10 (1) of the statutes is amended to read:

63.10 (1) Whenever a person possessing appointing power in the county, the chief executive officer of a department, board or institution, the county park commission, county election commission, civil service commission, and county board of welfare as to officers and employees under their respective jurisdictions, believes that an officer or employee in the classified service in his or its that person’s, commission’s or board’s department has acted in such a manner as to show him the officer or employe to be incompetent to perform his the officer’s or employe’s duties or to have merited demotion or dismissal, he or it the person, commission or board shall report in writing to the civil service commission setting forth specifically his the complaint against the officer or employe, and may suspend the officer or employee at the time such complaint is filed. It is the duty of the director of personnel to file charges against any officer or employee in the classified service upon receipt of evidence showing cause for demotion or discharge of such the officer or employe in cases where a department head or appointing authority neglects or refuses to file such charges. Charges may be filed by any citizen against an officer or employee in the classified service where in the judgment of the commission the facts alleged under oath by such citizen and supported by affidavit of one or more witnesses would if charged and established amount to cause for the discharge of such the officer or employe. The commission shall forthwith notify the accused officer or employe of the filing of such the charges and on request provide him the officer or employe with a copy of the same. Nothing in this subsection shall limit the power of the department head to suspend a subordinate for a reasonable period not exceeding 10 days. In case an employe is again suspended within 6 months for any period whatever, the employe so suspended shall have the right of hearing by the commission on the second suspension or any subsequent suspension within said period the same as herein provided for in demotion or dismissal proceedings.

NOTE: Replaces personal pronouns.

SECTION 603. 63.12 (2) of the statutes is amended by replacing “any matter regarding which he may be lawfully interrogated” with “any matter regarding which the person may be lawfully interrogated”.

NOTE: Replaces personal pronoun.

SECTION 604. 63.12 (3) of the statutes is amended by replacing “order shall receive for his attendance the fees” with “order shall receive for attendance the fees” and by replacing “unless the commission certifies that his testimony was relevant” with “unless the commission certifies that the testimony of the witness was relevant”.

NOTE: Replaces personal pronouns.

SECTION 605. 63.13 of the statutes is amended by replacing “such payment is holding his position legally under” with “such payment is holding a position legally under”.

NOTE: Replaces personal pronoun.

SECTION 606. 63.14 (3) of the statutes is amended by replacing “the status and compensation of such incumbent shall be retained by him during his tenure of such position” with “the incumbent shall retain the status and compensation of the position during the incumbent’s tenure of the position”.

NOTE: Renders provision gender neutral.

SECTION 607. 63.25 (1) (d) of the statutes is amended by replacing “at the end of his probationary period” with “at the end of the probationary period”.

NOTE: Replaces personal pronoun.

SECTION 608. 63.29 (1) of the statutes is amended by replacing “the city attorney and his deputy” with “the city attorney and the deputy city attorney”.

NOTE: Renders provision gender neutral.

SECTION 609. 63.50 of the statutes is amended by replacing “on account of his appointment or proposed appointment” with “on account of the applicant’s appointment or proposed appointment” and by replacing “for or on account of his promotion” with “for or on account of the officer’s or employe’s promotion”.

NOTE: Replaces personal pronouns.

SECTION 610. 64.09 (7) of the statutes is amended by replacing “at any time that his conduct of the city” with “at any time that the city manager’s conduct of the city” and by replacing “city manager shall serve until his successor is elected” with “city manager shall serve until a successor is elected”.

NOTE: Replaces personal pronouns.

SECTION 611. 64.09 (10) of the statutes is amended by replacing “He may be removed by the council” with
“The acting city manager may be removed by the council.”

NOTE: Replaces personal pronoun.

SECTION 612. 64.11 (2) of the statutes is amended by replacing “positions according to his judgment of the needs” with “positions according to the city manager’s judgment of the needs”.

NOTE: Replaces personal pronoun.

SECTION 613. 64.11 (3) of the statutes is amended by replacing “offices becomes unsatisfactory to him. This subsection shall not” with “offices becomes unsatisfactory to the city manager. This subsection shall not”.

NOTE: Replaces personal pronoun.

SECTION 614. 65.02 (4) of the statutes is amended by replacing “may be required of him by the board” with “may be required by the board”.

NOTE: Replaces personal pronoun.

SECTION 615. 65.04 (1) of the statutes is amended by replacing “estimates filed with him by the departments together” with “estimates filed with the secretary by the departments together”.

NOTE: Replaces personal pronoun.

SECTION 616. 65.04 (9) of the statutes is amended by replacing “by common council ordinance; he shall not however be” with “by common council ordinance; that person shall not however be”.

NOTE: Replaces personal pronoun.

SECTION 617. 65.05 (5) of the statutes is amended by replacing “to the mayor for his approval” with “to the mayor for the mayor’s approval”.

NOTE: Replaces personal pronoun.

SECTION 618. 65.05 (6) of the statutes is amended by replacing “mayor approves the budget he shall sign” with “mayor approves the budget the mayor shall sign” and by replacing “any such item or items he shall return the budget to the clerk with his objections to such items in writing and his reasons” with “any item or items the mayor shall return the budget to the clerk with a written statement of the mayor’s objections to those items and the reasons”.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 619. 65.05 (7) of the statutes is amended by replacing “the mayor subject to his approval. All items not” with “the mayor subject to the mayor’s approval. All items not”.

NOTE: Replaces personal pronoun.

SECTION 620. 65.10 of the statutes is amended by replacing “all moneys received by him in his official capacity for fees” with “all moneys received by the officer in the officer’s official capacity for fees”, by replacing “end of each month, during his term of office, pay” with “end of each month, during that officer’s term of office, pay” and by replacing “treasury all such money in his hands and file a duly verified copy of his account with the city” with “treasury all such money in that officer’s hands and file a duly verified copy of that officer’s account with the city”.

NOTE: Replaces personal pronouns.

SECTION 621. 66.012 (2) of the statutes is amended by replacing “of land on which he resides, which shall be” with “of land on which that person resides, which shall be”.

NOTE: Replaces personal pronoun.

SECTION 622. 66.012 (8) of the statutes is amended by replacing “the city clerk when he shall have qualified” with “the city clerk when the city clerk shall have qualified”.

NOTE: Replaces personal pronoun.

SECTION 623. 66.014 (2) (c) of the statutes is amended by replacing “the territory” with “the territory”.

NOTE: Replaces personal pronoun.

SECTION 624. 66.014 (2) (e) of the statutes is amended by replacing “be permitted to withdraw his name therefrom. No additional” with “be permitted to withdraw his or her name therefrom. No additional”.

NOTE: Renders provision gender neutral.

SECTION 625. 66.019 (3) of the statutes is amended by replacing “or city clerk when he qualifies” with “or city clerk when that clerk qualifies”.

NOTE: Replaces personal pronoun.

SECTION 626. 66.021 (1) (b) of the statutes is amended by replacing “to the extent of his interest” with “to the extent of his or her interest”.

NOTE: Renders provision gender neutral.

SECTION 627. 66.021 (4) (b) of the statutes is amended by replacing “be permitted to withdraw his name therefrom. No additional” with “be permitted to withdraw his or her name therefrom. No additional”.

NOTE: Renders provision gender neutral.

SECTION 628. 66.03 (9) of the statutes is amended by replacing “all public records in that officer’s office pertaining” with “all public records in that officer’s office pertaining”.

NOTE: Replaces personal pronoun.

SECTION 629. 66.044 (1) (d) of the statutes is amended by replacing “the foregoing as in his discretion he may deem” with “the foregoing as in that officer’s discretion may be deemed”.

NOTE: Renders provision gender neutral.

SECTION 630. 66.045 (4) of the statutes is amended by replacing “or excavation, and if he shall not remove” with “or excavation, and if the holder shall not remove” and by replacing “it shall be removed at his expense” with “it shall be removed at the holder’s expense”.

NOTE: Replaces personal pronouns.

SECTION 631. 66.048 (3) (c) of the statutes is amended by replacing “as necessary to bind him. After
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being duly executed” with “as necessary to bind the lessee. After being duly executed”.

**NOTE:** Replaces personal pronoun.

**SECTION 632.** 66.05 (6) of the statutes is amended by replacing “of the land or his agent and upon the holder” with “of the land or the owner’s agent and upon the holder” and by replacing “days after service thereof upon him, the inspector of buildings” with “days after service thereof upon the owner, the inspector of buildings”.

**NOTE:** Replaces personal pronouns.

**SECTION 633.** 66.058 (2) (d) of the statutes is amended by replacing “of such hearing, and he shall be entitled” with “of the hearing, and the holder of the license shall be entitled” and by replacing “payment of costs adjudged against him” with “payment of costs adjudged against the license holder”.

**NOTE:** Replaces personal pronouns.

**SECTION 634.** 66.061 (1) (c) of the statutes is amended by replacing “Each signer shall state his occupation and residence” with “Each signer shall state his or her occupation and residence”.

**NOTE:** Renders provision gender neutral.

**SECTION 635.** 66.066 (2) (L) of the statutes is amended by replacing “by the vendor or his or its predecessor” with “by the vendor or the vendor’s predecessor” and by replacing “made by the vendor or his or its predecessor” with “made by the vendor or the vendor’s predecessor”.

**NOTE:** Renders provision gender neutral.

**SECTION 636.** 66.071 (1) (c) of the statutes is amended by replacing “actual introduction of water, he shall make bylaws, rules” with “actual introduction of water, the commissioner shall make bylaws, rules” and by replacing “the same for cause, and he shall have power, from” with “the same for cause, and the commissioner shall have power, from”.

**NOTE:** Replaces personal pronouns.

**SECTION 637.** 66.071 (1) (d) of the statutes is amended by replacing “to the owner wherever he shall state, of all premises” with “to the owner wherever the owner shall state, of all premises”.

**NOTE:** Replaces personal pronoun.

**SECTION 638.** 66.071 (1) (e) of the statutes is amended by replacing “shall be by him placed upon the tax roll” with “shall be placed by the comptroller upon the tax roll” and by replacing “in the best manner in his power the quantity used” with “in the best manner in the commissioner’s power the quantity used”.

**NOTE:** Replaces personal pronouns.

**SECTION 639.** 66.071 (1) (f) of the statutes is amended by replacing “that he will pay” with “that the applicant will pay” in 3 places.

**NOTE:** Replaces personal pronouns.

**SECTION 640.** 66.071 (1) (j) of the statutes is amended to read:

66.071 (1) (j) The **said** commissioner of public works shall make an annual report to the council of **his the commissioner’s** doings under this section and the state of the water fund and the general condition of **said the waterworks,** and **such** the report after being submitted to the council shall be filed in the office of the comptroller.

**NOTE:** Replaces personal pronoun and obsolete terminology.

**SECTION 641.** 66.071 (2) (d) of the statutes is amended by replacing “all other employes which he deems necessary” with “all other employes which the manager deems necessary”.

**NOTE:** Replaces personal pronoun.

**SECTION 642.** 66.076 (3) of the statutes is amended by replacing “term “purchaser” shall include his successors” with “term “purchaser” shall include the purchaser’s successors” and by replacing “on the actual amount of his investment in the premises” with “on the actual amount of the purchaser’s investment in the premises”.

**NOTE:** Replaces personal pronouns.

**SECTION 643.** 66.091 (4) of the statutes is amended by replacing “sanctioned, or permitted by him or caused by his negligence, nor unless he shall have used all” with “sanctioned, or permitted by that person or caused by that person’s negligence, nor unless that person shall have used all”, by replacing “to prevent injury, and if he refuse or neglect to” with “to prevent injury, and if that officer shall refuse or neglect to” and by replacing “such officer liable by bringing action against him within 6 months” with “that officer liable by bringing action against that officer within 6 months”.

**NOTE:** Renders provision gender neutral.

**SECTION 644.** 66.11 (1) of the statutes is amended by replacing “for any city unless he is a citizen” with “for any city unless that person is a citizen”.

**NOTE:** Replaces personal pronoun.

**SECTION 645.** 66.11 (2) of the statutes is amended by replacing “the term for which he is elected, be eligible” with “the term for which the member is elected, be eligible” and by replacing “which was not created during his term in office” with “which was not created during the member’s term in office”.

**NOTE:** Replaces personal pronouns.

**SECTION 646.** 66.113 of the statutes is amended by replacing “the same, deliver to him a particular receipted account” with “the same, deliver to the person paying a particular receipted account” and by replacing “they respectively accrued; and if he fails to do so he shall be liable” with “they respectively accrued; and if the officer fails to do so the officer shall be liable”.

**NOTE:** Replaces personal pronouns.

**SECTION 647.** 66.145 of the statutes is amended by replacing “the faithful performance of his duty, the amount” with “the faithful performance of the appoin-
tee’s duty, the amount” and by replacing “keep them on file in his office; except that after” with “keep them on file in the city clerk’s office; except that after”.

NOTE: Replaces personal pronouns.

SECTION 648. 66.196 of the statutes is amended by replacing “who by virtue of his office is entitled” with “who by virtue of the office held by that official is entitled”, by replacing “establishment of the salary attending his office, shall not during” with “establishment of the salary attending that office, shall not during” and by replacing “provided at the time of his taking office. This provision” with “provided at the time of that official’s taking office. This provision”.

NOTE: Replaces personal pronouns.

SECTION 649. 66.27 (1) of the statutes is amended by replacing “donor or dedicator or his heirs, or accept from the donor or dedicator or his heirs, a grant relieving” with “donor or dedicator or the heirs of the donor or dedicator, or accept from the donor or dedicator or the heirs of the donor or dedicator, a grant relieving”.

NOTE: Replaces personal pronouns.

SECTION 650. 66.27 (2) (a) of the statutes is amended by replacing “donor or dedicator or his heirs are unknown” with “donor or dedicator or the heirs of the donor or dedicator are unknown”.

NOTE: Replaces personal pronoun.

SECTION 651. 66.29 (1) (d) of the statutes is amended by replacing “such a way that he does not contemplate doing” with “such a way that the “subcontractor” does not contemplate doing”.

NOTE: Replaces personal pronoun.

SECTION 652. 66.29 (5) of the statutes is amended to read:

66.29 (5) CORRECTIONS OF ERRORS IN BIDS. Whenever any person shall submit a bid or proposal for the performance of public work under any public contract to be let by the municipality, board, public body or officer thereof, who shall claim mistake, omission or error in preparing his the bid, the said person bidder shall, before the bids are opened, make known the fact that he has made an error, omission or mistake has been made, and in such case his the bid shall be returned to him the bidder unopened and the said person bidder shall not be entitled to bid upon the contract at hand unless the same is readvertised and relet upon such advertisement the readvertisement. In case any such person bidder shall make an error or omission or mistake and shall discover the same after the bids are opened, he the bidder shall immediately and without delay give written notice and make known the fact of such the mistake, omission or error which has been committed and submit to the municipality, board, public body or officers thereof, clear and satisfactory evidence of such the mistake, omission or error and that the same was not caused by any careless act or omission on his the bidder’s part in the exercise of ordinary care in examining the plans, specifications, and conforming with the provisions of this section, and in case of forfeiture, shall not be entitled to recover the moneys or certified check forfeited as liquidated damages unless he it shall be prove proven before a court of competent jurisdiction in an action brought for the recovery of the amount forfeited, that in making the mistake, error or omission he the bidder was free from carelessness, negligence or inexcusable neglect.

NOTE: Renders provision gender neutral and deletes obsolete terminology.

SECTION 653. 66.29 (7) of the statutes is amended to read:

66.29 (7) BIDDER’S CERTIFICATE. On all contracts the bidder shall incorporate and make a part of his the bidder’s proposal for the doing of any work or labor or the furnishing of any material in or about any public work or contract of the municipality a sworn statement by himself the bidder, or if not an individual by one authorized, that the bidder or authorized person so swearing has examined and carefully prepared said the proposal from the plans and specifications and has checked the same in detail before submitting said the proposal or bid to the municipality, board, department or officer charged with the letting of bids and also at the same time as a part of said the proposal, submit a list of the subcontractors he the bidder proposes to contract with, and the class of work to be performed by each, provided that to qualify for such listing such inclusion in the bidder’s list a subcontractor must first submit his a bid in writing, to the general contractor at least 48 hours prior to the time of the bid closing, which list shall not be added to nor altered without the written consent of the municipality. A proposal of a bidder shall not be invalid if any subcontractor and the class of work to be performed by such the subcontractor has been omitted from a proposal; such omission shall be considered as inadvertent, or that the bidder will perform the work himself personally.

NOTE: Renders provision gender neutral and replaces obsolete terminology.

SECTION 654. 66.293 (3) (a) of the statutes is amended by replacing “in behalf of himself and other employees similarly” with “in behalf of that employe or those employees and other employees similarly” and by replacing “to any such action unless he gives his consent in writing” with “to any such action unless the employe consents in writing”.

NOTE: Renders provision gender neutral.

SECTION 655. 66.293 (3) (e) of the statutes is amended by replacing “mechanic employed by him in connection with the project” with “mechanic employed by the contractor, subcontractor or agent in connection with the project”.

NOTE: Replaces personal pronoun.

SECTION 656. 66.293 (3) (h) of the statutes is amended by replacing “affidavit stating that he has com-
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Section 657. 66.30 (5) (a) of the statutes is amended by replacing “any agreement submitted to him hereunder unless he finds that it does” with “any agreement submitted hereunder unless the attorney general finds that it does”, by replacing “submission of such agreement to him, shall transmit a copy” with “submission of an agreement hereunder, shall transmit a copy” and by replacing “the attorney general any comments he may have concerning” with “the attorney general any comments the governor may have concerning”.

Note: Replaces personal pronouns.

Section 658. 66.37 (4) of the statutes is amended by replacing “just and that his town, city or village” with “just and that his or her town, city or village”.

Note: Renders provision gender neutral.

Section 659. 66.39 (5) (a) of the statutes is amended by replacing “the body which appointed him by a two-thirds” with “the body which appointed the commissioner by a two-thirds”, by replacing “in any project, nor shall he have any interest direct” with “in any project or have any interest direct” and by replacing “in any veterans’ housing project he shall immediately disclose” with “in any veterans’ housing project the commissioner or employe shall immediately disclose”.

Note: Renders provision gender neutral.

Section 660. 66.39 (5) (c) of the statutes is amended to read:

66.39 (5) (c) At the first meeting of the commissioners after their appointment, they shall select one of their members as chairman chairperson and one as secretary. The county treasurer shall be the treasurer of the board and his. The official bond as of the county treasurer shall extend to cover funds of the authority that may be placed in his the charge of the county treasurer. He. The county treasurer shall disburse money of the authority only upon direction of the commissioners. The county treasurer shall receive no compensation for his services as treasurer of the board, but he shall be entitled to necessary expenses, including traveling expenses incurred in the discharge of his the duties as of treasurer of the board. When the office of chairman chairperson or secretary of the commissioners becomes vacant for any reason, the commissioners shall select a new chairman chairperson or secretary as the case may be. The commissioners may employ technical experts, and such other officers, agents and employees, permanent or temporary, as it may require, and may call upon the district attorney of the county for such legal services as it may require.

Note: Renders provision gender neutral.

Section 661. 66.39 (11) of the statutes is amended by replacing “If said veteran occupant desires to exercise his option to purchase he shall notify the housing authority of his intention to exercise that option in writing and he shall be allowed” with “If a veteran occupant desires to exercise an option to purchase granted by this subsection, the veteran occupant shall notify the housing authority in writing of the veteran occupant’s intention to exercise that option and the veteran occupant shall be allowed” and by replacing “for said unit paid by him that has been credited” with “for said unit paid by the veteran occupant that has been credited”.

Note: Renders provision gender neutral.

Section 662. 66.395 (3) (i) of the statutes is amended by replacing “head of which, or his spouse, is an elderly” with “head of which, or that person’s spouse, is an elderly”.

Note: Replaces personal pronoun.

Section 663. 66.40 (7) of the statutes is amended by replacing “any project, nor shall he have any interest direct” with “any project or have any interest direct” and by replacing “included in any housing project, he shall immediately disclose” with “included in any housing project, that person shall immediately disclose”.

Note: Renders provision gender neutral.

Section 664. 66.40 (8) of the statutes is amended by replacing “be removed only after he shall have been given” with “be removed only after having been given”.

Note: Replaces personal pronoun.

Section 665. 66.40 (18) (a) of the statutes is amended by replacing “If such receiver be appointed, it may enter and take” with “Upon appointment, a receiver may enter and take”.

Note: Renders provision gender neutral.

Section 666. 66.414 (2) (d) of the statutes is amended by replacing “by any person on his behalf, to any court” with “by any person on the owner or prior owner’s behalf, to any court”.

Note: Replaces personal pronoun.

Section 667. 66.415 (1) of the statutes is amended by replacing “the term for which he has made payment for” with “the term for which that person has made payment for” and by replacing “use, as a condition to his cessation of occupation” with “use, as a condition to that person’s cessation of occupation”.

Note: Replaces personal pronoun.

Section 668. 66.43 (6) (d) of the statutes is amended by replacing “purchaser obligates itself or himself, by written instrument” with “purchaser is obligated, by written instrument” and by replacing “also that the grantee, his or its heirs, representatives, successors and assigns, shall” with “also that the grantee, and the heirs, representatives, successors and assigns of the grantee”.

Note: Renders provision gender neutral.
SECTION 669. 66.43 (9) (c) of the statutes is amended by replacing “distinct from its or his accounts of and for” with “distinct from accounts of and for”.

NOTE: Renders provision gender neutral.

SECTION 670. 66.431 (3) (b) of the statutes is amended by replacing “A commissioner shall hold his office until a successor” with “A commissioner shall hold office until a successor”.

NOTE: Renders provision gender neutral.

SECTION 671. 66.431 (6) (b) 3. of the statutes is amended by replacing “be required to state his objections and the reasons” with “be required to state the owner’s objections and the reasons” and by replacing “He shall state his mailing address and sign his name” with “The owner shall state his or her mailing address and sign his or her name”.

NOTE: Renders provision gender neutral.

SECTION 672. 66.431 (9) (d) of the statutes is amended by replacing “the purchaser obligates himself, by written instrument” with “the purchaser is obligated, by written instrument” and by replacing “and also that the grantee, his heirs, representatives, successors and assigns, shall” with “and also that the grantee and the heirs, representatives, successors and assigns of the grantee, shall”.

NOTE: Renders provision gender neutral.

SECTION 673. 66.433 (5) of the statutes is amended by replacing “shall be entitled to his actual and necessary expenses incurred in the performance of his duties. The commission may” with “shall be entitled to actual and necessary expenses incurred in the performance of commission duties. The commission may”.

NOTE: Renders provision gender neutral.

SECTION 674. 66.435 (4) (a) of the statutes is amended by replacing “thereof is delivered to him personally or, if not found, by leaving a copy thereof at his usual place of abode” with “thereof is delivered to the person personally or, if not found, by leaving a copy thereof at the person’s usual place of abode”, by replacing “with return receipt requested to his last–known address, or if the registered or certified letter with the copy of the notice is returned showing the letter has not been delivered to him, by posting a copy” with “with return receipt requested to the person’s last–known address, or if the registered or certified letter with the copy of the notice is returned showing the letter has not been delivered to the person, by posting a copy” and by replacing “to protect the public health, he may, without notice or hearing, issue an order reciting the existence of such an emergency and requiring that such action be taken as he deems necessary to meet” with “to protect the public health, the commissioner may, without notice or hearing, issue an order reciting the existence of such an emergency and requiring that such action be taken as he deems necessary to meet”.

NOTE: Replaces personal pronouns.

SECTION 675. 66.508 (13) of the statutes is amended by replacing “in the performance of his duties, or any other” with “in the performance of his or her duties, or any other”.

NOTE: Renders provision gender neutral.

SECTION 676. 66.521 (5) (e) of the statutes is amended by replacing “any foreclosure sale if he is the highest bidder” with “any foreclosure sale if that person is the highest bidder”.

NOTE: Replaces personal pronoun.

SECTION 677. 66.54 (6) (b) of the statutes is amended by replacing “said certificate and on his record thereof. The clerk” with “said certificate and on the clerk’s record thereof. The clerk” and by replacing “of the municipality and by him delivered to such” with “of the municipality and by the treasurer delivered to such”.

NOTE: Replaces personal pronouns.

SECTION 678. 66.54 (7) (e) of the statutes, as affected by 1991 Wisconsin Act 237, is amended by replacing “a written notice that he elects to pay the special assessment on his property, describing the same” with “a written notice that the owner elects to pay the special assessment on the owner’s property, describing the same”.

NOTE: Replaces personal pronouns.

SECTION 679. 66.60 (12) (a) of the statutes is amended by replacing “(10) or (11), feels himself aggrieved thereby he may, within 90 days” with “(10) or (11), feels aggrieved thereby that person may, within 90 days” and by replacing “that may be adjudged against him. The clerk, in case” with “that may be adjudged against that person. The clerk, in case”.

NOTE: Replaces personal pronouns.

SECTION 680. 66.615 (5) of the statutes is amended by replacing “and in his statement to the city clerk” with “and in the comptroller’s statement to the city clerk”.

NOTE: Replaces personal pronoun.

SECTION 681. 66.645 (1) of the statutes is amended by replacing “issued as aforesaid in his own name and at his own cost. In such” with “issued as aforesaid in the name and at the cost of that owner or holder. In such”.

NOTE: Replaces personal pronouns.

SECTION 682. 66.65 (2) of the statutes is amended by replacing “paid over by him to the treasurer of the municipality” with “paid over by the treasurer to the treasurer of the municipality”.

NOTE: Replaces personal pronoun.

SECTION 683. 66.805 of the statutes is amended by replacing “to such beneficiary had he been a resident” with “to the beneficiary had the beneficiary been a resident” and by replacing “would have been paid had he been a resident” with “would have been paid had the designated beneficiary been a resident”.

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NOTE: Replaces personal pronouns and obsolete term.

SECTION 684. 66.81 of the statutes is amended by replacing “any right to assign his benefit or allowance” with “any right to assign any benefit or allowance”.

NOTE: Replaces personal pronoun.

SECTION 685. 66.94 (7) (a) of the statutes is amended by replacing “of 5 years, and his appointment shall be approved” with “of 5 years, and the appointment of the seventh member shall be approved”.

NOTE: Replaces personal pronoun.

SECTION 686. 66.94 (7) (b) of the statutes is amended by replacing “a member shall vacate his office by removing his permanent residence from” with “a member’s office is vacated in the event the member’s permanent residence is removed from”.

NOTE: Replaces personal pronoun.

SECTION 687. 66.94 (8) of the statutes is amended to read:

66.94 (8) Resignations and Removals. Any member may resign from his office to take effect when his a successor has been appointed and is qualified. The appointing authority may remove any member of the board appointed by him the appointing authority in case of incompetency, neglect of duty or malfeasance in office. They may give him the board member a copy of such charges and an opportunity to be heard publicly thereon in person or by counsel upon not less than 10 days’ notice. Upon failure of a member to qualify within the time required or upon a member’s abandonment of his office or his removal from office, his the member’s office shall become vacant.

NOTE: Replaces personal pronoun.

SECTION 688. 66.94 (20) of the statutes is amended by replacing “of the duties of his office or employment” with “of the duties of that person’s office or employment”.

NOTE: Replaces personal pronoun.

SECTION 689. 66.94 (23) of the statutes is amended by replacing “select a chairman and a temporary secretary” with “select a chairperson and a temporary secretary”, by replacing “chairman and each of his successors shall be elected” with “chairperson and each succeeding chairperson shall be elected” and by replacing “time for the term of his office as a member” with “time for the term of that chairperson’s office as a member”.

NOTE: Replaces personal pronoun.

SECTION 690. 66.94 (26) of the statutes is amended by replacing “signature of the chairman and another” with “signature of the chairperson and another”, by replacing “section, ceases to hold his office, his signature nevertheless shall be” with “section, ceases to hold office, the signature nevertheless shall be” and by replacing “the same effect as if he had remained in office” with “the same effect as if that officer had remained in office”.

NOTE: Replaces personal pronoun.

SECTION 691. 66.94 (37) (c) of the statutes is amended by replacing “Each bid shall accompany his bid with a sworn statement that he has not been” with “Each bid shall be accompanied by the bidder’s sworn statement that the bidder has not been”.

NOTE: Replaces personal pronoun.

SECTION 692. 66.945 (2) (a) of the statutes is amended by replacing “agency or official as he designates, upon petition in” with “agency or official as the governor designates, upon petition in”.

NOTE: Replaces personal pronoun.

SECTION 693. 66.945 (4) of the statutes is amended by replacing “who, in addition to his responsibilities and duties as a state” with “who, in addition to serving as a state”.

NOTE: Replaces personal pronoun.

SECTION 694. 66.95 of the statutes is amended by replacing “motor vehicle in his custody from standing” with “motor vehicle in the person’s custody from standing”.

NOTE: Replaces personal pronoun.

SECTION 695. 66.96 (3) of the statutes is amended by replacing “on all lands which he shall own, occupy” with “on all lands which the person shall own, occupy” and by replacing “portion of the highway which he patrols. The town board” with “portion of the highway which that highway patrolman patrols. The town board”.

NOTE: Replaces personal pronouns.

SECTION 696. 67.03 (1) (b) of the statutes is amended by replacing “state superintendent for, and he may issue, a certificate” with “state superintendent for, and the superintendent may issue, a certificate”.

NOTE: Replaces personal pronoun.

SECTION 697. 67.09 (2) of the statutes is amended by replacing “in person or by his duly authorized attorney” with “in person by or by the registered owner’s duly authorized attorney”.

NOTE: Replaces personal pronoun.

SECTION 698. 67.17 of the statutes is amended by replacing “the sureties on his official bond, and every” with “the sureties on the officer’s official bond, and every”.

NOTE: Replaces personal pronoun.

SECTION 699. 70.05 (2) of the statutes is amended by replacing “in the discharge of his duties” with “in the discharge of the assessor’s duties”.

NOTE: Replaces personal pronoun.

SECTION 700. 70.055 (1) (a) of the statutes is amended by replacing “That he has acquired a thorough knowledge” with “That the applicant has acquired a thorough knowledge”.

NOTE: Replaces personal pronoun.

SECTION 701. 70.07 (4) of the statutes, as affected by 1991 Wisconsin Act 156, is amended by replacing “if a nonresident, his agent if there is” with “if a nonresident, the agent of the person assessed if there is”.

Underscored, stricken, and vetoed text may not be searchable.
Note: Replaces personal pronoun.

Section 702. 70.07 (5) of the statutes, as affected by 1991 Wisconsin Act 156, is amended by replacing “board of assessors, as he may think best, to” with “board of assessors, as the commissioner of assessments may think best, to” and by replacing “duties as are prescribed by him. He shall be chairman of the board of assessors, and he may appoint as a member or chairman of the various committees, himself, any assessor or other officer or employe in his department” with “duties as are prescribed by the commissioner of assessments. The commissioner of assessments shall be chairperson of the board of assessors, and may appoint as a member or chairperson of the various committees, himself or herself, any assessor or other officer or employe in the commissioner’s department”.

Note: Renders provision gender neutral.

Section 703. 70.105 (3) (a) (intro.) of the statutes is amended by replacing “property shall establish that he was the owner” with “property shall establish that he or she was the owner”.

Note: Renders provision gender neutral.

Section 704. 70.105 (4) of the statutes, as affected by 1991 Wisconsin Act 156, is amended by replacing “a certification together with his findings to the local” with “a certification together with the assessor’s or commissioner’s findings to the local”.

Note: Replaces personal pronoun.

Section 705. 70.13 (3) of the statutes is amended to read:

70.13 (3) On or before the tenth day of January in each year the owner of such logs or timber in transit shall furnish the assessor of the district in which such the mill at which the logs or timber will be sawed or manufactured is located a verified statement of the amount, character and value of all such the logs and timber in transit on the first day of January preceding, and the owner of the logs or timber shall furnish to the assessor of the district in which any such the logs and timber were located on the first day of January preceding, he shall furnish a like verified statement of the amount, character and value thereof. Any assessment made in accordance with such the owner’s statement shall be valid and binding on the owner notwithstanding any subsequent change as to the place where the same may be sawed or manufactured. If the owner of such the logs or timber shall fail or refuse to furnish the statement herein provided for, or shall intentionally make a false statement, he that owner shall be subject to the penalties prescribed by s. 70.36.

Note: Renders provision gender neutral and replaces obsolete terminology.

Section 706. 70.22 (1) of the statutes is amended by replacing “at the time of his decease was in this” with “at the time of the decedent’s death was in this”.

Note: Renders provision gender neutral and simplifies terminology.

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Section 707. 70.27 (7) (d) of the statutes is amended by replacing “A statement that he has fully complied with” with “A statement that the surveyor has fully complied with”.

Note: Replaces personal pronoun.

Section 708. 70.29 of the statutes is amended by replacing “in each village in his assessment district, and foot” with “in each village in the assessor’s assessment district, and foot” and by replacing “the valuation thereof separately; otherwise he shall arrange all names of persons assessed for personal property on his roll alphabetically so far as he conveniently can. He shall also place upon” with “the valuation thereof separately; otherwise the assessor shall arrange all names of persons assessed for personal property on the roll alphabetically so far as convenient. The assessor shall also place upon”.

Note: Replaces personal pronoun.

Section 710. 70.34 of the statutes is amended by replacing “of personal property which he shall be able to discover as belonging to any person, if he has reason to believe” with “of personal property which the assessor shall be able to discover as belonging to any person, if the assessor has reason to believe”, by replacing “of value liable to taxation, he shall add to such aggregate valuation of personal property an amount which, in his judgment, will render such” with “of value liable to taxation, the assessor shall add to such aggregate valuation of personal property an amount which, in the assessor’s judgment, will render such” and by replacing “out the duties imposed on him by this section” with “out the duties imposed on the assessor by this section”.

Note: Replaces personal pronoun.

Section 711. 70.36 (1) of the statutes is amended by replacing “to the assessor of his assessment district” with “to the assessor of that person’s, firm’s or corporation’s assessment district”.

Note: Replaces personal pronoun.

Section 712. 70.36 (2) of the statutes is amended by replacing “upon complaint made to him by the assessor” with “upon complaint made to the district attorney by the assessor”.

Note: Replaces personal pronoun.

Section 713. 70.421 (4) of the statutes is amended by replacing “against such person as he deems true and just” with “against such person as the assessor or board of review deems true and just”.

Note: Replaces personal pronoun.

Section 714. 70.44 (1) of the statutes is amended by replacing “been assessed according to his best judgment, and taxes” with “been assessed according to the assessor’s best judgment, and taxes”.

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NOTE: Replaces personal pronoun.

SECTION 715. 70.46 (2) of the statutes, as affected by 1991 Wisconsin Act 156, is amended by replacing “any person on his staff designated by him shall be the clerk” with “any person on the commissioner’s staff designated by the commissioner shall be the clerk”.

NOTE: Replaces personal pronoun.

SECTION 716. 70.47 (7) (a) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “oath of all of his property liable to assessment” with “oath of all of that person’s property liable to assessment”.

NOTE: Replaces personal pronoun.

SECTION 717. 70.47 (7) (b) of the statutes, as affected by 1991 Wisconsin Act 218, is amended by replacing “to the objector or his attorney, and to the municipal” with “to the objector or the objector’s attorney, and to the municipal”.

NOTE: Replaces personal pronoun.

SECTION 718. 70.47 (7) (bb) of the statutes is amended by replacing “to the objector or his attorney and to the corporation” with “to the objector or the objector’s attorney and to the corporation”.

NOTE: Replaces personal pronoun.

SECTION 719. 70.47 (8) (b) of the statutes is amended by replacing “The owner or his representatives and his witnesses shall first” with “The owner or the owner’s representatives and the owner’s witnesses shall first”.

NOTE: Replaces personal pronouns.

SECTION 720. 70.48 of the statutes is amended by replacing “The assessor or his authorized representative shall attend” with “The assessor or the assessor’s authorized representative shall attend”, by replacing “the board such information as he may have touching” with “the board such information as the assessor may have touching”, by replacing “receive any compensation other than his regular salary for attendance” with “receive any compensation other than that person’s regular salary for attendance” and by replacing “of real property is changed” with “of real property is changed he shall enter the valuation” with “of real property is changed the clerk shall enter the valuation”.

NOTE: Replaces personal pronouns.

SECTION 721. 70.49 (3) of the statutes is amended by replacing “court or place by his oath or testimony” with “court or place by oath or testimony” and by replacing “certificate made or signed by him as such assessor” with “certificate made or signed by the assessor as assessor”.

NOTE: Renders provision gender neutral.

SECTION 722. 70.501 of the statutes is amended by replacing “any property assessed by him at less or more” with “any property assessed by that person at less or more” and by replacing “perform any duty imposed upon him by law relating” with “perform any duty imposed upon that person by law relating”.

NOTE: Replaces personal pronouns.

SECTION 723. 70.502 of the statutes is amended by replacing “any duty imposed upon him by law relating” with “any duty imposed upon the member by law relating”.

NOTE: Replaces personal pronoun.

SECTION 724. 70.51 (2) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “1st class shall deliver his certificates of apportionment” with “1st class shall deliver the county clerk’s certificates of apportionment”.

NOTE: Replaces personal pronoun.

SECTION 725. 70.56 (1) of the statutes is amended by replacing “the property in his district. If the board” with “the property in the assessor’s district. If the board”.

NOTE: Replaces personal pronoun.

SECTION 726. 70.64 (9) of the statutes is amended by replacing “any matter under investigation he shall be subject” with “any matter under investigation that person shall be subject”.

NOTE: Replaces personal pronoun.

SECTION 727. 70.67 (2) of the statutes is amended by replacing “shall be accepted by him in lieu” with “shall be accepted by the county treasurer in lieu”.

NOTE: Replaces personal pronoun.

SECTION 728. 70.68 (2) of the statutes is amended by replacing “of all taxes by him collected” with “of all taxes collected by the chief of police”.

NOTE: Renders provision gender neutral.

SECTION 729. 70.71 (2) of the statutes is amended by replacing “If he can obtain neither original nor copy he shall make out, to the best of his ability, a tax roll” with “If the clerk can obtain neither original nor copy the clerk shall make out, to the best of the clerk’s ability, a tax roll” and by replacing “tax roll on file in his office or in the office” with “tax roll on file in the clerk’s office or in the office”.

NOTE: Replaces personal pronouns.

SECTION 730. 70.73 (1) of the statutes is amended by replacing “the tax roll he shall correct such description, and when he shall discover that personal” with “on the tax roll the clerk or treasurer shall correct the description, Whenever a town, village or city clerk or treasurer shall discover that personal” and by replacing “been erroneously assessed together on his tax roll” with “been erroneously assessed together on the tax roll, the clerk or treasurer shall notify the assessor”.

NOTE: Renders provision gender neutral.

SECTION 731. 70.75 (1) (b) of the statutes is amended by replacing “performing the functions of his office. Any person appointed” with “performing the functions of the office to which appointed. Any person appointed”.

NOTE: Renders provision gender neutral.

SECTION 732. 70.75 (2) of the statutes is amended to read:
70.75 (2) Persons appointed to reassess, powers and duties. The person or persons so appointed under sub. (1) to make such a reassessment, without delay, shall severally take and subscribe an oath or affirmation to support the constitution of the United States and of the state of Wisconsin and faithfully to faithfully perform the duties imposed upon him or her in respect to such the reassessment to the best of his or her ability, and shall file the same with the department of revenue. Thereupon such the person or persons appointed to make the reassessment shall proceed with diligence to make a reassessment of all the taxable property in such the affected district. For that purpose he or they the person or persons appointed to make the reassessment shall have all the power and authority given by law to assessors in such the district and shall perform all the duties and be subject to all restrictions and penalties imposed by law upon such assessors in the district. He or they The person or persons appointed to make the reassessment shall have access to all public records and files which may be necessary or serviceable useful in the performance of said duties the reassessment, and while engaged therein shall be entitled to have custody and possession of the roll containing the original assessment in such the district and all property and other statements and memoranda relating thereto. A blank assessment roll and all property statements and other blank forms needful for the purposes of such the reassessment shall be furnished by the county clerk at the expense of the county upon the application of the department of revenue.

Note: Renders provision gender neutral and replaces obsolete terminology.

Section 733. 70.75 (3) of the statutes is amended by replacing “such part of his time to such supervision” with “such part of that person’s time to such supervision”.

Note: Replaces personal pronoun.

Section 734. 70.80 of the statutes is amended by replacing “such fees prior to his attendance and the giving of his testimony. Supervisors of equalization” with “such fees prior to attendance and the giving of testimony. Supervisors of equalization” and by replacing “or the proceedings instituted by him” with “or the proceedings instituted by that supervisor of equalization”.

Note: Replaces personal pronouns.

Section 735. 70.81 of the statutes is amended by replacing “out a statement of his claim therefor against the state” with “out a statement of the person’s claim therefor against the state”.

Note: Replaces personal pronoun.

Section 736. 70.83 of the statutes is amended by replacing “neglect to do so, his place may be filled” with “neglect to do so, that person’s place may be filled” and by replacing “or refuse to do so, he shall forfeit to the state” with “or refuse to do so, that person shall forfeit to the state”.

Note: Replaces personal pronouns.
value of property transferred to him” with “market value of property transferred to the trustee or distributee”.

Note: Replaces personal pronoun.

Section 745. 73.01 (5) (b) of the statutes is amended by replacing “commission informed as to his residence. Upon his failure to do so” with “commission informed as to the petitioner’s residence. Upon the petitioner’s failure to do so” and by replacing “papers by registered mail to his attorney” with “papers by registered mail to the petitioner’s attorney”.

Note: Replaces personal pronouns.

Section 746. 73.03 (11) of the statutes is amended by replacing “assessor in carrying out his duties” with “assessor in carrying out the assessor’s duties”.

Note: Replaces personal pronoun.

Section 747. 73.03 (15) of the statutes is amended by replacing “assistance and information as he may require” with “assistance and information as the governor may require”.

Note: Replaces personal pronoun.

Section 748. 73.09 (7) (c) of the statutes is amended by replacing “witnesses appearing against him, and to produce evidence and witnesses in his own defense” with “witnesses appearing against him or her, and to produce evidence and witnesses in his or her own defense”.

Note: Replaces personal pronoun.

Section 749. 73.09 (7) (d) of the statutes is amended to read:

73.09 (7) (d) If, after such hearing, the secretary of revenue determines that there is just cause for revocation, the secretary shall revoke the certificate of registration of the expert appraiser and notify the expert appraiser to that effect. The expert appraiser shall return his certificate to the secretary of revenue immediately upon receipt of such notice. The action of the secretary of revenue may be reviewed under ch. 227.

Note: Replaces personal pronoun.

Section 750. 75.26 (1) of the statutes is amended by replacing “claiming under him” with “claiming under the grantee” in 3 places.

Note: Replaces personal pronouns and obsolete terminology.

Section 751. 75.26 (2) of the statutes is amended by replacing “any one claiming under him, of lands which have” with “any one claiming under the original owner, of lands which have”.

Note: Replaces personal pronoun.

Section 752. 75.27 of the statutes is amended by replacing “any person claiming under him to recover the possession” with “any person claiming under the former owner to recover the possession”.

Note: Replaces personal pronoun.

Section 753. 75.28 (2) of the statutes is amended to read:

75.28 (2) The tax deed grantee or the assigns of the tax deed grantee may, at any time after the tax deed is issued and recorded, serve a notice on the owner of record of the original title, stating that he holds, she or they hold a tax deed on the land of such original owner and giving a description of the land so deeded and a reference to the volume and page where such deed is recorded, which notice shall be served in the same manner as a summons in a court of record or by registered mail, addressed to such owner of record and proof of which service shall be filed in the office of the county clerk of the county in which the lands are situated. If the post–office address of the owner of record of the original title is unknown, such the tax deed grantee, or the assigns of the tax deed grantee, may, upon filing in the office of such county clerk his an affidavit that he is he, she or they are unable, with due diligence, to make personal service of such notice or to ascertain the post–office address of such former owner, publish such notice as a class 3 notice, under ch. 985, in the county where the land described in the tax deed is located and proof of such publication shall be filed in the office of such county clerk.

Note: Replaces personal pronoun.

Section 754. 75.28 (3) of the statutes is amended by replacing “original owner, in case he prevails, shall as a condition” with “original owner, in case the original owner prevails, shall as a condition”.

Note: Replaces personal pronoun.

Section 755. 75.29 of the statutes is amended by replacing “or those claiming under him shall have failed to” with “or those claiming under the original owner shall have failed to” and by replacing “deed or those claiming under him shall have paid” with “deed or those claiming under the grantee in the tax deed shall have paid”.

Note: Replaces personal pronouns.

Section 756. 75.52 of the statutes is amended by replacing “have been rendered against him in any action founded” with “have been rendered against that person in any action founded”, by replacing “such tax deed commenced by him or those under whom he claims for the recovery” with “such tax deed commenced by that person or those under whom that person claims for the recovery” and by replacing “shall have been rendered against him in an action brought” with “shall have been rendered against that person in an action brought”.

Note: Replaces personal pronouns.

Section 757. 75.521 (3) (am) 4 of the statutes is amended by replacing “claiming through and under him since the date” with “claiming through and under the former owner since the date”.

Note: Replaces personal pronoun.

Section 758. 75.521 (3) (b) of the statutes is amended by replacing “shall be posted in his office. The filing” with “shall be posted in the treasurer’s office. The filing”.

Note: Replaces personal pronoun.
SECTION 759. 75.521 (7) (a) (intro.) of the statutes is amended by replacing “nature and amount of his interest and objecting” with “nature and amount of that person’s interest and objecting”.

NOTE: Replaces personal pronoun.

SECTION 760. 75.521 (8) of the statutes is amended by replacing “claiming under and through him, from and after” with “claiming under and through that person, from and after” and by replacing “barred and foreclosed of all his right, title and interest” with “barred and foreclosed of all right, title and interest”.

NOTE: Renders provision gender neutral.

SECTION 761. 75.521 (12) (b) of the statutes is amended by replacing “and the fee for his services as fixed” with “and the fee for the services of the guardian ad litem as fixed”.

NOTE: Replaces personal pronoun.

SECTION 762. 75.54 (3) of the statutes is amended by replacing “validity of such reassessment, he shall, within twenty days” with “validity of such reassessment, that party shall, within twenty days”.

NOTE: Replaces personal pronoun.

SECTION 763. 75.54 (4) of the statutes is amended by replacing “which by such reassessment he or they justly ought” with “which by such reassessment the contesting party or parties justly ought” and by replacing “of the court last aforesaid, he or they shall be” with “of the court last aforesaid, the contesting party or parties shall be”.

NOTE: Replaces personal pronouns.

SECTION 764. 75.62 (3) of the statutes is amended by replacing “the amount, if any, he so paid in excess” with “the amount, if any, the plaintiff so paid in excess” and by replacing “the court shall finally determine he ought to have paid” with “the court shall finally determine the plaintiff ought to have paid”.

NOTE: Replaces personal pronouns.

SECTION 765. 75.62 (4) of the statutes is amended by replacing “He shall preserve said copy of said judgment as his warrant for such payment” with “The treasurer shall preserve said copy of said judgment as the treasurer’s warrant for such payment”.

NOTE: Replaces personal pronouns.

SECTION 766. 75.63 (2) of the statutes is amended by replacing “title through or under him they shall be deemed” with “title through or under the original owner they shall be deemed”.

NOTE: Replaces personal pronoun.

SECTION 767. 76.38 (9) of the statutes is amended by replacing “by such person as he may designate for that” with “by such person as the secretary may designate for that”.

NOTE: Replaces personal pronoun.

SECTION 768. 77.02 (1) of the statutes is amended by replacing “a petition stating that he believes the lands therein” with “a petition stating that the owner believes the lands therein” and by replacing “for any other purpose, that he intends to practice forestry” with “for any other purpose, that the owner intends to practice forestry”.

NOTE: Replaces personal pronouns.

SECTION 769. 77.10 (1) (b) of the statutes is amended to read:

77.10 (1) (b) Whenever any owner of forest croplands conveys such land he the owner shall, within 10 days of the date of the deed, file with the department of natural resources on forms prepared by the department a transfer of ownership signed by him the owner and an acceptance of transfer signed by the grantee certifying that he the grantee intends to continue the practice of forestry on such land. The department of natural resources shall immediately issue a notice of transfer to all officers designated to receive copies of orders of entry and withdrawal. Whenever a purchaser of forest croplands declines to certify his or her intention to continue the practice of forestry thereon, such action shall constitute cause for cancellation of entry under par. (a) without hearing.

NOTE: Renders provision gender neutral.

SECTION 770. 77.29 of the statutes is amended by replacing “the county shall pay him an additional amount equal” with “the county shall pay the register of deeds an additional amount equal”.

NOTE: Replaces personal pronoun.

SECTION 771. 77.30 of the statutes is amended by replacing “such rules as he deems necessary in the administration” with “such rules as the secretary deems necessary in the administration”.

NOTE: Replaces personal pronoun.

SECTION 772. 77.51 (2) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “purchases of property which he has sound reason to believe he will sell to customers for whom he will not perform real” with “purchases of property which the contractor has sound reason to believe the contractor will sell to customers for whom the contractor will not perform real”.

NOTE: Replaces personal pronouns.

SECTION 773. 77.51 (4) (c) 3. of the statutes is amended by replacing “retailer by reason of his transfer at a discount” with “retailer by reason of the retailer’s transfer at a discount” and by replacing “the purchaser is refunded to him or where a credit” with “the purchaser is refunded to the purchaser or where a credit”.

NOTE: Replaces personal pronouns.

SECTION 774. 77.51 (13) (d) of the statutes is amended by replacing “to the extent that he sells tangible personal property” with “to the extent that the wholesaler sells tangible personal property”.

NOTE: Replaces personal pronoun.

SECTION 775. 77.51 (14) (d) of the statutes is amended by replacing “of the property in his gross
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receipts” with “of the property in that person’s gross receipts”.

NOTE: Replaces personal pronoun.

SECTION 776. 77.51 (14r) of the statutes is amended by replacing “by the seller or his agent to the purchaser or his agent, except that for” with “by the seller or his agent to the purchaser or the purchaser’s agent, except that for”.

NOTE: Replaces personal pronouns.

SECTION 777. 77.52 (6) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “previously paid the tax, he may, under rules prescribed” with “previously paid the tax, the retailer may, under rules prescribed”.

NOTE: Replaces personal pronoun.

SECTION 778. 77.52 (7) of the statutes is amended by replacing “operate, the location of his place of operations” with “operate, the location of the applicant’s place of operations”.

NOTE: Replaces personal pronoun.

SECTION 779. 77.52 (13) of the statutes is amended by replacing “makes the sale unless he takes from the purchaser” with “makes the sale unless that person takes from the purchaser”.

NOTE: Replaces personal pronoun.

SECTION 780. 77.52 (15) of the statutes is amended by replacing “the regular course of his operations, the use shall” with “the regular course of the purchaser’s operations, the use shall” and by replacing ”property is first used by him, and the sales price of the property to him shall be the measure” with “property is first used by the purchaser, and the sales price of the property to the purchaser shall be the measure”.

NOTE: Replaces personal pronouns.

SECTION 781. 77.52 (16) of the statutes is amended by replacing “property or services which he knows at the time” with “property or services which that person knows at the time” and by replacing “not to be resold by him in the regular course of his operations as a seller” with “not to be resold by that person in the regular course of that person’s operations as a seller”.

NOTE: Replaces personal pronouns.

SECTION 782. 77.52 (18) (intro.) of the statutes is amended by replacing “this subchapter sells out his business or stock of goods or quits the business, his successors or assigns shall” with “this subchapter sells out the retailer’s business or stock of goods or quits the business, the retailer’s successors or assigns shall”.

NOTE: Replaces personal pronouns.

SECTION 783. 77.52 (18) (a) of the statutes is amended to read:

77.52 (18) (a) If the purchaser of a stock of goods fails to withhold from the purchase price as required, the purchaser becomes personally liable for the payment of the amount required to be withheld by him the pur-

chaser to the extent of the purchase price valued in money. Within 60 days after receiving a written request from the purchaser for a certificate, or within 60 days from the date the former owner’s records are made available for audit, whichever period expires later, but in any event not later than 90 days after receiving the request, the department shall either issue the certificate or mail notice to the purchaser at his the purchaser’s address as it appears on the records of the department of the amount that must be paid as a condition of issuing the certificate. Failure of the department to mail the notice will release the purchaser from any further obligation to withhold the purchase price as above provided. The obligation of the successor may be enforced within 4 years of the time the retailer sells out his the retailer’s business or stock of goods or at the time that the determination against the retailer becomes final, whichever event occurs later.

NOTE: Replaces personal pronouns.

SECTION 784. 77.53 (4) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “amount of the tax, he may, under rules prescribed” with “amount of the tax, the retailer may, under rules prescribed”.

NOTE: Replaces personal pronoun.

SECTION 785. 77.53 (9m) of the statutes is amended by replacing “this subchapter may, if he so elects, register with” with “this subchapter may, if the person so elects, register with”.

NOTE: Replaces personal pronoun.

SECTION 786. 77.53 (10) of the statutes is amended by replacing “makes the sale unless he takes from the purchaser” with “makes the sale unless that person takes from the purchaser”.

NOTE: Replaces personal pronoun.

SECTION 787. 77.54 (14) (b) of the statutes is amended by replacing “podiatrist or dentist to his own patient for treatment” with “podiatrist or dentist to a patient for treatment”.

NOTE: Renders provision gender neutral.

SECTION 788. 77.58 (8) of the statutes is amended by replacing “measured by the sale, he may recover the amount” with “measured by the sale, the retailer may recover the amount”.

NOTE: Replaces personal pronoun.

SECTION 789. 77.60 (8) of the statutes is amended by replacing “shall be levied upon him a tax at the” with “shall be levied upon the person a tax at the” and by replacing “of both or all of his businesses, occupations or professions” with “of both or all of the person’s businesses, occupations or professions”.

NOTE: Replaces personal pronouns.

SECTION 790. 77.61 (5) (b) 5. a. of the statutes is amended by replacing “same relates or by his authorized agent or attorney” with “same relates or by that person’s authorized agent or attorney”.

NOTE: Replaces personal pronoun.
SECTION 791. 78.01 (2) (a) of the statutes is amended by replacing “wholesaler if transported by him or motor fuel exported” with “wholesaler if transported by the wholesaler or motor fuel exported”.

NOTE: Replaces personal pronoun.

SECTION 792. 78.01 (3) of the statutes is amended by replacing “such purchases made by him during the preceding month” with “such purchases made by the user during the preceding month”.

NOTE: Replaces personal pronoun.

SECTION 793. 78.07 (1) (a) of the statutes is amended by replacing “so shipped as if he had imported the motor” with “so shipped as if that person had imported the motor”.

NOTE: Replaces personal pronoun.

SECTION 794. 78.09 (1) of the statutes is amended by replacing “valid license issued to him under s. 78.10” with “valid license issued to that person under s. 78.10”.

NOTE: Replaces personal pronoun.

SECTION 795. 78.09 (2) (a) of the statutes is amended by replacing “liability on motor fuel he sells and ships or delivers from his licensed place of business” with “liability on motor fuel the applicant sells and ships or delivers from the applicant’s licensed place of business”.

NOTE: Replaces personal pronouns.

SECTION 796. 78.10 (3) of the statutes is amended by replacing “a hearing of which he shall be given at” with “a hearing of which the applicant shall be given at”.

NOTE: Replaces personal pronoun.

SECTION 797. 78.10 (4) of the statutes is amended by replacing “of business stated in his application which qualify” with “of business stated in the licensee’s application which qualify”.

NOTE: Replaces personal pronoun.

SECTION 798. 78.10 (8) of the statutes is amended by replacing “other place of business, he shall immediately request” with “other place of business, the wholesaler shall immediately request” and by replacing “issue an additional copy of his license, and if such” with “issue an additional copy of the wholesaler’s license, and if such”.

NOTE: Replaces personal pronouns.

SECTION 799. 78.11 (2) of the statutes is amended by replacing “If the surety upon said bond so elects, he may conditionally cancel” with “The surety upon a bond required under sub. (1) may elect to conditionally cancel” and by replacing “the department with the department, his license to act” with “the department with the department, the wholesaler’s license to act”.

NOTE: Renders provision gender neutral.

SECTION 800. 78.11 (3) of the statutes is amended by replacing “from the department, then his license shall be automatically” with “from the department, then that wholesaler’s license shall be automatically”.

NOTE: Replaces personal pronoun.

SECTION 801. 78.12 (2) (intro.) of the statutes is amended by replacing “determining the amount of his liability to the state” with “determining the amount of the liability to the state” and by replacing “subscribed by the wholesaler or his duly authorized” with “subscribed by the wholesaler or the wholesaler’s duly authorized”.

NOTE: Replaces personal pronouns.

SECTION 802. 78.12 (2) (a) of the statutes is amended by replacing “gallons of motor fuel he received” with “gallons of motor fuel the wholesaler received”.

NOTE: Replaces personal pronoun.

SECTION 803. 78.12 (2) (b) of the statutes is amended by replacing “gallons of motor fuel he acquired tax included” with “gallons of motor fuel the wholesaler acquired tax included”.

NOTE: Replaces personal pronoun.

SECTION 804. 78.12 (2) (d) of the statutes is amended by replacing “gallons of motor fuel he sold to the U.S.” with “gallons of motor fuel sold to the U.S.”.

NOTE: Replaces personal pronoun.

SECTION 805. 78.12 (2) (e) of the statutes is amended by replacing “gallons of motor fuel he sold to any post” with “gallons of motor fuel the wholesaler sold to any post”.

NOTE: Replaces personal pronoun.

SECTION 806. 78.12 (3) of the statutes is amended by replacing “or who has in his possession any motor fuel” with “or who has possession of any motor fuel”.

NOTE: Renders provision gender neutral.

SECTION 807. 78.15 of the statutes is amended by replacing “are trust funds in his hands and the property” with “are trust funds in that wholesaler’s hands and the property” and by replacing “such moneys so received by him” with “such moneys so received by that wholesaler”.

NOTE: Replaces personal pronouns.

SECTION 808. 78.17 (2) of the statutes is amended by replacing “motor fuel made by him during the preceding month” with “motor fuel made by the registered broker during the preceding month”.

NOTE: Replaces personal pronoun.

SECTION 809. 78.19 of the statutes is amended by replacing “sold or used by him, upon proper application therefor” with “sold or used by that wholesaler, upon proper application therefor”.

NOTE: Replaces personal pronoun.

SECTION 810. 78.20 (1m) of the statutes is amended by replacing “motor fuel received into his storage at such place” with “motor fuel received into that person’s storage at such place”.

NOTE: Replaces personal pronoun.

SECTION 811. 78.45 of the statutes is amended by replacing “owned or controlled by him or to a retailer” with “owned or controlled by that person or to a retailer”.

NOTE: Replaces personal pronoun.
80.09 Damages; agreement, award. The damages sustained by any person upon whose land any highway shall be laid out, widened, altered or discontinued may be fixed by an agreement signed by the owner and the supervisors and be filed in the town clerk’s office. Such agreement and every release of damages given shall bar any further claim for damages by the owner and all persons claiming under him the owner. If any owner, other than this state or the United States, does not so agree with the supervisors as to his damages or does not deliver to the supervisors a written release of all claims for damages, the supervisors shall, at the time of making the highway order, assess the damages which he the owner will sustain by reason of laying out, widening, altering or discontinuing the highway and shall make a written award specifying the sum awarded to them to each owner; and if any owner of land is unknown, the supervisors shall specify the damages awarded to him the owner, and describe his the owner’s land in their award. The award shall be signed by the supervisors and be filed in the town clerk’s office with the order laying out, widening, altering or discontinuing the highway.

NOTE: Replaces personal pronouns.
SEC. 824. 80.15 of the statutes is amended by replacing “such facts and describing his land” with “such facts and describing that owner’s land”.

NOTE: Replaces personal pronoun.

SEC. 825. 80.19 (1) of the statutes is amended by replacing “appeal a warrant under his hand, directed” with “appeal a warrant under the judge’s hand, directed”.

NOTE: Replaces personal pronoun.

SEC. 826. 80.19 (4) of the statutes is amended by replacing “after due service upon him of the warrant” with “after being duly served with the warrant” and by replacing “good cause, refuse to act, he shall forfeit $10” with “good cause, refuse to act, that commissioner shall forfeit $10”.

NOTE: Replaces personal pronoun.

SEC. 827. 80.20 of the statutes is amended by replacing “cents per mile for his actual travel, to be” with “cents per mile for the commissioner’s actual travel, to be”, by replacing “determination appealed from is reversed he shall be reimbursed” with “determination appealed from is reversed the party appealing shall be reimbursed” and by replacing “such appeal, duly certified by him. If such highway is” with “such appeal, duly certified by the judge. If such highway is”.

NOTE: Renders provision gender neutral.

SEC. 828. 80.23 (1) of the statutes is amended by replacing “in writing to remove his fences within such time” with “in writing to remove the fences located thereon within such time” and by replacing “or occupant does not remove his fences within the time” with “or occupant does not remove the fences within the time”.

NOTE: Renders provision gender neutral.

SEC. 829. 80.26 of the statutes is amended by replacing “jury shall not award him an increase of damages” with “jury shall not award the appellant an increase of damages”.

NOTE: Replaces personal pronoun.

SEC. 830. 80.27 of the statutes is amended to read:

80.27 Selection of jury; penalty for refusal to serve. Upon filing the bond and notice with proof of service thereof, the judge shall make out a list of 15 disinterested resident freeholders of the county, not of kin to the owner or occupant of the lands. Each party shall strike 5 from such list, and if none of the proper supervisors or commissioners or other appellee is present, the judge shall strike off the 5 names for them, and the judge shall thereupon issue an order to the sheriff or some constable of the county to summon the 5 persons named in such list and not stricken off to meet at a time and place to be specified in such order to appraise the damages, the award of which has been appealed from. In case any juror fails to appear at the time and place fixed for their meeting another juror shall be summoned in his place. Any juror may be excused for good cause, and if any juror duly summoned and not excused fails to serve he that juror shall forfeit not to exceed $10, and shall be liable to the party having the costs of the appeal to pay for additional costs made in consequence of such failure.

NOTE: Replaces personal pronoun.

SEC. 831. 80.28 of the statutes is amended to read:

80.28 Proceedings before jury; costs. The jury shall be sworn by the judge justly and impartially to make such appraisal, and shall proceed to view such highway, and hear the statements and proofs of the parties, and such jury may increase or diminish the amount awarded, and they shall make return of their appraisal to the judge signed by them; and in case of appeal by a landowner if the jury shall increase the award the costs and expenses shall be paid by the proper town, city or village; but if the jury shall not increase the award the costs and expenses shall be paid by the appellant, and in case of an appeal by a taxpayer if the award appealed from is diminished the costs and expenses shall be paid by the town, city or village, otherwise by the appellant. In case of cross–appeals if the damages involved therein are unchanged each appellant shall pay half of said costs and expenses. If the jury shall fail to agree and be discharged by the judge for that reason the judge shall immediately proceed to make another list of such freeholders, and further proceedings shall be had thereon in all respects as in the case of a first jury. When the jury shall have made a return of their appraisal to the judge the judge shall adjust the costs and expenses of such proceedings, and within 10 days thereafter return such appraisal to the town clerk, together with all the other papers relating to such appeal, a statement of the proceedings had before him the judge, and of the cost and expenses in detail, duly certified by him the judge, which shall be forthwith filed by the clerk; and if two towns or a town and city or village be interested he the judge shall make and file a certified copy of the appraisal papers and statements with the clerk of such other town, city or village.

NOTE: Replaces personal pronouns.

SEC. 832. 80.29 of the statutes is amended by replacing “shall receive $3 for his services and 10 cents a mile for his actual and necessary travel” with “shall receive $3 for services and 10 cents a mile for actual and necessary travel”.

NOTE: Deletes personal pronoun.

SEC. 833. 80.39 (3) of the statutes is amended by replacing “Any person who considers himself aggrieved by the determination” with “Any person who feels aggrieved by the determination”.

NOTE: Renders provision gender neutral.

SEC. 834. 80.39 (4) of the statutes is amended by replacing “in writing signed by him and the chairman” with “in writing signed by the owner and the chairperson” and by replacing “and all persons claiming under
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him from further claim” with “and all persons claiming under the owner from further claim”.

Note: Renders provision gender neutral.

**Section 835.** 80.48 (6) of the statutes is amended to read:

80.48 (6) **Appeal; Costs.** If any person through whose land such street or highway is laid or the petitioner shall be dissatisfied with the damages awarded either may appeal to the circuit court of the county in which the land is situated by serving a notice of appeal and undertaking upon the opposite party, with at least two sureties, conditioned for the payment of all costs and damages which may be incurred if the appellant shall not succeed; such notice and undertaking shall be filed with the city, village or town clerk, who shall be entitled to receive two dollars for his fees in making return to the clerk of the circuit court as hereinafter required; provided, that such appeal shall not impair the right of the public to use such street or highway for the purpose of travel. Within ten days after such papers are filed and such payment made the clerk with whom they are filed shall transmit the papers pertaining to the subject matter of the appeal to the clerk of the circuit court, who shall file them in his the clerk of court’s office, and upon such filing the appeal shall be considered an action pending in such court, subject to a change of the place of trial and an appeal to the supreme court as in other actions. The appeal shall be entered upon the records by making the party who took it plaintiff and the other party defendant; it shall be tried by a jury unless such mode of trial is waived, and costs shall be allowed the successful party, and if he the successful party shall be the landowner shall be added to the judgment, and if he the successful party shall be petitioner shall be deducted therefrom.

Note: Renders provision gender neutral.

**Section 836.** 81.01 (4) of the statutes is amended by replacing “to time to perform his official duties” with “to time to perform the superintendent’s official duties”.

Note: Replaces personal pronoun.

**Section 837.** 81.01 (9) of the statutes is amended by replacing “appoint dragmen for each section whose duty it shall be to drag his section under the direction” with “appoint draggers for each section whose duty it shall be to drag that section under the direction”.

Note: Renders provision gender neutral.

**Section 838.** 81.02 of the statutes is amended by replacing “In addition to his salary or per diem” with “In addition to a salary or per diem” and by replacing “Such superintendent before he enters upon his duties shall execute” with “Such superintendent before entering upon the duties of superintendent shall execute”.

Note: Renders provision gender neutral.

**Section 839.** 81.03 of the statutes is amended to read:

81.03 **Superintendent of highways; duties.** The superintendent of highways shall supervise the construction and maintenance of all highways in his the superintendent’s district required to be maintained by the town, and keep them passable at all times, and perform such other services in connection with said highways as the town board requires, and keep a full account of all his the superintendent’s receipts and disbursements. He The superintendent may make such arrangement for the prosecution of his the highway work as he the superintendent deems necessary and appoint such foremen supervisors as the highway work requires. When any highway under his the superintendent’s charge becomes impassable he the superintendent shall put the same in passable condition as soon as practicable. He The superintendent shall make a complete and full report of all funds received and disbursed by him the superintendent whenever requested so to do by the town board, and shall also make a complete and full report to each annual town meeting. The superintendent, and in his the superintendent’s absence the town board, shall immediately upon notice of its existence fill or remove any depression, ditch, hump or embankment which impedes the use of any highway in his the superintendent’s district.

Note: Renders provision gender neutral.

**Section 840.** 81.08 (1) of the statutes is amended by replacing “same, and the damages he is to receive, which” with “same, and the damages the owner or occupant is to receive, which”.

Note: Replaces personal pronoun.

**Section 841.** 81.08 (2) of the statutes is amended by replacing “town board to determine his damages; and thereafter” with “town board to determine the owner or occupant’s damages; and thereafter”.

Note: Replaces personal pronoun.

**Section 842.** 81.11 (1) of the statutes is amended by replacing “clerk to be by him entered in the next” with “clerk to be entered by the clerk in the next”.

Note: Replaces personal pronoun.

**Section 843.** 83.01 (4) of the statutes is amended by replacing “county board shall provide him with suitable offices and such assistants as are necessary for the proper performance of his duties” with “county board shall provide the county highway commissioner with suitable offices and such assistants as are necessary for the proper performance of the commissioner’s duties”.

Note: Replaces personal pronouns.

**Section 844.** 83.01 (7) (b) of the statutes is amended by replacing “all duties required of him by the county board” with “all duties required by the county board”, by replacing “He shall establish such grades and make such surveys and maps or cause the same to be made as he deems proper” with “The county highway commissioner shall establish such grades and make such surveys and maps or cause the same to be made as the commissioner
considers proper” and by replacing “when he deems the same reasonably” with “when the commissioner considers the same reasonably”.

NOTE: Renders provision gender neutral.

SECTION 845. 83.01 (7) (c) of the statutes is amended by replacing “He shall have charge of all county” with “The county highway commissioner shall have charge of all county” and by replacing “storage, and shall in his annual report make” with “storage, and shall in the annual report required under par. (d) make”.

NOTE: Renders provision gender neutral.

SECTION 846. 83.01 (7) (e) of the statutes is amended by replacing “He and his employees may enter private” with “The county highway commissioner and the commissioner’s employees may enter private”.

NOTE: Replaces personal pronouns.

SECTION 847. 83.01 (7) (f) of the statutes is amended by replacing “He shall keep an accurate account” with “The commissioner shall keep an accurate account”.

NOTE: Replaces personal pronoun.

SECTION 848. 83.04 (2) of the statutes is amended by replacing “as noncontract work, and he may, under the supervision” with “as noncontract work, and the commissioner may, under the supervision”.

NOTE: Replaces personal pronoun.

SECTION 849. 83.04 (3) of the statutes is amended by replacing “by inspectors employed by him with the approval of” with “by inspectors employed by the commissioner with the approval of” and by replacing “conformity with plans and specifications, he shall so find” with “conformity with plans and specifications, the commissioner shall so find”.

NOTE: Replaces personal pronoun.

SECTION 850. 83.19 of the statutes is amended by replacing “shall be exercised by him in like manner” with “shall be exercised by the county highway commissioner in like manner”.

NOTE: Replaces personal pronoun.

SECTION 851. 84.30 (7) (a) of the statutes is amended by replacing “to the sign and his leasehold relating thereto, including” with “to the sign and the owner’s leasehold relating thereto, including”.

NOTE: Replaces personal pronoun.

SECTION 852. 85.03 of the statutes is amended by replacing “in such proportion as he deems appropriate” with “in such proportion as the secretary considers appropriate”.

NOTE: Replaces personal pronoun.

SECTION 853. 86.03 (3) of the statutes is amended by replacing “within 10 feet of his land. Such trees, shrubs” with “within 10 feet of that person’s land. Such trees, shrubs”.

NOTE: Replaces personal pronoun.

SECTION 854. 86.03 (4) of the statutes is amended by replacing “allow any animal under his control to injure” with “allow any animal under that person’s control to injure”.

NOTE: Replaces personal pronoun.

SECTION 855. 86.04 (3) of the statutes is amended by replacing “after service of the order issued under sub. (1) upon him, the owner or occupant” with “after being served with the order issued under sub. (1), the owner or occupant”.

NOTE: Renders provision gender neutral.

SECTION 856. 86.14 (2) of the statutes is amended by replacing “for any injury to himself or to the property in his keeping” with “for any injury to that person or to the property in that person’s keeping”.

NOTE: Replaces personal pronouns.

SECTION 857. 86.191 (4) of the statutes is amended by replacing “make such arrangements with him as will make travel” with “make such arrangements with the property owner as will make travel”.

NOTE: Replaces personal pronoun.

SECTION 858. 87.04 (1) of the statutes is amended by replacing “village and city within his county. The failure” with “village and city within that clerk’s county. The failure”.

NOTE: Replaces personal pronoun.

SECTION 859. 87.12 (2) of the statutes is amended by replacing “another appointee to succeed him, and the governor shall” with “another appointee to succeed him or her, and the governor shall” and by replacing “succeed the person chosen by him on said board” with “succeed the person chosen by the governor on said board”.

NOTE: Renders provision gender neutral.

SECTION 860. 87.12 (5) of the statutes is amended by replacing “responsible for any damage he may” with “responsible for any damage the contractor may”.

NOTE: Replaces personal pronoun.

SECTION 861. 87.12 (7) of the statutes is amended by replacing “to the performance of his duties as such member” with “to the performance of duties as such member” and by replacing “actual necessary expenses incurred by him in the performance” with “actual necessary expenses incurred by the member in the performance”.

NOTE: Replaces personal pronoun.

SECTION 862. 88.04 (2) of the statutes is amended by replacing “under this chapter for him and on his behalf” with “under this chapter for and on behalf of the minor or incompetent”.

NOTE: Renders provision gender neutral.

SECTION 863. 88.05 (8) of the statutes is amended by replacing “before such court why he should not be bound” with “before such court why that person should not be bound”.

NOTE: Replaces personal pronoun.

SECTION 864. 88.10 (2) of the statutes is amended by replacing “an order served upon him to show cause why” with “an order served upon the guardian ad litem to show cause why”.
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NOTE: Replaces personal pronoun.

SECTION 865. 88.17 (2) of the statutes is amended by replacing “member shall serve until his successor is appointed” with “member shall serve until a successor is appointed”.

NOTE: Replaces personal pronoun.

SECTION 866. 88.17 (7) of the statutes is amended by replacing “reasonable expenses incurred by him in the performance of his duties and, in addition, shall receive as compensation for his actual” with “reasonable expenses incurred in the performance of the member’s duties and, in addition, shall receive as compensation for actual”.

NOTE: Renders provision gender neutral.

SECTION 867. 88.17 (8) of the statutes is amended by replacing “expenses incurred by him, together with the date” with “expenses incurred by the member, together with the date”.

NOTE: Replaces personal pronoun.

SECTION 868. 88.18 (1) of the statutes is amended by replacing “be paid out by him only upon the order” with “be paid out by the treasurer only upon the order”.

NOTE: Replaces personal pronoun.

SECTION 869. 88.18 (2) (intro.) of the statutes is amended by replacing “drainage district in which he shall charge such district” with “drainage district in which the treasurer shall charge such district”.

NOTE: Replaces personal pronoun.

SECTION 870. 88.19 (1) of the statutes is amended by replacing “He shall also maintain a minute book in which he shall enter the minutes of the board meetings. He shall be compensated” with “The secretary shall also maintain a minute book in which the secretary shall enter the minutes of the board meetings. The secretary shall be compensated”.

NOTE: Replaces personal pronouns.

SECTION 871. 88.41 (3) of the statutes is amended by replacing “of the assessment against his land or any tract” with “of the assessment against the owner’s land or any tract”.

NOTE: Replaces personal pronoun.

SECTION 872. 88.42 (2) of the statutes is amended by replacing “the amounts certified to him by the secretary” with “the amounts certified to that clerk by the secretary”.

NOTE: Replaces personal pronoun.

SECTION 873. 88.44 (2) of the statutes is amended by replacing “file with the clerk of court his objections in writing” with “file a written statement of the person’s objections with the clerk of court”.

NOTE: Renders provision gender neutral.

SECTION 874. 88.54 (5) of the statutes is amended by replacing “the certificates received from him, specifying the dates” with “the certificates received from the treasurer, specifying the dates”.

NOTE: Replaces personal pronoun.

SECTION 875. 88.62 (2) of the statutes is amended by replacing “reason cannot safely pay him, it may deposit” with “reason cannot safely pay the owner, it may deposit”.

NOTE: Replaces personal pronoun.

SECTION 876. 88.73 (1) of the statutes is amended by replacing “be laid out from his lands to the district” with “be laid out from the petitioner’s lands to the district”.

NOTE: Replaces personal pronoun.

SECTION 877. 88.82 (4) of the statutes is amended by replacing “to such dissolved district, shall forthwith make distribution” with “to such dissolved district, the treasurer shall forthwith make distribution”.

NOTE: Replaces personal pronoun.

SECTION 878. 88.83 (5) of the statutes is amended by replacing “village all moneys in his hands which belong” with “village all moneys in the county treasurer’s hands which belong” and by replacing “share of the moneys in his hands which belong” with “share of the moneys in the county treasurer’s hands which belong”.

NOTE: Replaces personal pronouns.

SECTION 879. 88.90 (3) of the statutes is amended by replacing “remove it at his own expense. Such person” with “remove it at that person’s own expense. Such person”.

NOTE: Replaces personal pronoun.

SECTION 880. 88.94 (1) (intro.) of the statutes is amended by replacing “such land owned by him, he may present a petition” with “such land, the owner may present a petition”.

NOTE: Renders provision gender neutral.

SECTION 881. 88.94 (1) (a) of the statutes is amended by replacing “He desires to install drainage upon agricultural lands owned by him;” with “The petitioner desires to install drainage upon agricultural lands owned by the petitioner;”.

NOTE: Replaces personal pronouns.

SECTION 882. 88.94 (1) (b) of the statutes is amended by replacing “on lands owned by him;” with “on lands owned by the petitioner;”.

NOTE: Replaces personal pronoun.

SECTION 883. 88.94 (1) (d) of the statutes is amended by replacing “such owner to drain his land without crossing” with “the petitioner to drain the land without crossing”.

NOTE: Renders provision gender neutral.

SECTION 884. 90.05 (1) of the statutes is amended by replacing “neither such owner nor his heirs or assigns shall” with “neither the owner nor the owner’s heirs or assigns shall”.

NOTE: Replaces personal pronoun.

SECTION 885. 90.06 of the statutes is amended by replacing “who built it or his grantee, devisee or heirs” with “who built it or that person’s grantee, devisee or heirs”, by replacing “it or who has acquired his rights, by the owner” with “it or who has acquired that person’s
rights, by the owner” and by replacing “such person with some member of his family of suitable age” with “that person with some member of that person’s family of suitable age”.

**NOTE:** Renders provision gender neutral.

**SECTION 886.** 90.07 (1) (a) of the statutes is amended by replacing “have the line between his land and the adjoining” with “have the line between that person’s land and the adjoining” and by replacing “fence assigned, regardless of whether his land be enclosed” with “fence assigned, regardless of whether that person’s land be enclosed”.

**NOTE:** Replaces personal pronouns.

**SECTION 887.** 90.07 (1) (b) of the statutes is amended by replacing “be desirous to occupy that occupant’s part in severality”, by replacing “on demand, to divide with him the line where” with “on demand, to divide with the desiring occupant the line where” and by replacing “build a sufficient fence on his part of the line” with “build a sufficient fence on the part of the line belonging to the other occupant”.

**NOTE:** Renders provision gender neutral.

**SECTION 888.** 90.07 (2) of the statutes is amended to read:

90.07 (2) In either such case application may be made to 2 or more fence viewers of the town where the lands lie or to 2 or more fence viewers of 2 towns, if the lands lie in 2 towns, who, after 8 days’ notice in writing to each party to be served as a summons is in a civil action in a court of record or by registered mail with return receipt requested in the case of a party who does not reside in this state, shall, in writing, divide the partition fence or line and assign to each owner or occupant his that party’s share thereof; and in each of said cases they shall also therein direct the time within which each party shall build or repair, as may be proper, his that party’s share of the fence, having regard to the season of the year, and shall file such decision in the town clerk’s office, who shall record the same. If either party refuses or neglects to build or repair within the time so assigned his that party’s part of the fence the other may, after having completed his or her own part, build or repair such part and recover the expense thereof as provided in s. 90.11.

**NOTE:** Renders provision gender neutral.

**SECTION 889.** 90.08 of the statutes is amended by replacing “the share belonging to him similar proceedings shall be” with “the share belonging to that party similar proceedings shall be”.

**NOTE:** Replaces personal pronoun.

**SECTION 890.** 90.09 of the statutes is amended by replacing “assign to each owner or occupant his share thereof” with “assign to each owner or occupant that owner’s or occupant’s share thereof”, by replacing “within the time so assigned his part of the fence the other may, after having completed his or her own part, build such” with “that party’s part of the fence within the time so assigned the other may, after having completed his or her own part, build such”.

**NOTE:** Renders provision gender neutral.

**SECTION 891.** 90.10 of the statutes is amended by replacing “fence which by law he ought to maintain” with “fence which by law that person ought to maintain” and by replacing “the delinquent party and direct him to repair or rebuild” with “the delinquent party and direct the delinquent party to repair or rebuild”.

**NOTE:** Replaces personal pronouns.

**SECTION 892.** 90.11 (1) of the statutes is amended by replacing “within the time prescribed, he may call upon any” with “within the time prescribed, the owner or occupant who built, repaired or rebuilt the fence may call upon any”.

**NOTE:** Replaces personal pronoun.

**SECTION 893.** 90.11 (2) of the statutes is amended by replacing “town clerk shall issue his warrant for the amount” with “town clerk shall issue a warrant for the amount”.

**NOTE:** Replaces personal pronoun.

**SECTION 894.** 90.12 of the statutes is amended by replacing “fence, or more than his just share” with “fence, or more than that occupant’s just share” and by replacing “as may be assigned to him to repair or maintain; the just value thereof which he ought to pay shall” with “as may be assigned to him or her to repair or maintain; the just value thereof which the other occupant ought to pay shall”.

**NOTE:** Renders provision gender neutral.

**SECTION 895.** 90.13 of the statutes is amended by replacing “upon the line between his land and the enclosure” with “upon the line between that owner’s or occupant’s land and the enclosure” and by replacing “theretofore divided, in which case he shall pay the value of the fence on the part of such line so assigned to him” with “theretofore divided, in which case that owner or occupant shall pay the value of the fence on the part of such line so assigned to that owner or occupant”.

**NOTE:** Replaces personal pronouns.

**SECTION 896.** 198.165 (2) of the statutes is amended to read:

198.165 (2) The principal duties of the treasurer of the district shall be to demand, receive, keep and account for all moneys and credits of the district and to pay to the persons entitled thereto the amounts called for in the orders or warrants drawn upon him the treasurer by the clerk of the district and to take and keep receipts, vouchers or other suitable evidences of payment therefor, to keep accurate account of all moneys received and disbursed by him the treasurer and to render such accounts, statements and inventories of moneys and credits received and disbursed and on hand and generally of all matters pertaining to his the treasurer’s office as the
board of directors may require and to perform such other
duties as may be imposed upon him by law or by vote, resolution or ordinance adopted by the board.

NOTE: Replaces personal pronoun.

SECTION 897. 198.165 (3) of the statutes is amended
by replacing “may be imposed upon him” with “may be
imposed upon the general counsel”.
NOTE: Replaces personal pronoun.

SECTION 898. 198.167 of the statutes is amended
by replacing “Said accountant shall in the report make
such recommendations and suggestions as to the account-
ant shall seem proper”, by replacing “he shall in his said
report” with “the accountant shall in the report”, by
replacing “his judgment to be kept” with “the account-
ant’s judgment to be kept” and by replacing “as in his
judgment may be proper” with “as in the accountant’s
judgment may be proper”.
NOTE: Renders provision gender neutral.

SECTION 899. 198.17 (1) of the statutes is amended
by replacing “copy, duly certified by him” with “copy,
duly certified by the clerk”.
NOTE: Replaces personal pronoun.

SECTION 900. 198.22 (4) (c) of the statutes is amended
by replacing “Each director shall hold office
until his successor” with “Each director shall hold office
until the director’s successor” and by replacing “before
entering upon the discharge of his duties” with “before
entering upon the discharge of the director’s duties”.
NOTE: Replaces personal pronouns.

SECTION 901. 198.22 (4) (d) of the statutes is amended
by replacing “death of a director, his resignation
or removal from the district, his becoming an officer
or employee of any such municipality, or his disability
shall vacate his office as such director” with “death of a
director, a director’s resignation or removal from the dis-
trict, a director’s becoming an officer or employee of any
such municipality, or a director’s disability shall vacate
the office of the director”.
NOTE: Renders provision gender neutral.

SECTION 902. 198.22 (4a) (b) of the statutes is amended
by replacing “by the municipality appointing him” with “by the municipality appointing the director”.
NOTE: Replaces personal pronoun.

SECTION 903. 198.22 (5) of the statutes is amended
by replacing “to no compensation for his services but
shall be entitled to be reimbursed for his actual and neces-
sary traveling and hotel expenses incurred by him when-
ever it shall be necessary for him to travel outside” with
“to no compensation for services but shall be entitled to
be reimbursed for actual and necessary traveling and
hotel expenses incurred whenever it shall be necessary
for the director to travel outside”.
NOTE: Replaces personal pronouns.

SECTION 904. 198.22 (9) of the statutes is amended
to read:

198.22 (9) GENERAL MANAGER; POWERS. The general
manager shall be the chief executive officer of the dis-
trict. He The general manager shall be chosen by the
board of directors solely on the basis of his/executive and
administrative qualifications and need not, when
appointed, be a resident of the state. No member of the
board shall, during the time for which he that member is
appointed or for 2 years thereafter, be chosen as a general
manager. In case of the absence or disability of the man-
ger, the board may designate some qualified person to
perform the duties of the office during such absence or
disability. The general manager shall have all the powers
provided for in s. 198.16 (2) and such other power as the
board may from time to time delegate to him the general
manager, but shall not be required to devote all of his or
her time to the business of the district unless required to
do so by the board. He The general manager shall per-
fom such other duties as the board may require of him
the general manager from time to time, and within 60
days after the end of each fiscal year cause to be published
a financial report in the manner provided by the board
showing the results of the operation for the preceding fiscal
year and the financial status of the district on the last
day thereof pursuant to an audit made by a certified pub-
lic accountant employed by the board.
NOTE: Rendes provision gender neutral.

SECTION 905. 213.07 of the statutes is amended
by replacing “file the same in his office” with “file the same
in the clerk’s office” and by replacing “the purpose of get-
ting him the benefits” with “the purpose of getting the
person the benefits”.
NOTE: Replaces personal pronouns.

SECTION 906. 213.08 of the statutes is amended
by replacing “who shall hold his office for one year and until
his successor is elected; he shall have control of such
companies and they shall obey his orders at all times; and
he shall also have” with “who shall hold the office for one
year and until a successor is elected; he shall have control of
such companies and they shall obey the chief’s orders at all times; and the chief shall also have”.
NOTE: Replaces personal pronouns.

SECTION 907. 213.10 (1) of the statutes is amended
by replacing “time of his death” with “time of the mem-
ber’s death”.
NOTE: Replaces personal pronoun.

SECTION 908. 213.10 (2) of the statutes is amended
to read:

213.10 (2) In case any member of the fire fighters
relief association shall cease to be a member of such fire
department after a period of ten consecutive years of ser-
vice therein, he that member shall be entitled to all the
advantages and benefits of the fire fighters relief associa-
tion as long as he that member pays his dues and complies
with the rules, regulations and bylaws of the same; pro-
provided, that any member of such fire department who shall, at any time, before having served ten years as aforesaid, be retired on a pension by reason of permanent disability due to injuries suffered while in the performance of his duties as such member, or who shall have been granted a duty disability for injuries suffered in like manner and whose actual term of service together with the period of time while on duty disability shall bring his that member’s period of service to ten years in such department, shall be entitled to all the advantages and benefits of such association as long as he that member pays his dues and complies with the rules, regulations and bylaws of such association.

NOTE: Replaces personal pronouns.

SECTION 909. 213.10 (3) of the statutes is amended by replacing “dues so long as he remains a member, and such person shall be considered to become a member when his name” with “dues so long as the person remains a member, and that person shall be considered to become a member when that person’s name”.

NOTE: Replaces personal pronouns and obsolete terminology.

SECTION 910. 213.10 (5) of the statutes is amended by replacing “corporation unless he be in the active employment” with “corporation unless the person in the active employment”, by replacing “if his employment with such city” with “if the person’s employment with such city”, by replacing “his term of office” with “the person’s term of office” and by replacing “forthwith elect his successor” with “forthwith elect a successor”.

NOTE: Replaces personal pronouns.

SECTION 911. 213.11 (1) of the statutes is amended by replacing “at the time of his death” with “at the time of the member’s death”.

NOTE: Replaces personal pronoun.

SECTION 912. 213.11 (2) of the statutes is amended by replacing “police department of which he has been a member, after five years of service, he shall continue to enjoy all the advantages and benefits of the association as long as he complies with the rules, regulations and bylaws of the same and pays his dues” with “police department of which the person has been a member, after five years of service, the person shall continue to enjoy all the advantages and benefits of the association as long as the person complies with the rules, regulations and bylaws of the same and pays dues”.

NOTE: Replaces personal pronouns.

SECTION 913. 213.11 (3) of the statutes is amended by replacing “dues so long as he remains a member” with “dues so long as the person remains a member”.

NOTE: Replaces personal pronouns.

SECTION 914. 213.11 (5) of the statutes is amended to read:

213.11 (5) The control and disposal of the funds, property and estate and the direction and management of all the concerns of such corporation, under such direction and restrictions as may be imposed by the bylaws thereof, shall be vested in a board of trustees to consist of a president, vice president, treasurer, secretary and executive committee of three, who shall be elected annually at such time and place and by such members of the corporation as shall be by the bylaws thereof be entitled to vote at such election; and such officers so elected shall hold their respective offices for one year and until their successors are elected and qualified; and such corporation may elect or appoint such other officers and for such terms as its bylaws may prescribe. The officers of such corporation shall give bonds for the faithful performance of their respective duties when required so to do by the laws thereof. No person shall be elected to or hold any office in such corporation unless he that person be in the active employment of the police department of the city to which this section becomes effective, and if his that person’s employment with such city shall be terminated while holding the office of trustee or any other office of such corporation, his that person’s term of office shall thereafter be terminated, and the members of such corporation as shall, by the bylaws thereof, be entitled to vote, shall forthwith elect his that person’s successor.

NOTE: Replaces personal pronouns.

SECTION 915. 215.02 (4) of the statutes is amended by replacing “omitted by him in his official” with “omitted by the commissioner in the commissioner’s official”.

NOTE: Replaces personal pronouns.

SECTION 916. 215.02 (5) of the statutes is amended by replacing “discharge of his duties” with “discharge of the commissioner’s duties”.

NOTE: Replaces personal pronoun.

SECTION 917. 215.02 (8) of the statutes is amended by replacing “violation of this chapter, the commissioner shall report”. with “violation of this chapter, the commissioner shall report”.

NOTE: Replaces personal pronoun.

SECTION 918. 215.02 (9) of the statutes is amended by replacing “statute requires such approval, he shall have 90 days in which to grant or deny such approval. If he fails to act,” with “statute requires such approval, the commissioner shall have 90 days in which to grant or deny such approval. If the commissioner fails to act,”.

NOTE: Replaces personal pronouns.

SECTION 919. 215.02 (15) (b) of the statutes is amended by replacing “reduced to writing, or he may designate some person employed in his office” with “reduced to writing, or the commissioner may designate some person employed in the commissioner’s office”.

NOTE: Replaces personal pronouns.

SECTION 920. 215.02 (15) (c) of the statutes is amended by replacing “make such order as he deems just and reasonable” with “make such order as the commissioner deems just and reasonable”.

NOTE: Replaces personal pronoun.
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SECTION 921. 215.02 (16) (d) of the statutes is amended by replacing “special work required by him” with “special work required by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 922. 215.03 (5) (a) of the statutes is amended by replacing “manner as to enable him to readily ascertain its true condition, he may require the officers of such associations or any of them to open and keep such books or accounts as he prescribes” with “manner as to enable the commissioner to readily ascertain its true condition, the commissioner may require the officers of such associations or any of them to open and keep such books or accounts as the commissioner prescribes”.

NOTE: Replaces personal pronouns.

SECTION 923. 215.04 (4) of the statutes is amended by replacing “within the scope of his authority” with “within the scope of the commissioner’s authority”.

NOTE: Replaces personal pronoun.

SECTION 924. 215.04 (7) of the statutes is amended by replacing “the association of which he is an officer” with “the association of which the member is an officer”.

NOTE: Replaces personal pronoun.

SECTION 925. 215.11 (1) of the statutes is amended by replacing “upon the discharge of his duties” with “upon the discharge of the person’s duties”.

NOTE: Replaces personal pronoun.

SECTION 926. 215.11 (2) of the statutes is amended by replacing “upon the discharge of his duties until his bond” with “upon the discharge of the person’s duties until the person’s bond”.

NOTE: Replaces personal pronouns.

SECTION 927. 215.11 (5) of the statutes is amended by replacing “advance and may give his written consent” with “advance and may give written consent”.

NOTE: Deletes personal pronoun.

SECTION 928. 215.11 (6) of the statutes is amended by replacing “any dishonest act on his part” with “any dishonest act on the person’s part”.

NOTE: Replaces personal pronoun.

SECTION 929. 215.13 (39) of the statutes is amended by replacing “In his approval, the commissioner may” with “In the commissioner’s approval, the commissioner may”.

NOTE: Replaces personal pronoun.

SECTION 930. 215.13 (41) of the statutes is amended by replacing “shall be maintained and he shall require the segregation” with “shall be maintained and shall require the segregation”.

NOTE: Renders provision gender neutral.

SECTION 931. 215.21 (5) (b) of the statutes is amended by replacing “loans made directly to him and to any corporation of which he is an officer, director” with “loans made directly to the borrower and to any corporation of which the borrower is an officer, director”.

NOTE: Replaces personal pronouns.

SECTION 932. 215.21 (8) (b) of the statutes is amended by replacing “borrower fails to maintain his insurance” with “borrower fails to maintain insurance”.

NOTE: Deletes personal pronoun.

SECTION 933. 215.21 (25) of the statutes is amended by replacing “directors may call his whole loan due” with “directors may call the borrower’s whole loan due”.

NOTE: Replaces personal pronoun.

SECTION 934. 215.26 (6) of the statutes is amended by replacing “any sums received by him” with “any sums received by the person”.

NOTE: Replaces personal pronoun.

SECTION 935. 215.32 (11) of the statutes is amended by replacing “time to time by him” with “time to time by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 936. 215.32 (15) (a) of the statutes is amended by replacing “The commissioner may, if he takes possession” with “The commissioner may, if the commissioner takes possession” and by replacing “If he does not make such tender, he shall tender” with “If the commissioner does not make such tender, the commissioner shall tender”.

NOTE: Replaces personal pronouns.

SECTION 937. 215.40 (5) of the statutes is amended by replacing “shall be paid by him” with “shall be paid by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 938. 215.40 (11) of the statutes is amended by replacing “for such time as he deems advisable” with “for such time as the commissioner deems advisable”.

NOTE: Replaces personal pronoun.

SECTION 939. 215.40 (13) (a) 1. of the statutes is amended by replacing “filed with the commissioner and approved by him” with “filed with and approved by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 940. 215.40 (13) (a) 3. of the statutes is amended by replacing “members, filed with the commissioner and approved by him” with “members and filed with and approved by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 941. 215.40 (14) of the statutes is amended by replacing “the association under his hand and seal authorizing” with “the association under the commissioner’s hand and seal authorizing”.

NOTE: Replaces personal pronoun.

SECTION 942. 215.40 (15) of the statutes is amended by replacing “shall be paid by him into the general fund” with “shall be paid by the commissioner into the general fund”.

NOTE: Replaces personal pronoun.

SECTION 943. 215.40 (17) of the statutes is amended by replacing “He may also refuse to issue certificates of incorporation to the incorporators to commence business when, in his opinion” with “The commissioner may also
refuse to issue certificates of incorporation to the incorporators to commence business when, in the commissioner’s opinion”.

NOTE: Replaces personal pronouns.

SECTION 944. 215.41 (2) of the statutes is amended by replacing “filed with the commissioner and approved by him” with “filed with and approved by the commissioner”.

NOTE: Replaces personal pronouns.

SECTION 945. 215.42 (2) of the statutes is amended by replacing “filed with the commissioner and approved by him” with “filed with and approved by the commissioner”.

NOTE: Replaces personal pronouns.

SECTION 946. 215.43 (4) (b) of the statutes is amended by replacing “signed by the member or his duly authorized attorney” with “signed by the member or the member’s duly authorized attorney”.

NOTE: Replaces personal pronoun.

SECTION 947. 215.43 (4) (c) of the statutes is amended by replacing “appears at a meeting, his proxy” with “appears at a meeting, the member’s proxy”.

NOTE: Replaces personal pronoun.

SECTION 948. 215.57 (1) (a) of the statutes is amended by replacing “directed to him at his last–known post–office address” with “directed to the member at the member’s last–known post–office address”.

NOTE: Replaces personal pronoun.

SECTION 949. 215.60 (5) of the statutes is amended by replacing “shall be paid by him into the general fund” with “shall be paid by the commissioner into the general fund”.

NOTE: Replaces personal pronoun.

SECTION 950. 215.60 (10) of the statutes is amended by replacing “time as he deems advisable” with “time as the commissioner deems advisable”.

NOTE: Replaces personal pronoun.

SECTION 951. 215.60 (11) (a) 1. of the statutes is amended by replacing “filed with the commissioner and approved by him” with “filed with and approved by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 952. 215.60 (11) (a) 3. of the statutes is amended by replacing “filed with the commissioner and approved by him” with “filed with and approved by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 953. 215.60 (12) of the statutes is amended by replacing “association under his hand and seal authorizing” with “association under the commissioner’s hand and seal authorizing”.

NOTE: Replaces personal pronoun.

SECTION 954. 215.60 (13) of the statutes is amended by replacing “time as he deems advisable” with “time as the commissioner deems advisable”.

NOTE: Replaces personal pronouns.
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retail sales” with “retail instalment contracts in the dealer’s retail sales”.

NOTE: Renders provision gender neutral.

SECTION 964. 218.01 (3) (a) 21. of the statutes is amended by replacing “Being a dealer who keeps open his place of business” with “Being a dealer who keeps open the dealer’s place of business”.

NOTE: Replaces personal pronoun.

SECTION 965. 218.01 (3) (bf) 2 of the statutes is amended by replacing “applicant’s owning or leasing his own repair facilities” with “applicant’s owning or leasing the applicant’s own repair facilities”.

NOTE: Replaces personal pronoun.

SECTION 966. 218.01 (6) (em) of the statutes is amended by replacing “the commissioner may permit him to combine the information” with “the commissioner may permit the dealer to combine the information”.

NOTE: Replaces personal pronoun.

SECTION 967. 218.01 (7) (a) (intro.) of the statutes is amended by replacing “the sale by him in this state” with “the sale by the dealer in this state”.

NOTE: Replaces personal pronoun.

SECTION 968. 218.01 (7) (a) 3. of the statutes is amended by replacing “sell, assign or transfer his retail instalment contract” with “sell, assign or transfer the dealer’s retail instalment contract”.

NOTE: Replaces personal pronoun.

SECTION 969. 218.01 (7) (a) 4. of the statutes is amended by replacing “any or all of his retail sales contracts” with “any or all of the dealer’s retail sales contracts”.

NOTE: Replaces personal pronoun.

SECTION 970. 218.01 (7) (e) of the statutes is amended by replacing “any or all of his retail instalment contracts” with “any or all of the dealer’s retail instalment contracts”.

NOTE: Replaces personal pronoun.

SECTION 971. 218.02 (1) (a) of the statutes is amended by replacing “debtor to his creditor or creditors, or of assuming the obligations of any debtor by purchasing the accounts he may have with his several creditors” with “debtor to the debtor’s creditor or creditors, or of assuming the obligations of any debtor by purchasing the accounts the debtor may have with the debtor’s several creditors”.

NOTE: Replaces personal pronouns.

SECTION 972. 218.02 (2) (c) of the statutes is amended by replacing “be prescribed by him and acceptable to him, in such sum as he may deem necessary” with “be prescribed by and acceptable to the commissioner, in such sum as the commissioner may deem necessary”.

NOTE: Replaces personal pronouns.

SECTION 973. 218.02 (4) of the statutes is amended to read:

218.02 (4) ORDER DENYING APPLICATION. If the commissioner is not satisfied as to all of the matters specified in sub. (3) he shall enter a special order denying the application for a license and shall return to the applicant his license fee.

NOTE: Replaces personal pronouns.

SECTION 974. 218.02 (5) (b) of the statutes is amended to read:

218.02 (5) (b) Whenever a licensee shall contemplate a change of his place of business to another location within the same city or village, the licensee shall give written notice thereof to the commissioner, who shall attach to the license his authorization of such removal, specifying the date thereof and the new location. Such authorization shall be authority for the operation of such business under the same license at the specified new location. No change in the place of business of a licensee to a location outside of the original city or village shall be permitted under the same license.

NOTE: Replaces personal pronouns.

SECTION 975. 218.02 (7) (intro.) of the statutes is amended by replacing “the commissioner and he shall have power” with “the commissioner and the commissioner shall have power”.

NOTE: Replaces personal pronoun.

SECTION 976. 218.02 (9) (a) of the statutes is amended by replacing “require such reports as he deems necessary” with “require such reports as the commissioner deems necessary”.

NOTE: Replaces personal pronoun.

SECTION 977. 218.02 (9) (b) of the statutes is amended by replacing “shall be paid by him into the state treasury” with “shall be paid by the commissioner into the state treasury”.

NOTE: Replaces personal pronoun.

SECTION 978. 218.02 (9) (c) of the statutes is amended by replacing “such purposes the commissioner shall have” with “such purposes the commissioner shall have”.

NOTE: Replaces personal pronoun.

SECTION 979. 218.04 (3) (d) of the statutes is amended by replacing “prescribed by the commissioner and acceptable to him, and in such sum as he may deem” with “prescribed by and acceptable to the commissioner, and in such sum as the commissioner may deem”.

NOTE: Replaces personal pronouns.

SECTION 980. 218.04 (4) (a) of the statutes is amended by replacing “the commissioner shall make his investigation, and if he finds that the character” with “the commissioner shall make an investigation, and if the commissioner finds that the character” and replacing “collection agency license provided he maintains an
active office” with “collection agency license provided the nonresident maintains an active office”.

**NOTE:** Replaces personal pronouns.

**SECTION 981.** 218.04 (4) (b) of the statutes is amended by replacing “the commissioner upon his finding that the character” with “the commissioner upon finding that the character”.

**NOTE:** Replaces personal pronoun.

**SECTION 982.** 218.04 (5) (a) of the statutes is amended by replacing “this section if he finds that:” with “this section if the commissioner finds that:”.

**NOTE:** Replaces personal pronoun.

**SECTION 983.** 218.04 (6) (a) of the statutes is amended by replacing “attach to the license his authorization” with “attach to the license the commissioner’s authorization”.

**NOTE:** Replaces personal pronoun.

**SECTION 984.** 218.04 (6) (b) of the statutes is amended by replacing “Every licensee applying for a renewal of his license” with “Every licensee applying for a renewal of a license”.

**NOTE:** Replaces personal pronoun.

**SECTION 985.** 218.04 (7) (intro.) of the statutes is amended by replacing “the commissioner and he shall have power” with “the commissioner and the commissioner shall have power”.

**NOTE:** Replaces personal pronoun.

**SECTION 986.** 218.04 (7) (c) of the statutes is amended by replacing “in the execution of his duties” with “in the execution of the commissioner’s duties”.

**NOTE:** Replaces personal pronoun.

**SECTION 987.** 218.04 (9m) (a) of the statutes is amended by replacing “insolvent or that he has collected accounts” with “insolvent or that the licensee has collected accounts”, by replacing “terminated for any reason whatsoever, he may take possession” with “terminated for any reason whatsoever, the commissioner may take possession” and by replacing “licensee and the commissioner or his successor shall be vested” with “licensee, and the commissioner or the commissioner’s successor shall be vested”.

**NOTE:** Replaces personal pronouns.

**SECTION 988.** 218.04 (9m) (e) of the statutes is amended by replacing “validity of any claim, he may reject” with “validity of any claim, the commissioner may reject”.

**NOTE:** Replaces personal pronoun.

**SECTION 989.** 218.04 (9m) (f) of the statutes is amended by replacing “further proceedings, and direct him to surrender” with “further proceedings, and direct the commissioner to surrender”.

**NOTE:** Replaces personal pronoun.

**SECTION 990.** 218.04 (9m) (g) of the statutes is amended by replacing “expenses of the liquidation, the commissioner shall liquidate” with “expenses of the liquidation, the commissioner shall liquidate”.

**NOTE:** Replaces personal pronoun.

**SECTION 991.** 218.04 (10) (b) of the statutes is amended by replacing “books and records in his place of business” with “books and records in the licensee’s place of business”.

**NOTE:** Replaces personal pronoun.

**SECTION 992.** 218.04 (13) of the statutes is amended by replacing “It shall be the duty of the commissioner and he shall have power” with “The commissioner shall have the duty, power”.

**NOTE:** Replaces personal pronoun.

**SECTION 993.** 218.05 (4) of the statutes is amended to read:

218.05 (4) LICENSES; ISSUANCE; DENIAL. If the commissioner shall find after investigation that the applicant is (a) trustworthy and reputable, (b) that he has business experience qualifying him the applicant to competently conduct, operate, own, or become associated with a community currency exchange, and (c) that he has a good business reputation and is worthy of a license, the commissioner shall issue to the applicant qualifying hereunder, a license to operate a community currency exchange at the location specified in the application, which license shall remain in full force and effect until it is surrendered by the licensee or revoked by the commissioner. If the commissioner shall not so find, the commissioner shall not issue such license and shall notify the applicant of such denial, retaining the investigation fee to cover the cost of investigating the applicant. The commissioner shall approve or deny every application within 30 days from the filing thereof. No application shall be denied unless the applicant has had notice of a hearing on said application and an opportunity to be heard thereon. If the application is denied, the commissioner shall, within 20 days thereafter, prepare and keep on file in his the commissioner’s office a written order of denial which shall contain his the commissioner’s findings with respect thereto and the reasons supporting the denial, and shall mail a copy thereof to the applicant at the address set forth in the application, within 5 days after the filing of such order.

**NOTE:** Replaces personal pronouns.

**SECTION 994.** 218.05 (10) (c) of the statutes is amended by replacing “Whenever a licensee shall wish to change his place of business to any location other than that originally set forth in his license, he shall give written notice” with “Whenever a licensee shall wish to change the licensee’s place of business to any location other than that originally set forth in the license, the licensee shall give written notice”.

**NOTE:** Replaces personal pronouns.

**SECTION 995.** 218.05 (12) (a) (intro.) of the statutes is amended by replacing “license issued hereunder if he
shall find” with “license issued hereunder if the commis-

sioner shall find”.

NOTE: Replaces personal pronoun.

SECTION 996. 218.05 (12) (b) of the statutes is amended by replacing “or if he shall find that such grounds for revocation are of general application to all offices or to more than one office operated by such licensee, he may revoke all” with “or if the commissioner shall find that such grounds for revocation are of general application to all offices or to more than one office operated by such licensee, the commissioner may revoke all”.

NOTE: Replaces personal pronouns.

SECTION 997. 218.05 (12) (c) of the statutes is amended by replacing "written notice that he surrenders” with “written notice that the licensee surrenders” and by replacing “or affect his bond” with “or affect the licensee’s bond”.

NOTE: Replaces personal pronouns.

SECTION 998. 218.05 (12) (d) of the statutes is amended by replacing “the commissioner may on his own motion” with “the commissioner may on the commissioner’s own motion”.

NOTE: Renders provision gender neutral.

SECTION 999. 218.05 (12) (e) of the statutes is amended by replacing “keep on file in his office” with “keep on file in the commissioner’s office”, by replacing “revocation which shall contain his findings” with “revocation which shall contain the commissioner’s findings” and by replacing “after the filing in his office” with “after the filing in the commissioner’s office”.

NOTE: Replaces personal pronouns.

SECTION 1000. 218.10 (3) (intro.) of the statutes is amended by replacing “homes are owned by him, but does not include” with “homes are owned by the person, but does not include”.

NOTE: Replaces personal pronoun.

SECTION 1001. 218.10 (3) (b) of the statutes is amended by replacing “Any public officer while performing his official duty” with “Any public officer while performing that officer’s official duty”.

NOTE: Renders provision gender neutral.

SECTION 1002. 218.10 (3) (e) of the statutes is amended by replacing “A person transferring a mobile home registered in his own name and used for his personal, family or household purposes” with “A person transferring a mobile home registered in that person’s name and used for that person’s personal, family or household purposes”.

NOTE: Replaces personal pronouns.

SECTION 1003. 218.14 (1) (c) 2. of the statutes is amended by replacing “to the purchaser or his assignee” with “to the purchaser or the purchaser’s assignee”.

NOTE: Replaces personal pronoun.

SECTION 1004. 218.14 (2) of the statutes is amended by replacing “Action by a lessee to enforce his rights under this subchapter” with “Action by a lessee to enforce the lessee’s rights under this subchapter”.

NOTE: Replaces personal pronoun.

SECTION 1005. 218.165 (1) of the statutes is amended by replacing “of state to be his true and lawful attorney” with “of state to be its true and lawful attorney”.

NOTE: Renders provision gender neutral.

SECTION 1006. 218.22 (5) of the statutes is amended by replacing “at his salvage dealer location” with “at his or her salvage dealer location”.

NOTE: Renders provision gender neutral.

SECTION 1007. 220.02 (5) of the statutes is amended by replacing “submit any of his official actions” with “submit any of the commissioner’s official actions”.

NOTE: Replaces personal pronoun.

SECTION 1008. 220.035 (1) (a) of the statutes is amended by replacing “submit any of his official actions” with “submit any of the commissioner’s official actions”.

NOTE: Replaces personal pronoun.

SECTION 1009. 220.035 (1) (b) of the statutes is amended by replacing “applying for review or his attorney and upon any other person who participated in the proceedings before the commissioner or his attorney” with “applying for review or that person’s attorney and upon any other person who participated in the proceedings before the commissioner or that other person’s attorney” and by replacing “signed by the addressee or his agent shall” with “signed by the addressee or the address-ee’s agent shall”.

NOTE: Replaces personal pronouns.

SECTION 1010. 220.035 (1) (c) of the statutes is amended by replacing “the record made by him” with “the record made by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 1011. 220.04 (4) of the statutes is amended by replacing “fixed by the commissioner he may by order” with “fixed by the commissioner, the commissioner may by order” and by replacing “by letter to the bank or officer or director at his last-known post-office” with “by letter to the bank or officer or director at the bank’s or officer’s or director’s last-known post-office”.

NOTE: Renders provision gender neutral.

SECTION 1012. 220.04 (5) of the statutes is amended by replacing “stabilization thereof or when he is satisfied the interests” with “stabilization thereof or when the commissioner is satisfied the interests”.

NOTE: Replaces personal pronoun.

SECTION 1013. 220.05 (5) of the statutes is amended by replacing “audit or partial audit, he may by letter accompanying” with “audit or partial audit, the commissioner may by letter accompanying” and by replacing “that there be sent to him a certified copy” with “that there be sent to the commissioner a certified copy”.

NOTE: Replaces personal pronouns.

SECTION 1014. 220.065 of the statutes is amended by replacing “taken or omitted by him in his official capac-
ity” with “taken or omitted by the commissioner in the commissioner’s official capacity”.

NOTE: Replaces personal pronouns.

SECTION 1015. 220.08 (1) of the statutes is amended to read:

220.08 (1) Whenever it shall appear to the commissioner of banking that any bank or banking corporation to which this chapter is applicable has violated its charter or any law of the state, or is conducting its business in an unsafe or unauthorized manner, or if the capital of any such bank or banking corporation is impaired, or if any such bank or banking corporation shall refuse to submit its books, papers, and concerns to the inspection of any examiner, or if any officer thereof shall refuse to be examined upon oath touching the concerns of any such bank or banking corporation, or if any such bank or banking corporation shall suspend payment of its obligations, or if from any examination or report provided for by this chapter the commissioner shall have reason to conclude that such bank or banking corporation is in an unsafe or unsafe condition to transact the business for which it is organized, or that it is unsafe and inexpedient for it to continue business, or if any such bank or banking corporation shall neglect or refuse to observe an order of the commissioner, specified in s. 220.07, or if the commissioner shall find that the management of the bank or the manner in which the work of any of its officers or employees is done, if continued, is such as to endanger the safety or solvency of the bank and the commissioner shall have made written recommendations for change in management or officers and employees and such recommendation shall not have been complied with after the expiration of a reasonable time therefor fixed by the commissioner, he

NOTE: Replaces personal pronoun.

SECTION 1016. 220.08 (2) of the statutes is amended by replacing “them by the commissioner, his deputies or representatives” with “them by the commissioner, the commissioner’s deputies or representatives” and by replacing “as may be approved by him” with “as may be approved by the commissioner”.

NOTE: Replaces personal pronouns.

SECTION 1017. 220.08 (3a) of the statutes is amended by replacing “terms and conditions as he may deem” with “terms and conditions as the commissioner may deem”.

NOTE: Replaces personal pronoun.

SECTION 1018. 220.08 (5) of the statutes is amended by replacing “The commissioner shall give notice, in such newspapers as he may direct” with “The commissioner shall give notice, in such newspapers as the commissioner may direct” and by replacing “validity of any claim, he may reject the same” with “validity of any claim, the commissioner may reject the same”.

NOTE: Replaces personal pronouns.

SECTION 1019. 220.08 (8) of the statutes is amended by replacing “the funds remaining in his hands after the payment” with “the funds remaining in the commissioner’s hands after the payment” and by replacing “publication of notice to creditors, he may declare” with “publication of notice to creditors, the commissioner may declare”.

NOTE: Replaces personal pronouns.

SECTION 1020. 220.08 (9) of the statutes is amended by replacing “further proceedings, and direct him to surrender” with “further proceedings, and direct the commissioner to surrender”.

NOTE: Replaces personal pronoun.

SECTION 1021. 220.08 (11) of the statutes is amended by replacing “under the commissioner, he shall complete the liquidation” with “under the commissioner, the commissioner shall complete the liquidation”, by replacing “of all the duties of his or their trust” with “of all the duties of the agent’s or the agents’ trust” and by replacing “then remaining in his hands” with “then remaining in the commissioner’s hands”.

NOTE: Replaces personal pronouns.

SECTION 1022. 220.08 (12) of the statutes is amended by replacing “the assets coming into his or their possession” with “the assets coming into the agent’s or agents’ possession”.

NOTE: Replaces personal pronoun.

SECTION 1023. 220.08 (15) of the statutes is amended by replacing “any bank of which he has taken charge” with “any bank of which the commissioner has taken charge”.

NOTE: Replaces personal pronoun.
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Section 1024. 220.08 (16) of the statutes is amended by replacing “‘after he has taken charge’” with “‘after the commissioner has taken charge’.” in 2 places, and by replacing “for such time as he deems advisable” with “for such time as the commissioner deems advisable.”

Note: Replaces personal pronouns.

Section 1025. 220.08 (18) of the statutes is amended by replacing “the commissioner shall and he is hereby authorized” with “the commissioner shall and is hereby authorized”.

Note: Replaces personal pronoun.

Section 1026. 220.08 (19) (c) of the statutes is amended by replacing “such trust as he deems necessary” with “such trust as the commissioner deems necessary”.

Note: Replaces personal pronoun.

Section 1027. 220.08 (20) of the statutes is amended by replacing “connection with his supervision of segregated trusts, shall have in his possession” with “connection with the commissioner’s supervision of segregated trusts, shall have possession of”.

Note: Replaces personal pronouns.

Section 1028. 220.08 (20a) of the statutes is amended by replacing “the costs of his services” with “the costs of the commissioner’s services”.

Note: Replaces personal pronoun.

Section 1029. 220.10 of the statutes is amended by replacing “as to enable him to readily ascertain the true condition of such bank, he may require the officers of such bank to open and keep such books or accounts as he prescribes” with “as to enable the commissioner to readily ascertain the true condition of such bank, the commissioner may require the officers of such bank to open and keep such books or accounts as the commissioner prescribes”.

Note: Replaces personal pronouns.

Section 1030. 220.12 of the statutes is amended by replacing “the discharge of his duties” with “the discharge of the commissioner’s duties”.

Note: Replaces personal pronoun.

Section 1031. 220.13 of the statutes is amended by replacing “banking, certified by him and authenticated by his seal of office” with “banking, certified by the commissioner and authenticated by the commissioner’s seal of office”.

Note: Replaces personal pronouns.

Section 1032. 221.01 (1) of the statutes is amended by replacing “a form furnished by him” with “a form furnished by the commissioner”.

Note: Replaces personal pronoun.

Section 1033. 221.01 (3) of the statutes is amended by replacing “Upon receipt by the commissioner of such application properly executed, he shall” with “Upon receipt by the commissioner of such application properly executed, the commissioner shall” and by replacing “form as he requires” with “form as the commissioner requires”.

Note: Replaces personal pronouns.

Section 1034. 221.01 (5) of the statutes is amended by replacing “sources of information at his command, and by such investigation as he may deem,” with “sources of information at the commissioner’s command, and by such investigation as the commissioner may deem” and by replacing “such bank to organize; and he also shall” with “such bank to organize; and the commissioner also shall.”

Note: Replaces personal pronouns.

Section 1035. 221.01 (6) of the statutes is amended by replacing “stating the results of his investigation and his recommendation” with “stating the results of the investigation and the commissioner’s recommendation” and by replacing “over his official signature.  If disapproved, he shall indorse the word “Disapproved” over his official signature. One of the duplicate originals shall be filed in his office” with “over the commissioner’s official signature.  If disapproved, the commissioner shall indorse the word “Disapproved” over the commissioner’s official signature. One of the duplicate originals shall be filed in the commissioner’s office”.

Note: Replaces personal pronouns.

Section 1036. 221.01 (11) of the statutes is amended by replacing “may be drawn on him” with “may be drawn on the treasurer”.

Note: Replaces personal pronoun.

Section 1037. 221.01 (12) (b) of the statutes is amended by replacing “in addition to his other powers” with “in addition to the commissioner’s other powers”.

Note: Replaces personal pronoun.

Section 1038. 221.01 (12) (d) 2. of the statutes is amended by replacing “the commissioner has issued his certificate” with “the commissioner has issued a certificate” and by replacing “and his approval thereof” with “and the commissioner’s approval thereof”.

Note: Replaces personal pronouns.

Section 1039. 221.01 (13) of the statutes is amended by replacing “deposited with him pursuant” with “deposited with the state treasurer pursuant”.

Note: Replaces personal pronoun.

Section 1040. 221.03 (3) of the statutes is amended by replacing “The commissioner shall, within his discretion, approve or disapprove” with “The commissioner shall, within the commissioner’s discretion, approve or disapprove” and by replacing “One of such originals he shall file in his office, and to the 2 remaining originals he shall attach a certificate” with “One of such originals the commissioner shall file in the commissioner’s office, and to the 2 remaining originals the commissioner shall attach a certificate”.

Note: Replaces personal pronouns.

Section 1041. 221.03 (5) of the statutes is amended by replacing “have been recorded in his office” with
“have been recorded in the office of the register of deeds”.

NOTE: Replaces personal pronoun.

SECTION 1042. 221.04 (2) of the statutes is amended by replacing “or his or their legal representatives or assigns” with “or the legal representatives or assigns of the person or persons”, in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1043. 221.04 (5) of the statutes is amended by replacing “regulations prescribed by him with reference” with “regulations prescribed by the commissioner with reference” and by replacing “matter in order to satisfy himself as to the actual” with “matter in order to satisfy the commissioner as to the actual”.

NOTE: Replaces personal pronouns.

SECTION 1044. 221.06 (1) of the statutes is amended by replacing “entitled to commence business, he shall forthwith give such bank a certificate of authority under his hand and official seal” with “entitled to commence business, the commissioner shall forthwith give such bank a certificate of authority under the commissioner’s hand and official seal”.

NOTE: Replaces personal pronouns.

SECTION 1045. 221.06 (2) of the statutes is amended by replacing “to the public interest, he may, with the advice” with “to the public interest, the commissioner may, with the advice”.

NOTE: Replaces personal pronoun.

SECTION 1046. 221.15 (1) of the statutes is amended by replacing “to the forms which he shall prescribe and furnish” with “to the forms which the commissioner shall prescribe and furnish”.

NOTE: Replaces personal pronoun.

SECTION 1047. 221.15 (6) of the statutes is amended by replacing “commissioner on call by him, a list of its” with “commissioner on call by the commissioner, a list of its”.

NOTE: Replaces personal pronoun.

SECTION 1048. 221.15 (7) of the statutes is amended by replacing “any bank whenever in his judgment the same is necessary to inform him” with “any bank whenever in the commissioner’s judgment the same is necessary to inform the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 1049. 221.18 of the statutes is amended by replacing “the commissioner of banking, his deputy, or examiner appointed” with “the commissioner of banking, the commissioner’s deputy, or examiner appointed” and by replacing “may commence and maintain in his own name as commissioner” with “may commence and maintain in the commissioner’s name as commissioner”.

NOTE: Replaces personal pronouns.

SECTION 1050. 221.19 of the statutes is amended by replacing “commence and maintain in his name any and all” with “commence and maintain in the commissioner’s name any and all”.

NOTE: Replaces personal pronoun.

SECTION 1051. 221.205 of the statutes is amended by replacing “information causing him to believe that any” with “information causing the commissioner to believe that any”, by replacing “affairs or any part thereof he has any supervision” with “affairs or any part thereof the commissioner has any supervision”, by replacing “of penalty under the law, he shall bring such facts and information to the attention of the banking review board with his recommendation” with “of penalty under the law, the commissioner shall bring such facts and information to the attention of the banking review board with the commissioner’s recommendation”, by replacing “to be instituted if in his judgment the facts warrant” with “to be instituted if in the attorney general’s judgment the facts warrant” and by replacing “any case where he deems it important to act immediately, from causing any arrest and prosecution where he is satisfied” with “any case where the commissioner deems it important to act immediately, from causing any arrest and prosecution where the commissioner is satisfied”.

NOTE: Replaces personal pronouns.

SECTION 1052. 221.51 of the statutes is amended by replacing “bank unless he shall execute” with “bank unless the purchaser shall execute”.

NOTE: Replaces personal pronoun.

SECTION 1053. 221.52 of the statutes is amended by replacing “The commissioner of banking, his deputy or any examiner by him appointed” with “The commissioner of banking, the commissioner’s deputy or any examiner appointed by the commissioner”.

NOTE: Replaces personal pronouns.

SECTION 1054. 221.53 of the statutes is amended by replacing “to be furnished by him” with “to be furnished by the commissioner”.

NOTE: Replaces personal pronoun.

SECTION 1055. 221.56 (4) of the statutes is amended by replacing “create a trust for his own benefit during his lifetime” with “create a trust for the owner’s benefit during the owner’s lifetime” and by replacing “the benefit of his heirs” with “the benefit of the owner’s heirs”.

NOTE: Replaces personal pronouns.

SECTION 1056. 223.02 (1) of the statutes is amended by replacing “income which he collects upon such securities, or he may authorize” with “income which the treasurer collects upon such securities, or may authorize” and by replacing “shall remain with him in the manner” with “shall remain with the treasurer in the manner”.

NOTE: Replaces personal pronouns.

SECTION 1057. 223.03 (10) of the statutes is amended by replacing “authority conferred upon him by this chapter” with “authority conferred upon the commissioner by this chapter”.

NOTE: Replaces personal pronoun.
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SECTION 1058. 223.03 (12) of the statutes is amended by replacing “or his or their legal representatives or assigns” with “or the legal representatives or assigns of the person or persons”, in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1059. 223.05 (2) of the statutes is amended by replacing “fully discharged its, his or their responsibilities” with “fully discharged the responsibilities of that bank, trust company bank, nominee or nominees”.

NOTE: Renders provision gender neutral.

SECTION 1060. 223.12 (1) of the statutes is amended by replacing “under his last will and testament” with “under that person’s last will and testament” and by replacing “instrument appointing such commissioner in his name of office its” with “instrument appointing the commissioner in the commissioner’s name its”.

NOTE: Renders provision gender neutral.

SECTION 1061. 224.02 of the statutes is amended by replacing “or on account of his principal” with “or on account of the agent’s principal” and by replacing “same with his own property” with “same with the agent’s own property”.

NOTE: Replaces personal pronouns.

SECTION 1062. 224.06 (3) of the statutes is amended by replacing “when in his opinion” with “when in the commissioner’s opinion”.

NOTE: Replaces personal pronouns.

SECTION 1063. 224.06 (5) of the statutes is amended by replacing “reasons which he deems valid and sufficient” with “reasons which the commissioner deems valid and sufficient” and by replacing “and may give his written consent” with “and may give written consent”.

NOTE: Replaces personal pronouns.

SECTION 1064. 226.14 (1) of the statutes is amended by replacing “filed and accepted by him” with “filed and accepted by the secretary of state”.

NOTE: Replaces personal pronouns.

SECTION 1065. 227.40 (3) (intro.) of the statutes is amended by replacing “the pleading in which he sets” with “the pleading in which the party sets”.

NOTE: Replaces personal pronoun.

SECTION 1066. 227.41 (2) (c) of the statutes is amended by replacing “address set forth opposite his name” with “address set forth opposite that signor’s name” and by replacing “shall be indicated opposite his name” with “shall be indicated opposite that person’s name”.

NOTE: Replaces personal pronouns.

SECTION 1067. 229.12 (1) (c) of the statutes is amended by replacing “May 1 next after his appointment” with “May 1 next after the member’s appointment”.

NOTE: Replaces personal pronoun.
“at any time while such goods and chattels shall remain in the vendor’s or assignor’s possession or control”.

NOTE: Replaces personal pronouns and antiquated language.

SECTION 1079. 243.01 of the statutes is amended by replacing “the same or by his agent lawfully authorized” with “the same or by the party’s agent lawfully authorized”.

NOTE: Replaces personal pronoun.

SECTION 1080. 243.06 of the statutes is amended by replacing “attorney or agent until he shall” with “attorney or agent until the attorney or agent shall”.

NOTE: Replaces personal pronouns.

SECTION 1081. 302.02 (4a) of the statutes is amended by replacing “the institution to which he is assigned” with “the institution to which the inmate is assigned”.

NOTE: Replaces personal pronoun.

SECTION 1082. 302.02 (5) (b) of the statutes is amended by replacing “some person appointed by him to serve process” with “some person appointed by the warden or superintendent to serve process”.

NOTE: Replaces personal pronoun.

SECTION 1083. 302.04 of the statutes is amended by replacing “charge and custody of his prison” with “charge and custody of the prison” and by replacing “He shall enforce the regulations” with “The warden or superintendent shall enforce the regulations”.

NOTE: Replaces personal pronouns.

SECTION 1084. 302.07 of the statutes is amended by replacing “For such purposes he may command the aid” with “For such purposes the warden or superintendent may command the aid”.

NOTE: Replaces personal pronoun.

SECTION 1085. 302.095 of the statutes is amended by replacing “delivered or has in his possession” with “delivered or has possession of”.

NOTE: Replaces personal pronoun.

SECTION 1086. 302.18 (5) of the statutes is amended by replacing “discipline as if he had been originally sentenced” with “discipline as if the person had been originally sentenced”.

NOTE: Replaces personal pronoun.

SECTION 1087. 302.25 (4) (h) of the statutes is amended by replacing “modified or his status changed on account of any action or proceeding in which he could” with “modified or the inmate’s status changed on account of any action or proceeding in which the inmate could”.

NOTE: Replaces personal pronouns.

SECTION 1088. 302.25 (4) (i) of the statutes is amended by replacing “restricted in his exercise of any power” with “restricted in the exercise of any power”.

NOTE: Deletes personal pronoun.

SECTION 1089. 302.25 (5) (b) of the statutes is amended by replacing “institution in which he is confined” with “institution in which the inmate is confined”.

NOTE: Replaces personal pronouns and antiquated language.

SECTION 1090. 302.37 (2) of the statutes is amended by replacing “which case he may be allowed” with “which case the inmate may be allowed”.

NOTE: Replaces personal pronoun.

SECTION 1091. 303.065 (3) of the statutes is amended by replacing “for the cost of his room, board, clothing and other necessary expenses incident to his employment” with “for the cost of the inmate’s room, board, clothing and other necessary expenses incident to the inmate’s employment”.

NOTE: Replaces personal pronouns.

SECTION 1092. 303.065 (4) (a) of the statutes is amended by replacing “for the cost of his board and clothing” with “for the cost of the inmate’s board and clothing”.

NOTE: Replaces personal pronoun.

SECTION 1093. 303.065 (5) (e) of the statutes is amended by replacing “obligations acknowledged by him in writing” with “obligations acknowledged by the prisoner in writing”.

NOTE: Replaces personal pronoun.

SECTION 1094. 303.065 (5) (f) of the statutes is amended by replacing “to the prisoner upon his discharge” with “to the prisoner upon the prisoner’s discharge”.

NOTE: Replaces personal pronoun.

SECTION 1095. 303.08 (2) of the statutes is amended by replacing “the court may renew his petition” with “the court may renew the prisoner’s petition”.

NOTE: Replaces personal pronoun.

SECTION 1096. 303.08 (3) of the statutes is amended by replacing “prisoner to turn over the wages, salary or benefits” with “prisoner to turn over the wages, salary or benefits”.

NOTE: Replaces personal pronoun.

SECTION 1097. 303.08 (4) of the statutes is amended to read:

303.08 (4) Every prisoner who is gainfully employed or who receives unemployment compensation or employment training benefits while in custody in the jail, shall be liable for charges not to exceed the full per person maintenance and cost of the prisoner’s board in the jail as fixed by the county board after passage of an appropriate county ordinance. If necessarily absent from jail at a meal time the prisoner shall at his request be furnished with an adequate nourishing lunch to carry. The sheriff shall charge the prisoner’s account for such board. If the prisoner is gainfully self-employed the prisoner shall pay the sheriff for such board, in default of which the prisoner’s privilege under this section is automatically forfeited. If the jail food is furnished directly by the county, the sheriff shall account for and pay over such board payments to the county treasurer. The county board may, by ordinance, provide that the county furnish or pay for the transporta-
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tion of prisoners employed or receiving training under
this section to and from the place of employment or train-
ing.

NOTE: Replaces personal pronouns.

SECTION 1098. 303.08 (5) (d) of the statutes is
amended by replacing “acknowledged by him in writing”
with “acknowledged by the prisoner in writing”.

NOTE: Replaces personal pronoun.

SECTION 1099. 303.08 (5) (e) of the statutes is
amended by replacing “to the prisoner upon his dis-
charge” with “to the prisoner upon the prisoner’s dis-
charge”.

NOTE: Replaces personal pronoun.

SECTION 1100. 303.08 (10) of the statutes is amended
by replacing “the prisoner to exercise his privilege to
leave” with “the prisoner to exercise the prisoner’s privi-
lege to leave”.

NOTE: Replaces personal pronoun.

SECTION 1101. 303.18 (5) of the statutes is amended
by replacing “disease or that he is suffering” with “dis-
ee or that the inmate is suffering”.

NOTE: Replaces personal pronoun.

SECTION 1102. 304.10 (1) (e) of the statutes is
amended by replacing “the prison where he has been con-
fined showing whether the applicant has been con-
fined showing whether the applicant has
duced himself or herself in a peaceful”.

NOTE: Supplies gender neutral language.

SECTION 1103. 304.11 (1) of the statutes is amended
by replacing “the governor may issue his warrant to
carry” with “the governor may issue a warrant to carry”.

NOTE: Replaces personal pronoun.

SECTION 1104. 304.11 (2) of the statutes is amended
by replacing “with any such condition, he may issue his
warrant to any sheriff commanding him to arrest the con-
victed person and bring him before the governor” with
“with any such condition, the governor may issue a war-
nant to any sheriff commanding the sheriff to arrest the
convicted person and bring the convicted person before
the governor”.

NOTE: Replaces personal pronouns.

SECTION 1105. 304.12 of the statutes is amended by
replacing “person is pardoned or his sentence commuted,
or he is remanded to prison for the violation of any of the
conditions of his pardon” with “person is pardoned or the
person’s sentence is commuted, or the person is
remanded to prison for the violation of any of the condi-
tions of that person’s pardon”.

NOTE: Replaces personal pronouns.

SECTION 1106. 304.13 (1) (a) of the statutes is
amended by replacing “resident of or has his family resi-
ding” with “resident of or has family residing”.

NOTE: Replaces personal pronoun.

SECTION 1107. 304.13 (1) (b) of the statutes is
amended by replacing “not having family residing” with “not having family residing”.

NOTE: Replaces personal pronoun.

SECTION 1108. 304.13 (1) (d) of the statutes is
amended by replacing “prior to his coming” with “prior
to coming” and by replacing “the offense for which he
has been” with “the offense for which that person has
been”.

NOTE: Replaces personal pronouns.

SECTION 1109. 304.13 (3) of the statutes is amended
by replacing “pending against him within the receiving
state any criminal charge, or he should be suspected” with “pending against that person within the receiving
state any criminal charge, or that person should be sus-
ppected” and by replacing “offense, he shall not” with “offense, that person shall not”.

NOTE: Replaces personal pronouns.

SECTION 1110. 304.14 of the statutes is amended by
replacing “carry formal evidence of his deputization” with “carry formal evidence of the deputization”.

NOTE: Replaces personal pronoun.

SECTION 1111. 340.01 (3) (i) of the statutes is
amended by replacing “of such authorizations in his
office for public inspection” with “of such authorizations in the sheriff’s office for public inspection”.

NOTE: Replaces personal pronoun.

SECTION 1112. 340.01 (11) (intro.) of the statutes is
amended by replacing “vehicles are owned by him, but
not including” with “vehicles are owned by that person,
but not including”.

NOTE: Replaces personal pronoun.

SECTION 1113. 340.01 (11) (b) of the statutes is
amended by replacing “public officer while performing
his official duty” with “public officer while performing
official duty”.

NOTE: Replaces personal pronoun.

SECTION 1114. 341.05 (15) of the statutes is amended
by replacing “power is a transporter he must be regis-
tered” with “power is a transporter, that person must be
registered”.

NOTE: Replaces personal pronoun.

SECTION 1115. 341.08 (2) (b) of the statutes is
amended by replacing “first or second class, his true resi-
dential” with “first or second class, the owner’s true resi-
dential”.

NOTE: Replaces personal pronoun.

SECTION 1116. 341.10 (4) of the statutes is amended
by replacing “The applicant has had his registration sus-
pended or revoked” with “The applicant’s registration
has suspended or revoked”.

NOTE: Replaces personal pronoun.

SECTION 1117. 341.26 (3) (e) of the statutes is
amended by replacing “than semitrailers registered by
him within this state” with “than semitrailers registered
by that person within this state” and by replacing “pro-
vided that he uses such excess truck” with “provided that that person uses such excess truck”.

NOTE: Replaces personal pronouns.

SECTION 1118. 341.266 (4) of the statutes is amended by replacing “parts cars on his property” with “parts cars on the collector’s property”.

NOTE: Replaces personal pronoun.

SECTION 1119. 341.28 (4) (intro.) of the statutes is amended by replacing “state by the applicant, he shall pay a fee” with “state by the applicant, the applicant shall pay a fee”.

NOTE: Replaces personal pronoun.

SECTION 1120. 341.41 (1b) (b) of the statutes is amended by replacing “the vehicle has in his possession a valid registration” with “the vehicle has in his or her possession a valid registration”.

NOTE: Renders provision gender neutral.

SECTION 1121. 341.41 (2) (c) of the statutes is amended by replacing “the vehicle has in his possession a valid registration” with “the vehicle has in his or her possession a valid registration”.

NOTE: Renders provision gender neutral.

SECTION 1122. 341.55 (3) of the statutes is amended by replacing “registration plate issued to him” with “registration plate issued to the transporter”.

NOTE: Replaces personal pronoun.

SECTION 1123. 342.06 (1) (h) of the statutes is amended by replacing “or for public transportation, he shall state that fact in the application. If he knows that the vehicle has previously been used as a taxicab or for public transportation and that fact is not noted on the old certificate of title, he shall state” with “or for public transportation, the applicant shall state that fact in the application. If the applicant knows that the vehicle has previously been used as a taxicab or for public transportation and that fact is not noted on the old certificate of title, the applicant shall state”.

NOTE: Replaces personal pronouns.

SECTION 1124. 342.06 (3) of the statutes is amended by replacing “state such intent in his application for certificate” with “state such intent in the application for certificate”.

NOTE: Replaces personal pronoun.

SECTION 1125. 342.21 (1) of the statutes is amended by replacing “absolutely or otherwise, his security interest” with “absolutely or otherwise, the party’s security interest”.

NOTE: Replaces personal pronoun.

SECTION 1126. 342.23 (1) of the statutes is amended by replacing “pertinent information as to his security agreement” with “pertinent information as to the party’s security agreement”.

NOTE: Replaces personal pronoun.

SECTION 1127. 342.23 (2) of the statutes is amended by replacing “owner shall promptly deliver his certificate of title” with “owner shall promptly deliver the owner’s certificate of title” and by replacing “secured party that his security interest” with “secured party that the security interest”.

NOTE: Renders provision gender neutral.

SECTION 1128. 342.31 (2) of the statutes is amended by replacing “parked or left in his garage” with “parked or left in the owner’s garage”.

NOTE: Replaces personal pronoun.

SECTION 1129. 343.07 (1) (b) of the statutes is amended by replacing “a qualified instructor, or his parent or guardian” with “a qualified instructor, or the permittee’s parent or guardian”.

NOTE: Replaces personal pronoun.

SECTION 1130. 343.07 (1) (d). 1. of the statutes is amended by replacing “occupying the seat beside him” with “occupying the seat beside the permittee”.

NOTE: Replaces personal pronoun.

SECTION 1131. 343.07 (1) (e) of the statutes is amended by replacing “the purpose of examining his ability to operate” with “the purpose of examining the permittee’s ability to operate”.

NOTE: Replaces personal pronoun.

SECTION 1132. 343.08 (1) (b) of the statutes is amended by replacing “The applicant, accompanied by his parent or guardian” with “The applicant, accompanied by a parent or guardian”.

NOTE: Replaces personal pronoun.

SECTION 1133. 343.08 (1) (c) of the statutes is amended by replacing “including a test of his ability to safely operate the type of vehicle which he is making application” with “including a test of the applicant’s ability to safely operate the type of vehicle which the applicant is making application”.

NOTE: Replaces personal pronouns.

SECTION 1134. 343.16 (4) of the statutes is amended by replacing “who seeks to reinstate his operating privilege may drive a motor vehicle only when accompanied by an authorized license examiner for the purpose of examining his ability” with “who seeks to reinstate his or her operating privilege may drive a motor vehicle only when accompanied by an authorized license examiner for the purpose of examining the applicant’s ability”.

NOTE: Renders provision gender neutral.

SECTION 1135. 343.16 (7) (a) of the statutes is amended by replacing “person to appear in his place” with “person to appear in that person’s place”.

NOTE: Replaces personal pronoun.

SECTION 1136. 343.18 (2) of the statutes is amended by replacing “the licensee to write his signature in the presence” with “the licensee to write the licensee’s signature in the presence”.

NOTE: Renders provision gender neutral.

SECTION 1137. 343.30 (1) of the statutes is amended by replacing “operator has not had his operating privilege
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suspended” with “operator’s operating privilege has not been suspended” and by replacing “or when his present demerit” with “or when the operator’s present demerit”.

NOTE: Replaces personal pronouns.

SECTION 1138. 343.30 (3) of the statutes is amended by replacing “the licensee to retain his occupational” with “the licensee to retain the occupational”.

NOTE: Replaces personal pronoun.

SECTION 1139. 343.31 (1) (h) of the statutes is amended by replacing “of a restriction on his license” with “of a restriction on that person’s license”.

NOTE: Replaces personal pronoun.

SECTION 1140. 343.345 (3) of the statutes is amended by replacing “suspension under this section, he shall” with “suspension under this section, that person shall”.

NOTE: Replaces personal pronoun.

SECTION 1141. 343.37 (1) of the statutes is amended by replacing “in this state until he has obtained” with “in this state until that person has obtained” and by replacing “of this state even though he was a nonresident at the time his operating privilege” with “of this state even though that person was a nonresident at the time that person’s operating privilege”.

NOTE: Replaces personal pronouns.

SECTION 1142. 343.38 (2) (a) of the statutes is amended by replacing “in the jurisdiction of his residence” with “in the jurisdiction of the nonresident’s residence”.

NOTE: Replaces personal pronoun.

SECTION 1143. 343.46 (1) of the statutes is amended by replacing “of the jurisdiction of his residence” with “of the jurisdiction of the nonresident’s residence”.

NOTE: Replaces personal pronoun.

SECTION 1144. 343.46 (2) of the statutes is amended by replacing “semitrailer to another until he has inspected the license of the person who is to operate the vehicle and has compared and verified the signature thereon with the signature of such person written in his presence” with “semitrailer to another until that person has inspected the license of the person who is to operate the vehicle and has compared and verified the signature thereon with the signature of such person written in his or her presence”.

NOTE: Renders provision gender neutral.

SECTION 1145. 343.64 (1) of the statutes is amended by replacing “material fact in his application” with “material fact in the application”.

NOTE: Renders provision gender neutral.

SECTION 1146. 343.66 (4) of the statutes is amended by replacing “relation to securing for himself or another the license” with “relation to securing for himself or herself or another the license”.

NOTE: Renders provision gender neutral.

SECTION 1147. 343.67 (1) of the statutes is amended by replacing “fact in connection with his application” with “fact in connection with the licensee’s application”.

NOTE: Renders provision gender neutral.

SECTION 1148. 343.67 (4) of the statutes is amended by replacing “relation to securing for himself or another a license” with “relation to securing for himself or herself or another a license”.

NOTE: Renders provision gender neutral.

SECTION 1149. 343.72 (1) of the statutes is amended by replacing “the student states that he has had previous driving” with “the student states that he or she has had previous driving”.

NOTE: Renders provision gender neutral.

SECTION 1150. 344.14 (2) (b) of the statutes is amended by replacing “vehicles not owned by him, which policy or bond” with “vehicles not owned by the operator, which policy or bond”.

NOTE: Replaces personal pronoun.

SECTION 1151. 344.14 (2) (g) of the statutes is amended by replacing “was being operated without his permission” with “was being operated without the owner’s permission”.

NOTE: Replaces personal pronoun.

SECTION 1152. 344.19 (1) of the statutes is amended by replacing “registration, whether because he is a nonresident or because he is a resident” with “registration, whether because the operator or owner is a nonresident or because the operator or owner is a resident”, by replacing “registration in this state, he shall not be allowed a license or registration until he has complied” with “registration in this state, the operator or owner shall not be allowed a license or registration until the operator or owner has complied” and by replacing “the time of the accident, he had held a license” with “the time of the accident, the operator or owner had held a license”.

NOTE: Replaces personal pronouns.

SECTION 1153. 344.30 (4) of the statutes is amended by replacing “certificate is in force, he will pay the same” with “certificate is in force, the self–insurer will pay the same”.

NOTE: Replaces personal pronoun.

SECTION 1154. 344.35 (2) of the statutes is amended by replacing “employ or on his behalf of motor vehicles” with “employ or on the insured’s behalf of motor vehicles”.

NOTE: Replaces personal pronoun.

SECTION 1155. 344.41 (3) (a) of the statutes, as affected by 1991 Wisconsin Act 269, is amended by replacing “desires reinstatement of his license prior” with “desires reinstatement of that person’s license prior” and by replacing “responsibility is required, he shall again furnish proof of financial responsibility. Thereupon his license” with “responsibility is required, that person shall again furnish proof of financial responsibility. Thereupon that person’s license”.

NOTE: Replaces personal pronouns.

SECTION 1156. 344.47 (1) of the statutes is amended by replacing “motor vehicle owned by him, except as per-
mitted under” with “motor vehicle owned by that person, except as permitted under”.

NOTE: Replaces personal pronoun.

SECTION 1157. 345.32 of the statutes is amended by replacing “to try the case, he shall be committed” with “to try the case, the defendant shall be committed” and by replacing “may release the defendant if he posts bond for his appearance in such court, or the judge may release him on his own recognizance for such appearance, or the judge may release him without bail” with “may release the defendant if the defendant posts bond for the defendant’s appearance in such court, or the judge may release the defendant on the defendant’s recognizance for such appearance, or the judge may release the defendant without bail”.

NOTE: Replaces personal pronouns.

SECTION 1158. 345.34 (1) of the statutes is amended by replacing “the case, he shall be informed that he is entitled” with “the case, the defendant shall be informed that he or she is entitled” and by replacing “asked whether he wishes presently to plead, or whether he wishes a continuation. If he wishes to plead, he may plead guilty” with “asked whether he or she wishes presently to plead, or whether he or she wishes a continuation. If the defendant wishes to plead, the defendant may plead guilty”.

NOTE: Replaces personal pronouns.

SECTION 1159. 345.34 (2) of the statutes is amended to read:

345.34 (2) If the defendant pleads guilty or no contest, the court shall accept the plea, find the defendant guilty and proceed under s. 345.47.

NOTE: Replaces personal pronouns.

SECTION 1160. 345.35 (1) of the statutes is amended by replacing “shall ascertain whether he wishes an immediate trial or whether he wishes a continuation” with “shall ascertain whether the defendant wishes an immediate trial or whether the defendant wishes a continuation”.

NOTE: Replaces personal pronouns.

SECTION 1161. 345.35 (2) of the statutes is amended by replacing “that he waives the right to jury trial and that he wishes” with “that he or she waives the right to jury trial and wishes”.

NOTE: Renders provision gender neutral.

SECTION 1162. 345.61 (1) (b) of the statutes is amended by replacing “vehicle, having in his possession a valid guaranteed arrest bond certificate, he shall obtain the necessary information for his citation” with “vehicle having possession of a valid guaranteed arrest bond certificate, the officer or inspector shall obtain the necessary information for a citation”.

NOTE: Replaces personal pronouns and comma.

SECTION 1163. 345.61 (2) (d) of the statutes is amended by replacing “insure such bond if he feels” with “insure such bond if the commissioner feels”.

NOTE: Replaces personal pronoun.
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SECTION 1176. 346.46 (2) (a) of the statutes is amended by replacing “the operator shall stop his vehicle” with “the operator shall stop the vehicle”.

NOTE: Replaces personal pronoun.

SECTION 1177. 346.46 (2) (b) of the statutes is amended by replacing “the operator shall stop his vehicle” with “the operator shall stop the vehicle”.

NOTE: Replaces personal pronoun.

SECTION 1178. 346.46 (2) (c) of the statutes is amended by replacing “stop line or crosswalk, he shall, before entering the intersection, stop his vehicle at such point as will enable him to efficiently observe” with “stop line or crosswalk, the operator shall, before entering the intersection, stop the vehicle at such point as will enable the operator to efficiently observe”.

NOTE: Replaces personal pronouns.

SECTION 1179. 346.46 (3) of the statutes is amended by replacing “such crossing, stop his vehicle” with “such crossing, stop the vehicle”.

NOTE: Replaces personal pronoun.

SECTION 1180. 346.67 (1) (intro.) of the statutes is amended by replacing “the accident until he has fulfilled” with “the accident until the operator has fulfilled”.

NOTE: Replaces personal pronoun.

SECTION 1181. 346.67 (1) (a) of the statutes is amended by replacing “He shall give his name, address and the registration number of the vehicle he is driving” with “The operator shall give his or her name, address and the registration number of the vehicle he or she is driving”.

NOTE: Renders provision gender neutral.

SECTION 1182. 346.67 (1) (b) of the statutes is amended by replacing “He shall, upon request and if available, exhibit his operator’s license” with “The operator shall, upon request and if available, exhibit his or her operator’s license”.

NOTE: Replaces personal pronouns.

SECTION 1183. 346.67 (1) (c) of the statutes is amended by replacing “He shall render” with “The operator shall render”.

NOTE: Replaces personal pronoun.

SECTION 1184. 346.69 of the statutes is amended by replacing “such fact and of his name and address and of the registration number of the vehicle he is driving and shall upon request and if available exhibit his operator’s license” with “such fact and of the operator’s name and address and of the registration number of the vehicle the operator is driving and shall upon request and if available exhibit his or her operator’s license”.

NOTE: Renders provision gender neutral.

SECTION 1185. 346.79 (4) of the statutes is amended by replacing “bicycle shall attach himself or his bicycle to any vehicle” with “bicycle shall attach himself or herself or her bicycle to any vehicle”.

NOTE: Renders provision gender neutral.

SECTION 1186. 346.802 (2) (b) of the statutes is amended by replacing “any point by walking his bicycle” with “any point by walking the bicycle”.

NOTE: Renders provision gender neutral.

SECTION 1187. 346.92 (1) of the statutes is amended by replacing “the necessary discharge of his duty” with “the necessary discharge of the employee’s duty”.

NOTE: Replaces personal pronoun.

SECTION 1188. 346.92 (2) of the statutes is amended by replacing “the necessary discharge of his duty” with “the necessary discharge of the employee’s duty”.

NOTE: Replaces personal pronoun.

SECTION 1189. 347.12 (1) (a) of the statutes is amended by replacing “vehicle within 500 feet, he shall dim, depress or tilt his headlights” with “vehicle within 500 feet, the operator shall dim, depress or tilt the vehicle’s headlights”.

NOTE: Replaces personal pronouns.

SECTION 1190. 347.12 (1) (b) of the statutes is amended by replacing “feet to the rear, he shall dim, depress, or tilt his headlights” with “feet to the rear, the operator shall dim, depress, or tilt the vehicle’s headlights”.

NOTE: Replaces personal pronouns.

SECTION 1191. 347.15 (3) of the statutes is amended by replacing “the signaling driver when his signal lamps” with “the signaling driver when the signaling driver’s signal lamps”.

NOTE: Replaces personal pronoun.

SECTION 1192. 347.29 (1) (a) of the statutes is amended by replacing “red emergency reflector after he has placed” with “red emergency reflector after the driver has placed”.

NOTE: Replaces personal pronoun.

SECTION 1193. 348.02 (3) of the statutes is amended by replacing “the same as if he had actually operated the vehicle himself” with “the same as if the owner had actually operated the vehicle”.

NOTE: Replaces personal pronouns.

SECTION 1194. 348.17 (2) of the statutes is amended by replacing “the public investment therein, he shall” with “the public investment therein, the operator shall”.

NOTE: Replaces personal pronoun.

SECTION 1195. 348.175 of the statutes is amended by replacing “such frozen condition then he may likewise” with “such frozen condition then that person may likewise”.

NOTE: Replaces personal pronoun.

SECTION 1196. 348.25 (2) (a) of the statutes is amended by replacing “permit under which he is operating is subject to the same penalties as would be applicable if he were operating” with “permit under which that person is operating is subject to the same penalties as would be applicable if that person were operating”.

NOTE: Replaces personal pronouns.
SECTION 1197. 349.13 (4) of the statutes is amended by replacing “such officer or under his direction” with “such officer or under the officer’s direction”.

NOTE: Replaces personal pronoun.

SECTION 1198. 350.03 of the statutes is amended by replacing “snowmobile shall slow his vehicle to a speed” with “snowmobile shall slow the vehicle to a speed”.

NOTE: Replaces personal pronoun.

SECTION 1199. 350.05 (1) of the statutes is amended by replacing “operate a snowmobile unless he is accompanied” with “operate a snowmobile unless the person is accompanied”.

NOTE: Replaces personal pronoun.

SECTION 1200. 350.05 (3) of the statutes is amended by replacing “his parent or guardian” with “the operator’s parent or guardian”, in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1201. 350.12 (6) of the statutes is amended to read:

350.12 (6) CHANGE OF ADDRESS. Whenever the owner of a registered snowmobile changes his or her address he, the owner shall within 15 days thereafter notify the department in writing of his the new address and of the registration numbers awarded to him the owner. At the same time he the owner shall endorse his the new address on his the owner’s registration certificates.

NOTE: Renders provision gender neutral.

SECTION 1202. 350.15 (2) of the statutes is amended by replacing “Insofar as he is capable of doing” with “Insofar as the operator is capable of doing” and by replacing “the accident and shall give his name and address and identification of his snowmobile” with “the accident and shall give his or her name and address and identification of his or her snowmobile”.

NOTE: Renders provision gender neutral.

SECTION 1203. 350.15 (3) (b) of the statutes is amended by replacing “of making the report he shall make such report” with “of making the report that other occupant shall make such report”.

NOTE: Replaces personal pronoun.

SECTION 1204. 350.155 (1) of the statutes is amended by replacing “of any person within his jurisdiction during the preceding” with “of any person within the coroner’s or medical examiner’s jurisdiction during the preceding”.

NOTE: Replaces personal pronoun.

SECTION 1205. 401.201 (9) of the statutes is amended by replacing “that the sale to him is in violation” with “that the sale to the person is in violation”.

NOTE: Replaces personal pronoun.

SECTION 1206. 401.201 (23) of the statutes is amended by replacing “has ceased to pay his debts in the ordinary course of business or cannot pay his debts” with “has ceased to pay his or her debts in the ordinary course of business or cannot pay his or her debts”.

NOTE: Replaces personal pronoun.

SECTION 1207. 401.201 (25) (a) of the statutes is amended by replacing “He has actual knowledge” with “The person has actual knowledge”.

NOTE: Replaces personal pronoun.

SECTION 1208. 401.201 (25) (b) of the statutes is amended by replacing “He has received a notice” with “The person has received a notice”.

NOTE: Replaces personal pronoun.

SECTION 1209. 401.201 (25) (c) of the statutes is amended by replacing “circumstances known to him at the time in question he has reason to know” with “circumstances known at the time in question the person has reason to know”.

NOTE: Replaces personal pronoun.

SECTION 1210. 401.201 (26) (a) 1. of the statutes is amended by replacing “It comes to his attention” with “It comes to the person’s attention”.

NOTE: Replaces personal pronoun.

SECTION 1211. 401.201 (26) (a) 2. of the statutes is amended by replacing “place held out by him as the place” with “place held out by the person as the place”.

NOTE: Replaces personal pronoun.

SECTION 1212. 401.201 (26) (b) of the statutes is amended by replacing “have been brought to his attention” with “have been brought to the individual’s attention” and by replacing “such communication is part of his regular duties or unless he has reason” with “such communication is part of the individual’s regular duties or unless the individual has reason”.

NOTE: Replaces personal pronouns.

SECTION 1213. 401.201 (44) (intro.) of the statutes is amended by replacing “for rights if he acquires” with “for rights if the person acquires”.

NOTE: Replaces personal pronoun.

SECTION 1214. 401.205 (6) of the statutes is amended by replacing “admissible unless and until he has given the other” with “admissible unless and until the party has given the other”.

NOTE: Replaces personal pronoun.

SECTION 1215. 401.206 (1) of the statutes is amended by replacing “is sought by or by his authorized agent” with “is sought or by the party’s authorized agent”.

NOTE: Replaces personal pronoun.

SECTION 1216. 401.206 (3) (a) of the statutes is amended by replacing “sought admits in his pleading” with “sought admits in that party’s pleading”.

NOTE: Renders provision gender neutral.

SECTION 1217. 401.208 of the statutes is amended to read:

401.208 Option to accelerate at will. A term providing that one party or his the party’s successor in interest may accelerate payment or performance or require collateral or additional collateral “at will” or “when he
the party deems himself or herself insecure” or in words of similar import shall be construed to mean that the party may do so only if in good faith believes that the prospect of payment or performance is impaired. The burden of establishing lack of good faith is on the party against whom the power has been exercised.

NOTE: Renders provision gender neutral.

SECTION 1218. 401.209 of the statutes is amended by replacing “a creditor may subordinate his right to payment” with “a creditor may subordinate the creditor’s right to payment”.

NOTE: Replaces personal pronoun.

SECTION 1219. 402.104 (3) of the statutes is amended by replacing “kind or otherwise by his occupation holds himself out” with “kind or otherwise by his or her occupation holds himself or herself out”, by replacing “attributed by his employment” with “attributed by his or her employment” and by replacing “who by his occupation holds himself out” with “who by his or her occupation holds himself or herself out”.

NOTE: Renders provision gender neutral.

SECTION 1220. 402.201 (1) of the statutes is amended by replacing “is sought or by his authorized agent” with “is sought or by the party’s authorized agent”.

NOTE: Replaces personal pronoun.

SECTION 1221. 402.201 (3) (b) of the statutes is amended by replacing “is sought admits in his pleading” with “is sought admits in that party’s pleading”.

NOTE: Renders provision gender neutral.

SECTION 1222. 402.210 (1) of the statutes is amended by replacing “A party may perform his duty through a delegate unless otherwise agreed or unless the other party has a substantial interest in having his original” with “A party may perform his duty through a delegate unless otherwise agreed or unless the other party has a substantial interest in having his or her original”.

NOTE: Renders provision gender neutral.

SECTION 1223. 402.210 (2) of the statutes is amended by replacing “risk imposed on him by his contract, or impair materially his chance” with “risk imposed on the other party by the contract, or impair materially the other party’s chance” and by replacing “assignor’s due performance of his entire” with “assignor’s due performance of the assignor’s entire”.

NOTE: Replaces personal pronouns.

SECTION 1224. 402.210 (4) of the statutes is amended by replacing “constitutes a promise by him to perform” with “constitutes a promise by the assignee to perform”.

NOTE: Replaces personal pronoun.

SECTION 1225. 402.210 (5) of the statutes is amended by replacing “may without prejudice to his rights against the assignor” with “may without prejudice to his or her rights against the assignor”.

NOTE: Renders provision gender neutral.

SECTION 1226. 402.304 (1) of the statutes is amended by replacing “of the goods which he is to transfer” with “of the goods which that party is to transfer”.

NOTE: Replaces personal pronoun.

SECTION 1227. 402.305 (2) of the statutes is amended by replacing “means a price for him to fix in good” with “means a price for that party to fix in good”.

NOTE: Replaces personal pronoun.

SECTION 1228. 402.305 (3) of the statutes is amended by replacing “the other may at his option treat the contract as canceled or himself fix a reasonable price” with “the other party may at his or her option treat the contract as canceled or fix a reasonable price”.

NOTE: Renders provision gender neutral.

SECTION 1229. 402.308 (1) of the statutes is amended by replacing “of business or if he has none his residence” with “of business or if the seller has none the seller’s residence”.

NOTE: Replaces personal pronouns.

SECTION 1230. 402.310 (2) of the statutes is amended by replacing “to send the goods he may ship” with “to send the goods the seller may ship”.

NOTE: Replaces personal pronoun.

SECTION 1231. 402.311 (3) (a) of the statutes is amended by replacing “any resulting delay in his own performance” with “any resulting delay in his or her own performance”.

NOTE: Renders provision gender neutral.

SECTION 1232. 402.311 (3) (b) of the statutes is amended by replacing “a material part of his own performance” with “a material part of his or her own performance”.

NOTE: Renders provision gender neutral.

SECTION 1233. 402.312 (2) of the statutes is amended by replacing “not claim title in himself or that he is purporting to sell only such right or title as he or a third person” with “not claim title in himself or herself or that the person selling is purporting to sell only such right or title as the person selling or a third person”.

NOTE: Replaces personal pronouns.

SECTION 1234. 402.313 (2) of the statutes is amended by replacing “or that he have a specific intention” with “or that the seller have a specific intention”.

NOTE: Replaces personal pronouns.

SECTION 1235. 402.318 of the statutes is amended by replacing “family or household of his buyer or who is a guest in his home” with “family or household of the seller’s buyer or who is a guest in that buyer’s home”.

NOTE: Replaces personal pronouns.

SECTION 1236. 402.319 (1) (b) of the statutes is amended by replacing “the seller must at his own expense and risk” with “the seller must at the seller’s expense and risk”.

NOTE: Replaces personal pronoun.

SECTION 1237. 402.319 (1) (c) of the statutes is amended by replacing “must in addition at his own
expense and risk” with “must in addition at the seller’s expense and risk”.

NOTE: Replaces personal pronoun.

SECTION 1238. 402.319 (2) (a) of the statutes is amended by replacing “At his own expense and risk” with “At the seller’s expense and risk”.

NOTE: Replaces personal pronoun.

SECTION 1239. 402.319 (3) of the statutes is amended by replacing “He may also at his option move the goods” with “The seller may also at the seller’s option move the goods”.

NOTE: Renders provision gender neutral.

SECTION 1240. 402.320 (2) (intro.) of the statutes is amended by replacing “requires the seller at his own expense and risk” with “requires the seller at the seller’s expense and risk”.

NOTE: Renders provision gender neutral.

SECTION 1241. 402.324 (1) of the statutes is amended by replacing “arrive by any means he must tender them on arrival but he assumes no obligation that the goods will arrive unless he has caused the nonarrival” with “arrive by any means the seller must tender them on arrival but the seller assumes no obligation that the goods will arrive unless the seller has caused the nonarrival”.

NOTE: Replaces personal pronouns.

SECTION 1242. 402.325 (2) of the statutes is amended by replacing “require payment directly from him” with “require payment directly from the buyer”.

NOTE: Replaces personal pronouns.

SECTION 1243. 402.326 (3) (intro.) of the statutes is amended by replacing “of business at which he deals” with “of business at which the person deals”.

NOTE: Replaces personal pronoun.

SECTION 1244. 402.326 (3) (b) of the statutes is amended by replacing “generally known by his creditors” with “generally known by that person’s creditors”.

NOTE: Replaces personal pronouns.

SECTION 1245. 402.328 (2) of the statutes is amended by replacing “the auctioneer may in his discretion reopen the bidding” with “the auctioneer may in the auctioneer’s discretion reopen the bidding”.

NOTE: Replaces personal pronouns.

SECTION 1246. 402.328 (3) of the statutes is amended by replacing “at any time until he announces” with “at any time until the auctioneer announces” and by replacing “may retract his bid until the auctioneer’s” with “may retract a bid until the auctioneer’s”.

NOTE: Replaces personal pronouns.

SECTION 1247. 402.328 (4) of the statutes is amended by replacing “the buyer may at his option avoid the sale” with “the buyer may at the buyer’s option avoid the sale”.

NOTE: Replaces personal pronoun.

SECTION 1248. 402.401 (2) (intro.) of the statutes is amended by replacing “which the seller completes his performance with reference” with “which the seller completes the seller’s performance with reference”.

NOTE: Replaces personal pronoun.

SECTION 1249. 402.401 (2) (a) of the statutes is amended by replacing “but does not require him to deliver” with “but does not require the seller to deliver”.

NOTE: Replaces personal pronoun.

SECTION 1250. 402.401 (3) (a) of the statutes is amended by replacing “the place where he delivers such documents” with “the place where the seller delivers such documents”.

NOTE: Replaces personal pronoun.

SECTION 1251. 402.402 (2) of the statutes is amended by replacing “void if as against him a retention of possession” with “void, if as against the creditor a retention of possession”.

NOTE: Replaces personal pronoun and comma.

SECTION 1252. 402.403 (1) (intro.) of the statutes is amended by replacing “acquires all title which his transferee” with “acquires all title which the purchaser’s transferee”.

NOTE: Replaces personal pronoun.

SECTION 1253. 402.403 (2) of the statutes is amended by replacing “of that kind gives him power to transfer” with “of that kind gives the merchant power to transfer”.

NOTE: Replaces personal pronoun.

SECTION 1254. 402.501 (1) (intro.) of the statutes is amended by replacing “identified are nonconforming and he has an option” with “identified are nonconforming and the buyer has an option”.

NOTE: Replaces personal pronoun.

SECTION 1255. 402.501 (2) of the statutes is amended by replacing “the goods remains in him and where the identification is by the seller alone he may until default” with “the goods remains in the seller and where the identification is by the seller alone the seller may until default”.

NOTE: Replaces personal pronouns.

SECTION 1256. 402.502 (1) of the statutes is amended by replacing “of goods in which he has a special property” with “of goods in which the buyer has a special property”.

NOTE: Replaces personal pronoun.

SECTION 1257. 402.502 (2) of the statutes is amended by replacing “If the identification creating his special property has been made by the buyer he acquires” with “If the identification creating the buyer’s special property has been made by the buyer, the buyer acquires”.

NOTE: Replaces personal pronouns and inserts comma.

SECTION 1258. 402.503 (1) (intro.) of the statutes is amended by replacing “reasonably necessary to enable him to take” with “reasonably necessary to enable the buyer to take”.

NOTE: Replaces personal pronoun.
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SECTION 1259. 402.503 (3) of the statutes is amended by replacing “destination tender requires that he comply” with “destination tender requires that the seller comply”.

NOTE: Replaces personal pronoun.

SECTION 1260. 402.503 (5) (a) of the statutes is amended by replacing “He must tender all such” with “The seller must tender all such”.

NOTE: Replaces personal pronoun.

SECTION 1261. 402.504 (1) (intro.) of the statutes is amended by replacing “contract does not require him to deliver them at a particular destination, then unless otherwise agreed he” with “contract does not require the seller to deliver them at a particular destination, then unless otherwise agreed the seller”.

NOTE: Replaces personal pronouns.

SECTION 1262. 402.505 (1) (a) of the statutes is amended by replacing “His procurement of a negotiable bill of lading to his own order or otherwise reserves in him a security interest in the goods. His procurement of the bill” with “The seller’s procurement of a negotiable bill of lading to the seller’s own order or otherwise reserves in the seller a security interest in the goods. The seller’s procurement of the bill”.

NOTE: Replaces personal pronouns.

SECTION 1263. 402.505 (1) (b) of the statutes is amended by replacing “bill of lading to himself or his nominee reserves possession” with “bill of lading to the seller or the seller’s nominee reserves possession”.

NOTE: Replaces personal pronouns.

SECTION 1264. 402.507 (1) of the statutes is amended by replacing “unless otherwise agreed, to his duty to pay” with “unless otherwise agreed, to the buyer’s duty to pay”.

NOTE: Replaces personal pronoun.

SECTION 1265. 402.507 (2) of the statutes is amended by replacing “documents of title, his right as against the seller to retain or dispose of them is conditional upon his making” with “documents of title, the buyer’s right as against the seller to retain or dispose of them is conditional upon the buyer’s making”.

NOTE: Replaces personal pronouns.

SECTION 1266. 402.508 (1) of the statutes is amended by replacing “notify the buyer of his intention to cure” with “notify the buyer of the seller’s intention to cure”.

NOTE: Renders provision gender neutral.

SECTION 1267. 402.508 (2) of the statutes is amended by replacing “the seller may if he seasonably notifies the buyer” with “the seller may if the seller seasonably notifies the buyer”.

NOTE: Replaces personal pronoun.

SECTION 1268. 402.509 (1) (a) of the statutes is amended by replacing “does not require him to deliver” with “does not require the seller to deliver”.

NOTE: Replaces personal pronoun.

SECTION 1269. 402.509 (1) (b) of the statutes is amended by replacing “If it does require him to deliver” with “If it does require the seller to deliver”.

NOTE: Replaces personal pronoun.

SECTION 1270. 402.509 (2) (a) of the statutes is amended by replacing “On his receipt” with “On the buyer’s receipt”.

NOTE: Replaces personal pronoun.

SECTION 1271. 402.509 (2) (c) of the statutes is amended by replacing “After his receipt” with “After the buyer’s receipt”.

NOTE: Replaces personal pronoun.

SECTION 1272. 402.510 (3) of the statutes is amended by replacing “to the buyer on his receipt of the goods” with “to the buyer on the buyer’s receipt of the goods”.

NOTE: Replaces personal pronoun.

SECTION 1273. 402.510 (2) of the statutes is amended by replacing “buyer rightfully revokes acceptance he may to the extent of any deficiency in his effective insurance” with “buyer rightfully revokes acceptance the buyer may to the extent of any deficiency in the buyer’s effective insurance”.

NOTE: Replaces personal pronouns.

SECTION 1274. 402.512 (1) (intro.) of the statutes is amended by replacing “inspect or any of his remedies” with “inspect or any remedies available to the buyer”.

NOTE: Renders provision gender neutral.

SECTION 1275. 402.512 (2) of the statutes is amended by replacing “inspect or any of his remedies” with “inspect or any remedies available to the buyer”.

NOTE: Renders provision gender neutral.

SECTION 1276. 402.602 (2) (b) of the statutes is amended by replacing “goods in which he does not have a security interest under s. 402.711 (3), he is under a duty” with “goods in which the buyer does not have a security interest under s. 402.711 (3), the buyer is under a duty”.

NOTE: Replaces personal pronouns.

SECTION 1277. 402.603 (1) of the statutes is amended by replacing “rejection of goods in the merchant buyer’s possession or control” with “rejection of goods in the buyer’s possession or control”.

NOTE: Replaces personal pronoun.

SECTION 1278. 402.603 (2) of the statutes is amended by replacing “he is entitled to reimbursement” with “the buyer is entitled to reimbursement”.

NOTE: Replaces personal pronoun.

SECTION 1279. 402.604 of the statutes is amended by replacing “reship them to him or resell” with “reship them to the seller or resell”.

NOTE: Replaces personal pronoun.

SECTION 1280. 402.605 (1) (intro.) of the statutes is amended by replacing “inspection precludes him from relying” with “inspection precludes the buyer from relying”.

NOTE: Replaces personal pronoun.
NOTE: Replaces personal pronoun.

SECTION 1281. 402.606 (1) (a) of the statutes is amended by replacing “are conforming or that he will” with “are conforming or that the buyer will”.

NOTE: Replaces personal pronoun.

SECTION 1282. 402.606 (1) (c) of the statutes is amended by replacing “only if ratified by him” with “only if ratified by the seller”.

NOTE: Replaces personal pronoun.

SECTION 1283. 402.607 (3) (a) of the statutes is amended by replacing “a reasonable time after he discovers” with “a reasonable time after the buyer discovers”.

NOTE: Replaces personal pronoun.

SECTION 1284. 402.607 (3) (b) of the statutes is amended by replacing “of such a breach he must so notify the seller within a reasonable time after he receives notice” with “of such a breach the buyer must so notify the seller within a reasonable time after the buyer receives notice”.

NOTE: Replaces personal pronouns.

SECTION 1285. 402.607 (5) (intro.) of the statutes is amended by replacing “other obligation for which his seller” with “other obligation for which the buyer’s seller”.

NOTE: Replaces personal pronoun.

SECTION 1286. 402.607 (5) (a) of the statutes is amended by replacing “He may give his seller written notice” with “The buyer may give the buyer’s seller written notice”, by replacing “sells does not do so he will” with “sells does not do so the seller will” by replacing “in any action against him by his buyer by any determination” with “in any action against the seller by the buyer’s buyer by any determination” and by replacing “does come in and defend he is so bound” with “does come in and defend, the seller is so bound”.

NOTE: Replaces personal pronouns.

SECTION 1287. 402.607 (5) (b) of the statutes is amended by replacing “demand in writing that his buyer turn over to him control of the litigation” with “demand in writing that his or her buyer turn over control of the litigation to the original seller” and by replacing “any remedy over and if he also agrees” with “any remedy over and if the original seller also agrees”.

NOTE: Replaces personal pronoun.

SECTION 1288. 402.608 (1) (intro.) of the statutes is amended by replacing “The buyer may revoke his acceptance of a lot or commercial unit whose nonconformity substantially impairs its value to him if he has accepted” with “The buyer may revoke the buyer’s acceptance of a lot or commercial unit whose nonconformity substantially impairs its value to the buyer if the buyer has accepted”.

NOTE: Replaces personal pronouns.

SECTION 1289. 402.608 (1) (b) of the statutes is amended by replacing “of such nonconformity if his acceptance” with “of such nonconformity if the buyer’s acceptance”.

NOTE: Replaces personal pronoun.

SECTION 1290. 402.608 (3) of the statutes is amended by replacing “goods involved as if he had rejected them” with “goods involved as if the buyer had rejected them”.

NOTE: Renders provision gender neutral.

SECTION 1291. 402.609 (1) of the statutes is amended by replacing “due performance and until he receives such assurance may if commercially reasonable suspend any performance for which he has not already received” with “due performance and until the demanding party receives such assurance may if commercially reasonable suspend any performance for which the demanding party has not already received”.

NOTE: Replaces personal pronouns.

SECTION 1292. 402.610 (2) of the statutes is amended by replacing “even though he has notified the repudiating party that he would await” with “even though the aggrieved party has notified the repudiating party that the aggrieved party would await”.

NOTE: Replaces personal pronouns.

SECTION 1293. 402.610 (3) of the statutes is amended by replacing “In either case suspend his own performance” with “In either case suspend the aggrieved party’s performance of the contract”.

NOTE: Renders provision gender neutral.

SECTION 1294. 402.611 (1) of the statutes is amended to read:

402.611 (1) Until the repudiating party’s next performance is due he the repudiating party can retract his the repudiation unless the aggrieved party has since the repudiation canceled or materially changed his position or otherwise indicated that he considers the aggrieved party considers the repudiation final.

NOTE: Renders provision gender neutral.

SECTION 1295. 402.612 (3) of the statutes is amended by replacing “reinstates the contract if he accepts a nonconforming instalment” with “reinstates the contract if the aggrieved party accepts a nonconforming instalment” and by replacing “or if he brings an action” with “or if the aggrieved party brings an action”.

NOTE: Replaces personal pronouns.

SECTION 1296. 402.613 (2) of the statutes is amended by replacing “demand inspection and at his option” with “demand inspection and at the buyer’s option”.

NOTE: Replaces personal pronoun.

SECTION 1297. 402.615 (1) of the statutes is amended by replacing “not a breach of his duty under a contract” with “not a breach of the seller’s duty under a contract”.

NOTE: Replaces personal pronoun.

SECTION 1298. 402.615 (2) of the statutes is amended by replacing “capacity to perform, he must allocate production and deliveries among his customers but may at his option include regular customers not then under contract as well as his own requirements for further manufac-
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ture. He may so” with “capacity to perform, the seller
must allocate production and deliveries among the sell-
er’s customers but may at the seller’s option include regu-
lar customers not then under contract as well as the sell-
er’s own requirements for further manufacture. The
seller may so”.

NOTE: Replaces personal pronouns.

SECTION 1299. 402.616 (1) (intro.) of the statutes is
amended by replacing “under s. 402.615 he may by writ-
ten” with “under s. 402.615 the buyer may by written”.

NOTE: Replaces personal pronoun.

SECTION 1300. 402.616 (1) (b) of the statutes is
amended by replacing “by agreeing to take his available
quota” with “by agreeing to take the buyer’s available
quota”.

NOTE: Replaces personal pronoun.

SECTION 1301. 402.702 (1) of the statutes is amended
by replacing “buyer to be insolvent he may refuse” with
“buyer to be insolvent the seller may refuse”.

NOTE: Replaces personal pronoun.

SECTION 1302. 402.702 (2) of the statutes is amended
by replacing “on credit while insolvent he may reclaim” with
“on credit while insolvent the seller may reclaim”.

NOTE: Replaces personal pronoun.

SECTION 1303. 402.704 (1) (a) of the statutes is
amended by replacing “if at the time he learned of the
breach they are in his possession or control” with “if at
the time the aggrieved seller learned of the breach those
goods are in the aggrieved seller’s possession or control”.

NOTE: Replaces personal pronoun.

SECTION 1304. 402.705 (1) of the statutes is amended
by replacing “or other bailee when he discovers the
buyer” with “or other bailee when the seller discovers the
buyer”.

NOTE: Replaces personal pronoun.

SECTION 1305. 402.706 (3) of the statutes is amended
by replacing “buyer reasonable notification of his inten-
tion” with “buyer reasonable notification of the seller’s inten-
tion”.

NOTE: Replaces personal pronoun.

SECTION 1306. 402.706 (6) of the statutes is amended
by replacing “over the amount of his security interest” with
“over the amount of that person’s security interest”.

NOTE: Replaces personal pronoun.

SECTION 1307. 402.707 (1) of the statutes is amended
by replacing “goods on behalf of his principal or anyone
who” with “goods on behalf of the agent’s principal or
anyone who”.

NOTE: Replaces personal pronoun.

SECTION 1308. 402.709 (2) of the statutes is amended
by replacing “sues for the price he must hold for” with
“sues for the price the seller must hold for”, by replacing
“are still in his control except that if resale becomes pos-
sible he may resell” with “are still in the seller’s control
except that if resale becomes possible the seller may resell” and by replacing “the judgment entitles him to any
goods” with “the judgment entitles the buyer to any
goods”.

NOTE: Replaces personal pronoun.

SECTION 1309. 402.711 (1) (intro.) of the statutes is
amended by replacing “and whether or not he has done
so may” with “and whether or not the buyer has done so
may”.

NOTE: Replaces personal pronoun.

SECTION 1310. 402.711 (3) of the statutes is amended
by replacing “interest in goods in his possession or con-
trol” with “interest in goods in the buyer’s possession or
control”.

NOTE: Renders provision gender neutral.

SECTION 1311. 402.712 (3) of the statutes is amended
by replacing “section does not bar him from any other
remedy” with “section does not bar the buyer from any
other remedy”.

NOTE: Replaces personal pronoun.

SECTION 1312. 402.714 (1) of the statutes is amended
by replacing “he may recover as damages” with “the
buyer may recover as damages”.

NOTE: Replaces personal pronoun.

SECTION 1313. 402.716 (3) of the statutes is amended
by replacing “after reasonable effort he is unable” with
“after reasonable effort the buyer is unable”.

NOTE: Replaces personal pronoun.

SECTION 1314. 402.717 of the statutes is amended by
replacing “notifying the seller of his intention” with
“notifying the seller of the buyer’s intention”.

NOTE: Replaces personal pronoun.

SECTION 1315. 402.718 (2) (intro.) of the statutes is
amended by replacing “which the sum of his payments” with
“which the sum of the buyer’s payments”.

NOTE: Replaces personal pronoun.

SECTION 1316. 402.718 (4) of the statutes is amended
by replacing “received in part performance, his resale” with
“received in part performance, the seller’s resale”.

NOTE: Replaces personal pronoun.

SECTION 1317. 402.722 (2) of the statutes is amended
by replacing “disposition of the recovery, his suit or
settlement is, subject to his own interest” with “disposi-
tion of the recovery, the plaintiff’s suit or settlement is,
subject to the plaintiff’s own interest”.

NOTE: Replaces personal pronouns.

SECTION 1318. 402.723 (3) of the statutes is amended
by replacing “admissible unless and until that party has given” with “admissible unless and until that party has given”.

NOTE: Replaces personal pronoun.

SECTION 1319. 403.110 (1) (intro.) of the statutes is
amended by replacing “reasonable certainty, or to him or
his order” with “reasonable certainty, or to that person or
that person’s order”.

NOTE: Replaces personal pronoun.
SECTION 1320. 403.110 (1) (e) of the statutes is amended by replacing “trust or fund or his successors” with “trust or fund or the representative’s successors”.  
NOTE: Renders provision gender neutral.

SECTION 1321. 403.110 (1) (f) of the statutes is amended by replacing “or an officer by his title” with “or an officer by the officer’s title” and by replacing “incumbent of the office or his successors may act as if he or they were the holder” with “incumbent of the office or the officer’s successors may act as the holder”.  
NOTE: Replaces personal pronouns.

SECTION 1322. 403.117 (intro.) of the statutes is amended by replacing “addition of words describing him” with “addition of words describing the named person”.  
NOTE: Replaces personal pronoun.

SECTION 1323. 403.117 (1) of the statutes is amended by replacing “person is payable to his principal but the agent or officer may act as if he were the holder” with “person is payable to the principal but the agent or officer may act as the holder”.  
NOTE: Renders provision gender neutral.

SECTION 1324. 403.117 (2) of the statutes is amended by replacing “discharged or enforced by him” with “discharged or enforced by the payee”.  
NOTE: Replaces personal pronoun.

SECTION 1325. 403.118 (6) of the statutes is amended by replacing “holder may not exercise his option to extend” with “holder may not exercise the holder’s option to extend”.  
NOTE: Renders provision gender neutral.

SECTION 1326. 403.119 (1) of the statutes is amended by replacing “between the obligor and his immediate obligee” with “between the obligor and the obligor’s immediate obligee” and by replacing “affected by any limitation of his rights arising out of the separate written agreement if he had no notice of the limitation when he took” with “affected by any limitation of the rights of the holder in due course arising out of the separate written agreement if the holder in due course had no notice of the limitation when the holder took”.  
NOTE: Replaces personal pronouns.

SECTION 1327. 403.201 (1) of the statutes is amended by replacing “the transferee who has himself been a party” with “the transferee who has been a party” and by replacing “it cannot improve his position” with “it cannot improve his or her position”.  
NOTE: Renders provision gender neutral.

SECTION 1328. 403.203 of the statutes is amended by replacing “one other than his own he may indorse in that name or his own” with “one other than the person’s own the person may indorse in that name or the person’s own”.  
NOTE: Renders provision gender neutral.

SECTION 1329. 403.204 (1) of the statutes is amended by replacing “further negotiated only by his indorsement” with “further negotiated only by the special indorsee’s indorsement”.  
NOTE: Replaces personal pronoun.

SECTION 1330. 403.206 (3) of the statutes is amended by replacing “any value given by him” with “any value given by the transferee”, by replacing “the extent that he does so he becomes” with “the extent that the transferee does so the transferee becomes” and by replacing “course if he otherwise” with “course if the transferee otherwise”.  
NOTE: Replaces personal pronouns.

SECTION 1331. 403.206 (4) of the statutes is amended to read:  
403.206 (4) The first taker under an indorsement for the benefit of the indorser or another person (s. 403.205 (4)) must pay or apply any value given by him the first taker for or on the security of the instrument consistently with the indorsement and to the extent that he the first taker does so the first taker becomes a holder for value.  
In addition such that taker is a holder in due course if the that taker otherwise complies with the requirements of s. 403.302 on what constitutes a holder in due course.  
A later holder for value is neither given notice nor otherwise affected by such restrictive indorsement unless he the later holder has knowledge that a fiduciary or other person has negotiated the instrument in any transaction for his or her own benefit or otherwise in breach of duty (s. 403.304 (2)).  
NOTE: Renders provision gender neutral.

SECTION 1332. 403.208 of the statutes is amended by replacing “by a prior party he may cancel any indorsement which is not necessary to his title” with “by a prior party, that prior party may cancel any indorsement which is not necessary to that prior party’s title” and by replacing “in due course and if his indorsement” with “in due course and if the intervening party’s indorsement”.  
NOTE: Replaces personal pronouns.

SECTION 1333. 403.301 of the statutes is amended by replacing “instrument whether or not he is the owner” with “instrument whether or not the holder is the owner” and by replacing “it or enforce payment in his own name” with “it or enforce payment in the holder’s name”.  
NOTE: Renders provision gender neutral.

SECTION 1334. 403.303 (1) of the statutes is amended by replacing “been performed or that he acquires” with “been performed or that the holder acquires”.  
NOTE: Replaces personal pronoun.

SECTION 1335. 403.303 (2) of the statutes is amended by replacing “When he takes the instrument” with “When the holder takes the instrument”.  
NOTE: Replaces personal pronoun.

SECTION 1336. 403.303 (3) of the statutes is amended by replacing “When he gives a negotiable instrument” with “When the holder gives a negotiable instrument”.  
NOTE: Replaces personal pronoun.

SECTION 1337. 403.304 (2) of the statutes is amended by replacing “against the instrument when he has knowl-
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edgeline” with “against the instrument when the purchaser has knowledge” and by replacing “or as security for his own debt or in any transaction for his own benefit” with “or as security for the fiduciary’s own debt or in any transaction for the fiduciary’s own benefit”.

NOTE: Renders provision gender neutral.

SECTION 1338. 403.304 (3) (intro.) of the statutes is amended by replacing “instrument is overdue if he has reason to know” with “instrument is overdue if the purchaser has reason to know”.

NOTE: Replaces personal pronoun.

SECTION 1339. 403.304 (3) (c) of the statutes is amended by replacing “That he is taking a demand” with “That the purchaser is taking a demand”.

NOTE: Replaces personal pronoun.

SECTION 1340. 403.305 (intro.) of the statutes is amended by replacing “holder in due course he takes the instrument free” with “holder in due course the holder takes the instrument free”.

NOTE: Replaces personal pronoun.

SECTION 1341. 403.305 (2) (e) of the statutes is amended by replacing “holder has notice when he takes” with “holder has notice when the holder takes”.

NOTE: Replaces personal pronoun.

SECTION 1342. 403.306 (intro.) of the statutes is amended by replacing “Unless he has the rights” with “Unless a person has the rights”.

NOTE: Replaces personal pronoun.

SECTION 1343. 403.306 (4) of the statutes is amended by replacing “The defense that he or a person through whom he holds the instrument” with “The defense that that person or a person through whom that person holds the instrument” and by replacing “the third person himself defends” with “the third person personally defends”.

NOTE: Replaces personal pronouns.

SECTION 1344. 403.401 (1) of the statutes is amended by replacing “on an instrument unless his signature” with “on an instrument unless the person’s signature”.

NOTE: Replaces personal pronoun.

SECTION 1345. 403.403 (1) of the statutes is amended by replacing “other representative, and his authority” with “other representative, and the agent’s or representative’s authority”.

NOTE: Replaces personal pronoun.

SECTION 1346. 403.403 (2) (intro.) of the statutes is amended by replacing “authorized representative who signs his own name” with “authorized representative who signs his or her own name”.

NOTE: Renders provision gender neutral.

SECTION 1347. 403.404 (1) of the statutes is amended by replacing “name is signed unless he ratifies” with “name is signed unless the person whose name is signed ratifies”.

NOTE: Replaces personal pronoun.

SECTION 1348. 403.405 (1) (a) of the statutes is amended by replacing “issue the instrument to him or his confederate in the name” with “issue the instrument to the imposter or the imposter’s confederate in the name”.

NOTE: Replaces personal pronoun.

SECTION 1349. 403.405 (1) (c) of the statutes is amended by replacing “or drawer has supplied him with the name” with “or drawer has supplied that person with the name”.

NOTE: Replaces personal pronoun.

SECTION 1350. 403.406 of the statutes is amended by replacing “Any person who by his negligence” with “Any person who by his or her negligence”.

NOTE: Renders provision gender neutral.

SECTION 1351. 403.407 (3) of the statutes is amended by replacing “instrument has been completed, he may enforce” with “instrument has been completed, the subsequent holder in due course may enforce”.

NOTE: Replaces personal pronoun.

SECTION 1352. 403.409 (1) of the statutes is amended by replacing “on the instrument until he accepts” with “on the instrument until the drawee accepts”.

NOTE: Replaces personal pronoun.

SECTION 1353. 403.410 (1) of the statutes is amended by replacing “and may consist of his signature” with “and may consist of the drawee’s signature”.

NOTE: Replaces personal pronoun.

SECTION 1354. 403.410 (3) of the statutes is amended by replacing “acceptor fails to date his acceptance the holder” with “acceptor fails to date his or her acceptance the holder”.

NOTE: Renders provision gender neutral.

SECTION 1355. 403.412 (1) of the statutes is amended by replacing “is entitled to have his acceptance” with “is entitled to have his or her acceptance”.

NOTE: Replaces personal pronoun.

SECTION 1356. 403.413 (1) of the statutes is amended by replacing “or acceptor engages that he will pay the instrument according to its tenor at the time of his engagement” with “or acceptor engages that he or she will pay the instrument according to its tenor at the time of his or her engagement”.

NOTE: Renders provision gender neutral.

SECTION 1357. 403.413 (2) of the statutes is amended by replacing “of dishonor or protest he will pay the amount” with “of dishonor or protest the drawer will pay the amount”.

NOTE: Replaces personal pronoun.

SECTION 1358. 403.413 (3) of the statutes is amended by replacing “the existence of the payee and his then capacity to indorse” with “the existence of the payee and the payee’s then capacity to indorse”.

NOTE: Renders provision gender neutral.

SECTION 1359. 403.414 (1) of the statutes is amended by replacing “protest he will pay the instrument according to its tenor at the time of his indorsement to the
holder” with “protest that indorser will pay the instrument according to its tenor at the time of that indorser’s indorsement to the holder”.

NOTE: Replaces personal pronouns.

SECTION 1360. 403.415 (1) of the statutes is amended by replacing “the purpose of lending his name” with “the purpose of lending his or her name”.

NOTE: Renders provision gender neutral.

SECTION 1361. 403.415 (2) of the statutes is amended by replacing “the capacity in which he has signed even though” with “the capacity in which the accommodation party has signed even though”.

NOTE: Replaces personal pronoun.

SECTION 1362. 403.415 (3) of the statutes is amended by replacing “of discharges dependent on his character” with “of discharges dependent on the accommodation party’s character”.

NOTE: Replaces personal pronoun.

SECTION 1363. 403.415 (5) of the statutes is amended by replacing “party accommodated, and if he pays the instrument” with “party accommodated, and if he or she pays the instrument”.

NOTE: Renders provision gender neutral.

SECTION 1364. 403.416 (1) of the statutes is amended by replacing “not paid when due he will pay it according” with “not paid when due the signer will pay it according”.

NOTE: Replaces personal pronoun.

SECTION 1365. 403.416 (2) of the statutes is amended by replacing “when due he will pay it according to its tenor, but only after the holder has reduced his claim against the maker” with “when due the signer will pay it according to its tenor, but only after the holder has reduced the holder’s claim against the maker” and by replacing “is useless to proceed against him” with “is useless to proceed against the maker or acceptor”.

NOTE: Replaces personal pronouns.

SECTION 1366. 403.416 (4) of the statutes is amended by replacing “maker or acceptor affect his liability” with “maker or acceptor affect the maker’s or acceptor’s liability”.

NOTE: Replaces personal pronoun.

SECTION 1367. 403.417 (1) (a) of the statutes is amended by replacing “He has a good title” with “That person has a good title”.

NOTE: Replaces personal pronoun.

SECTION 1368. 403.417 (1) (b) (intro.) of the statutes is amended by replacing “He has no knowledge” with “That person has no knowledge”.

NOTE: Replaces personal pronoun.

SECTION 1369. 403.417 (2) (intro.) of the statutes is amended by replacing “receives consideration warrants to his transferee” with “receives consideration warrants to that person’s transferee”.

NOTE: Replaces personal pronoun.

SECTION 1370. 403.417 (2) (a) of the statutes is amended by replacing “He has a good title” with “That person has a good title”.

NOTE: Replaces personal pronoun.

SECTION 1371. 403.417 (2) (d) of the statutes is amended by replacing “party is good against him” with “party is good against that person”.

NOTE: Replaces personal pronoun.

SECTION 1372. 403.417 (2) (e) of the statutes is amended by replacing “He has no knowledge” with “That person has no knowledge”.

NOTE: Replaces personal pronoun.

SECTION 1373. 403.417 (3) of the statutes is amended by replacing “warranty that he has no knowledge” with “warranty that the transferor has no knowledge”.

NOTE: Replaces personal pronoun.

SECTION 1374. 403.417 (4) of the statutes is amended by replacing “in good faith changed his position” with “in good faith changed his or her position”.

NOTE: Renders provision gender neutral.

SECTION 1375. 403.418 of the statutes is amended by replacing “The holder may at his option” with “The holder may at the holder’s option”.

NOTE: Renders provision gender neutral.

SECTION 1376. 403.501 (1) (a) of the statutes is amended by replacing “The holder may at his option” with “The holder may at the holder’s option”.

NOTE: Renders provision gender neutral.

SECTION 1377. 403.501 (3) of the statutes is amended by replacing “The holder may at his option” with “The holder may at the holder’s option”.

NOTE: Renders provision gender neutral.

SECTION 1378. 403.502 (1) (b) of the statutes is amended by replacing “the instrument may discharge his liability by written assignment to the holder of his rights” with “the instrument may discharge the maker’s, drawer’s or acceptor’s liability by written assignment to the holder of the maker’s, drawer’s or acceptor’s rights”.

NOTE: Renders provision gender neutral.

SECTION 1379. 403.503 (2) (b) of the statutes is amended by replacing “endorser, 7 days after his indorsement” with “indorser, 7 days after the indorser’s indorsement”.

NOTE: Renders provision gender neutral.

SECTION 1380. 403.504 (2) (c) of the statutes is amended by replacing “authorized to act for him is present” with “authorized to act for that party is present”.

NOTE: Replaces personal pronoun.

SECTION 1381. 403.505 (1) (b) of the statutes is amended by replacing “presentment and evidence of his authority” with “presentment and evidence of the person’s authority”.

NOTE: Replaces personal pronoun.
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SECTION 1382. 403.507 (4) of the statutes is amended by replacing “the secondary party and he may present” with “the secondary party and the holder may present”.

NOTE: Replaces personal pronoun.

SECTION 1383. 403.508 (1) of the statutes is amended by replacing “any party who has himself received notice” with “any party who has personally received notice” and by replacing “may give notice to his principal or customer” with “may give notice to the agent’s or bank’s principal or customer”.

NOTE: Replaces personal pronouns.

SECTION 1384. 403.508 (6) of the statutes is amended by replacing “to the representative of his estate” with “to the representative of the party’s estate”.

NOTE: Replaces personal pronoun.

SECTION 1385. 403.508 (7) of the statutes is amended by replacing “may be sent to his last–known address or given to his personal representative” with “may be sent to the party’s last–known address or given to the party’s personal representative”.

NOTE: Replaces personal pronouns.

SECTION 1386. 403.511 (1) of the statutes is amended by replacing “circumstances beyond his control and he exercises reasonable diligence” with “circumstances beyond the party’s control and the party exercises reasonable diligence”.

NOTE: Replaces personal pronouns.

SECTION 1387. 403.511 (2) (b) of the statutes is amended by replacing “Such party has himself dishonored” with “Such party has dishonored”.

NOTE: Rendars provision gender neutral.

SECTION 1388. 403.511 (6) of the statutes is amended by replacing “an indorser it binds him only” with “an indorser it binds the indorser only”.

NOTE: Replaces personal pronoun.

SECTION 1389. 403.601 (2) of the statutes is amended by replacing “discharged from his liability on an instrument” with “discharged from liability on an instrument” and by replacing “such party which would discharge his simple contract” with “such party which would discharge the party’s simple contract”.

NOTE: Renders provision gender neutral.

SECTION 1390. 403.601 (3) (intro.) of the statutes is amended by replacing “any party who has himself no right of action” with “any party who has no right of action”.

NOTE: Renders provision gender neutral.

SECTION 1391. 403.601 (3) (a) of the statutes is amended to read:

403.601 (3) (a) Reacquires the instrument in his that party’s own right; or

NOTE: Replaces personal pronoun.

SECTION 1392. 403.602 of the statutes is amended by replacing “in due course unless he has notice thereof when he takes the instrument” with “in due course unless the subsequent holder in due course has notice thereof when the subsequent holder in due course takes the instrument”.

NOTE: Replaces personal pronouns.

SECTION 1393. 403.603 (1) (intro.) of the statutes is amended by replacing “to the extent of his payment or satisfaction” with “to the extent of that party’s payment or satisfaction”.

NOTE: Replaces personal pronoun.

SECTION 1394. 403.603 (2) of the statutes is amended by replacing “such a person gives him the rights” with “such a person gives that person the rights”.

NOTE: Replaces personal pronoun.

SECTION 1395. 403.605 (1) (b) of the statutes is amended by replacing “By renouncing his rights by a writing” with “By renouncing the holder’s rights by a writing”.

NOTE: Replaces personal pronoun.

SECTION 1396. 403.606 (1) (b) of the statutes is amended by replacing “any person against whom he has a right” with “any person against whom the holder has a right”.

NOTE: Replaces personal pronoun.

SECTION 1397. 403.606 (2) (a) of the statutes is amended by replacing “All his rights against such party” with “All the holder’s rights against such party”.

NOTE: Replaces personal pronoun.

SECTION 1398. 403.803 of the statutes is amended to read:

403.803 Notice to third party. Where a defendant is sued for breach of an obligation for which a third person is answerable over to him the defendant under this chapter he the defendant may give the third person written notice of the litigation, and the person notified may then give similar notice to any other person who is answerable over to him the third person under this chapter. If the notice states that the person notified may come in and defend and that if the person notified does not do so he the person notified will in any action against him the person notified by the person giving the notice be bound by any determination of fact common to the 2 litigations, then unless after reasonable receipt of the notice the person notified does come in and defend he the person notified is so bound.

NOTE: Replaces personal pronouns.

SECTION 1399. 403.804 of the statutes is amended by replacing “maintain an action in his own name and recover” with “maintain an action in the owner’s name and recover” and by replacing “due proof of his ownership, the facts which prevent his production of the instrument” with “due proof of the owner’s ownership, the facts which prevent the owner’s production of the instrument”.

NOTE: Replaces personal pronouns.

SECTION 1400. 404.205 (1) of the statutes is amended by replacing “customer or credited to his account is effec-
tive” with “customer or credited to the customer’s account is effective”.

NOTE: Replaces personal pronoun.

SECTION 1401. 404.207 (1) (a) of the statutes is amended by replacing “He has a good title to the item” with “The customer or collecting bank has a good title to the item”.

NOTE: Replaces personal pronoun.

SECTION 1402. 404.207 (1) (b) (intro.) of the statutes is amended by replacing “He has no knowledge that” with “The customer or collecting bank has no knowledge that”.

NOTE: Replaces personal pronoun.

SECTION 1403. 404.207 (2) (a) (intro.) of the statutes is amended to read:

404.207 (2) (a) (intro.) Each customer and collecting bank who transfers an item and receives a settlement or other consideration for it warrants to his bank who transfers an item and receives a settlement or is amended to read:

“bank may charge against the customer or collecting bank’s transferee and to any subsequent collecting bank who takes the item in good faith that:

NOTE: Replaces personal pronoun.

SECTION 1404. 404.207 (2) (a) 1. of the statutes is amended by replacing “He has a good title to the item” with “The customer or collecting bank has a good title to the item”.

NOTE: Replaces personal pronoun.

SECTION 1405. 404.207 (2) (a) 4. of the statutes is amended by replacing “party is good against him; and” with “party is good against the customer or collecting bank; and”.

NOTE: Replaces personal pronoun.

SECTION 1406. 404.207 (2) (a) 5. of the statutes is amended by replacing “He has no knowledge of any insolvency” with “The customer or collecting bank has no knowledge of any insolvency”.

NOTE: Replaces personal pronoun.

SECTION 1407. 404.207 (2) (b) of the statutes is amended by replacing “dishonor and protest he will take up the” with “dishonor and protest that customer or collecting bank will take up the”.

NOTE: Replaces personal pronoun.

SECTION 1408. 404.210 (2) of the statutes is amended by replacing “secondary party by sending him notice of the facts” with “secondary party by sending the secondary party notice of the facts”.

NOTE: Replaces personal pronoun.

SECTION 1409. 404.301 (4) (b) of the statutes is amended by replacing “transferor or pursuant to his instructions” with “transferor or pursuant to the customer’s or transferor’s instructions”.

NOTE: Replaces personal pronoun.

SECTION 1410. 404.401 (1) of the statutes is amended by replacing “bank may charge against his account any item which” with “bank may charge against the customer’s account any item which”.

NOTE: Replaces personal pronoun.

SECTION 1411. 404.401 (2) (a) of the statutes is amended by replacing “The original tenor of his altered item; or” with “The original tenor of the customer’s altered item; or”.

NOTE: Replaces personal pronoun.

SECTION 1412. 404.401 (2) (b) of the statutes is amended by replacing “The tenor of his completed item, even though” with “The tenor of the customer’s completed item, even though”.

NOTE: Replaces personal pronoun.

SECTION 1413. 404.403 (1) of the statutes is amended by replacing “may by order to his bank stop payment of any item payable for his account but the order” with “may by order to the customer’s bank stop payment of any item payable for the customer’s account but the order”.

NOTE: Replaces personal pronouns.

SECTION 1414. 404.406 (1) of the statutes is amended by replacing “and items to discover his unauthorized signature or any” with “and items to discover the customer’s unauthorized signature or any”.

NOTE: Replaces personal pronoun.

SECTION 1415. 404.406 (2) (a) of the statutes is amended by replacing “His unauthorized signature or any” with “The customer’s unauthorized signature or any”.

NOTE: Replaces personal pronoun.

SECTION 1416. 404.406 (4) of the statutes is amended by replacing “discover and report his unauthorized signature or any” with “discover and report the customer’s unauthorized signature or any”.

NOTE: Replaces personal pronoun.

SECTION 1417. 404.503 (1) (b) of the statutes is amended by replacing “not choose to utilize his services it must use” with “not choose to utilize the referee’s services it must use”.

NOTE: Replaces personal pronoun.

SECTION 1418. 405.106 (1) (a) of the statutes is amended by replacing “credit is sent to him or the letter of” with “credit is sent to the customer or the letter of”.

NOTE: Replaces personal pronoun.

SECTION 1419. 405.106 (1) (b) of the statutes is amended by replacing “regards the beneficiary when he receives a letter” with “regards the beneficiary when the beneficiary receives a letter”.

NOTE: Replaces personal pronoun.

SECTION 1420. 405.106 (2) of the statutes is amended by replacing “it can be modified or revoked only with his consent” with “it can be modified or revoked only with the beneficiary’s consent”.

NOTE: Replaces personal pronoun.

SECTION 1421. 405.108 (2) (a) of the statutes is amended by replacing “demand for payment from him acquires a right” with “demand for payment from the beneficiary acquires a right”.

NOTE: Replaces personal pronoun.
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**SECTION 1422.** 405.112 (3) of the statutes is amended by replacing “the presenter and sending him an advice to that” with “the presenter and sending the presenter an advice to that”.

*Note:* Replaces personal pronoun.

**SECTION 1423.** 405.113 (2) (b) of the statutes is amended by replacing “the person from whom he received the documents and” with “the person from whom the ultimate customer received the documents and”.

*Note:* Replaces personal pronoun.

**SECTION 1424.** 405.115 (2) of the statutes is amended by replacing “if he learns of the repudiation” with “if the beneficiary learns of the repudiation”.

*Note:* Replaces personal pronoun.

**SECTION 1425.** 405.116 (2) (intro.) of the statutes is amended to read:

405.116 (2) (intro.) Even though the credit specifically states that it is nontransferable or nonassignable, the beneficiary may assign the beneficiary’s right to proceeds before performance of the conditions of the credit assign his right to proceeds. Such an assignment is an assignment of an account under ch. 409 and is governed by that chapter except that:

*Note:* Renders provision gender neutral.

**SECTION 1426.** 405.116 (3) of the statutes is amended by replacing “beneficiary has effectively assigned his right to draw or his right to proceeds, nothing in this section limits his right to transfer” with “beneficiary has effectively assigned the beneficiary’s right to draw or to proceed, nothing in this section limits the beneficiary’s right to transfer”.

*Note:* Replaces personal pronouns.

**SECTION 1427.** 406.103 (1) (g) of the statutes is amended by replacing “of the transferor and he receives nothing from the” with “of the transferor and the transferor receives nothing from the”.

*Note:* Replaces personal pronoun.

**SECTION 1428.** 406.104 (1) (a) of the statutes is amended by replacing “furnish a list of his existing creditors prepared as” with “furnish a list of the transferor’s existing creditors prepared as”.

*Note:* Replaces personal pronoun.

**SECTION 1429.** 406.104 (2) of the statutes is amended by replacing “by the transferor or his agent” with “by the transferor or the transferor’s agent” and by replacing “transferor to assert claims against him even though such claims” with “transferor to assert claims against the transferor even though such claims”.

*Note:* Replaces personal pronouns.

**SECTION 1430.** 406.105 of the statutes is amended by replacing “least 10 days before he takes possession of the” with “least 10 days before the transferee takes possession of the”.

*Note:* Replaces personal pronoun.

**SECTION 1431.** 406.108 (2) of the statutes is amended by replacing “furnish a list of his creditors and assist” with “furnish a list of the transferor’s creditors and assist”.

*Note:* Replaces personal pronoun.

**SECTION 1432.** 406.108 (3) (b) of the statutes is amended by replacing “who are known to him to hold or assert” with “who are known to the auctioneer to hold or assert”.

*Note:* Replaces personal pronoun.

**SECTION 1433.** 406.110 (intro.) of the statutes is amended by replacing “defect by reason of his noncompliance with the” with “defect by reason of the transferee’s noncompliance with the”.

*Note:* Replaces personal pronoun.

**SECTION 1434.** 407.102 (1) (g) of the statutes is amended by replacing “or that in any other respect the agent or employe violated his instructions” with “or that in any other respect the agent or employe violated the issuer’s instructions”.

*Note:* Replaces personal pronoun.

**SECTION 1435.** 407.202 (2) (d) of the statutes is amended by replacing “a specified person or his order;” with “a specified person or the specified person’s order;”.

*Note:* Replaces personal pronoun.

**SECTION 1436.** 407.202 (2) (g) of the statutes is amended by replacing “may be made by his authorized agent;” with “may be made by the warehouse keeper’s authorized agent;”.

*Note:* Replaces personal pronoun.

**SECTION 1437.** 407.202 (2) (i) of the statutes is amended by replacing “warehouse keeper or to his agent who issues it” with “warehouse keeper or to the warehouse keeper’s agent who issues it”.

*Note:* Replaces personal pronoun.

**SECTION 1438.** 407.204 (2) of the statutes is amended by replacing “liability for conversion to his own use” with “liability for conversion to the warehouse keeper’s own use”.

*Note:* Replaces personal pronoun.

**SECTION 1439.** 407.206 (2) of the statutes is amended by replacing “than the amount of his lien within the time” with “than the amount of the warehouse keeper’s lien within the time”.

*Note:* Replaces personal pronoun.

**SECTION 1440.** 407.206 (3) of the statutes is amended by replacing “to sell the goods he may dispose of them” with “to sell the goods the warehouse keeper may dispose of them”.

*Note:* Replaces personal pronoun.

**SECTION 1441.** 407.206 (5) of the statutes is amended by replacing “warehouse keeper may satisfy his lien from the proceeds” with “warehouse keeper may satisfy the warehouse keeper’s lien from the proceeds” and by replacing “of any person to whom he would have been
bound” with “of any person to whom the warehouse keeper would have been bound”.

NOTE: Replaces personal pronouns.

SECTION 1442. 407.209 (1) of the statutes is amended by replacing “the proceeds thereof in his possession” with “the proceeds thereof in the warehouse keeper’s possession” and by replacing “also has a lien against him for such charges” with “also has a lien against that person for such charges”.

NOTE: Replaces personal pronouns.

SECTION 1443. 407.209 (4) of the statutes is amended by replacing “A warehouse keeper loses his lien on any goods which he voluntarily delivers or which he unjustifiably refuses to deliver” with “A warehouse keeper loses the warehouse keeper’s lien on any goods which the warehouse keeper voluntarily delivers or unjustifiably refuses to deliver”.

NOTE: Replaces personal pronouns.

SECTION 1444. 407.210 (1) of the statutes is amended by replacing “market therefor, or if he sells at the price current in such market at the time of his sale, or if he has otherwise sold in conformity” with “market therefor, or at the price current in such market at the time of the sale, or if the warehouse keeper has otherwise sold in conformity” and by replacing “the type of goods sold, he has sold” with “the type of goods sold, the warehouse keeper has sold”.

NOTE: Replaces personal pronouns.

SECTION 1445. 407.210 (6) of the statutes is amended by replacing “warehouse keeper may satisfy his lien from the proceeds of any sale” with “warehouse keeper may satisfy the warehouse keeper’s lien from the proceeds of any sale” and by replacing “any person to whom he would have been bound” with “any person to whom the warehouse keeper would have been bound”.

NOTE: Replaces personal pronouns.

SECTION 1446. 407.210 (7) of the statutes is amended by replacing “to a creditor against his debtor” with “to a creditor against the creditor’s debtor”.

NOTE: Replaces personal pronoun.

SECTION 1447. 407.210 (8) of the statutes is amended by replacing “in the course of his business the lien may” with “in the course of the merchant’s business the lien may”.

NOTE: Replaces personal pronoun.

SECTION 1448. 407.301 (5) of the statutes is amended by replacing “weight, as furnished by him; and the shipper shall” with “weight, as furnished by the shipper; and the shipper shall” and by replacing “shall in no way limit his responsibility and liability under” with “shall in no way limit the issuer’s responsibility and liability under”.

NOTE: Replaces personal pronoun.

SECTION 1449. 407.302 (2) of the statutes is amended by replacing “by any such person, he is subject with respect to his own performance while the goods are in his possession to the obligation of the issuer. His obligation is discharged by” with “by any such person, that person is subject with respect to that person’s own performance while the goods are in that person’s possession to the obligation of the issuer. That person’s obligation is discharged by”.

NOTE: Replaces personal pronouns.

SECTION 1450. 407.303 (1) (d) of the statutes is amended by replacing “a nonnegotiable bill if he is entitled as against” with “a nonnegotiable bill if the consignee is entitled as against”.

NOTE: Replaces personal pronoun.

SECTION 1451. 407.304 (3) of the statutes is amended by replacing “obligation by surrender of his part” with “obligation by surrender of his or her part”.

NOTE: Renders provision gender neutral.

SECTION 1452. 407.307 (3) of the statutes is amended to read:

407.307 (3) A carrier loses his the carrier’s lien on any goods which he the carrier voluntarily delivers or which he the carrier unjustifiably refuses to deliver.

NOTE: Replaces personal pronouns.

SECTION 1453. 407.308 (1) of the statutes is amended by replacing “market therefor or if he sells at the price current in such market at the time of his sale or if he has otherwise sold in conformity with commercially reasonable practices among dealers in the type of goods sold, he has sold” with “market therefor or if the carrier sells at the price current in such market at the time of the sale or if the carrier has otherwise sold in conformity with commercially reasonable practices among dealers in the type of goods sold, the carrier has sold”.

NOTE: Renders provision gender neutral.

SECTION 1454. 407.308 (5) of the statutes is amended by replacing “The carrier may satisfy his lien from the proceeds” with “The carrier may satisfy the carrier’s lien from the proceeds’ and by replacing “to any person to whom he would have been bound” with “to any person to whom the carrier would have been bound”.

NOTE: Replaces personal pronouns.

SECTION 1455. 407.308 (6) of the statutes is amended by replacing “to a creditor against his debtor” with “to a creditor against the creditor’s debtor”.

NOTE: Replaces personal pronoun.

SECTION 1456. 407.309 (2) of the statutes is amended by replacing “no tariff is filed he is otherwise advised” with “no tariff is filed he or she is otherwise advised”.

NOTE: Renders provision gender neutral.

SECTION 1457. 407.401 (2) of the statutes is amended by replacing “regulating the conduct of his business; or” with “regulating the conduct of the issuer’s business; or”.

NOTE: Replaces personal pronoun.

SECTION 1458. 407.402 of the statutes is amended by replacing “for damages caused by his overissue or failure” with “for damages caused by the issuer’s overissue or failure”. 1991 Assembly Bill 1092

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NOTE: Replaces personal pronoun.

SECTION 1459. 407.403 (3) of the statutes is amended by replacing “his” with “his transferor’s”.

NOTE: Replaces personal pronoun.

SECTION 1460. 407.404 of the statutes is amended by replacing “the person from whom he received the goods” with “the person from whom his transferor received the goods” and by replacing “though the person to whom he delivered the goods” with “though the person to whom the transferee delivered the goods”.

NOTE: Replaces personal pronouns.

SECTION 1461. 407.501 (1) of the statutes is amended by replacing “person is negotiated by his indorsement and delivery” with “person is negotiated by his transferor’s supply any necessary”. After his indorsement in blank” with “after his indorsement in blank”.

NOTE: Replaces personal pronouns.

SECTION 1462. 407.501 (2) (b) of the statutes is amended by replacing “person is delivered to him the effect” with “person is delivered to the named person the effect”.

NOTE: Replaces personal pronoun.

SECTION 1463. 407.502 (1) (d) of the statutes is amended by replacing “defense or claim by him except those arising under” with “defense or claim by the issuer except those arising under”.

NOTE: Replaces personal pronoun.

SECTION 1464. 407.503 (1) (a) of the statutes is amended by replacing “to the bailor or his nominee with actual” with “to the bailor or the bailor’s nominee with actual”.

NOTE: Replaces personal pronoun.

SECTION 1465. 407.503 (1) (b) of the statutes is amended by replacing “by the bailor or his nominee of any document” with “by the bailor or the bailor’s nominee of any document”.

NOTE: Replaces personal pronoun.

SECTION 1466. 407.504 (1) of the statutes is amended by replacing “title and rights which his transferor had or had” with “title and rights which the transferee’s transferor had or had”.

NOTE: Replaces personal pronoun.

SECTION 1467. 407.504 (2) (b) of the statutes is amended by replacing “or received notification of his rights” with “or received notification of the buyer’s rights”.

NOTE: Replaces personal pronoun.

SECTION 1468. 407.506 of the statutes is amended by replacing “enforceable right to have his transferor supply any necessary” with “enforceable right to have the transferee’s transferor supply any necessary”.

NOTE: Replaces personal pronoun.
SECTION 1480. 409.103 (2) (d) of the statutes is amended by replacing “to the extent that he gives value and receives” with “to the extent that the buyer gives value and receives”.

NOTE: Replaces personal pronoun.

SECTION 1481. 409.103 (3) (d) of the statutes is amended by replacing “be deemed located at his place of business if he has one, at his chief executive office if he has more than one place of business, otherwise at his residence” with “be deemed located at the debtor’s place of business if the debtor has one, at the debtor’s chief executive office if the debtor has more than one place of business, otherwise at the debtor’s residence”.

NOTE: Replaces personal pronouns.

SECTION 1482. 409.105 (1) (d) of the statutes is amended by replacing “secured, whether or not he owns or has rights” with “secured, whether or not that person owns or has rights”.

NOTE: Replaces personal pronoun.

SECTION 1483. 409.105 (1) (k) of the statutes is amended to read:

409.105 (1) (k) An advance is made “pursuant to commitment” if the secured party has bound himself or herself to make it, whether or not a subsequent event of default or other event not within his the secured party’s control has relieved or may relieve him the secured party from his the secured party’s obligation.

NOTE: Replaces personal pronouns.

SECTION 1484. 409.108 of the statutes is amended to read:

409.108 When after–acquired collateral not security for antecedent debt. Where a secured party makes an advance, incurs an obligation, releases a perfected security interest, or otherwise gives new value which is to be secured in whole or in part by after–acquired property his the secured party’s security interest in the after–acquired collateral shall be deemed to be taken for new value and not as security for an antecedent debt if the debtor acquires his the debtor’s rights in such collateral either in the ordinary course of his the debtor’s business or under a contract of purchase made pursuant to the security agreement within a reasonable time after new value is given.

NOTE: Renders provision gender neutral.

SECTION 1485. 409.109 (4) of the statutes is amended by replacing “of service or if he has so furnished them” with “of service or if the person has so furnished them” and by replacing “not to be classified as his equipment” with “not to be classified as the person’s equipment”.

NOTE: Replaces personal pronouns.

SECTION 1486. 409.112 (intro.) of the statutes is amended by replacing “deficiency after resale, and he has the same right” with “deficiency after resale, and the owner of the collateral has the same right”.

NOTE: Replaces personal pronoun.
close the name and address of any successor in interest known to him the secured party and he the secured party is liable for any loss caused to the debtor as a result of failure to disclose. A successor in interest is not subject to this section until a request is received by him the successor in interest.

NOTE: Replaces personal pronouns.

SECTION 1493. 409.301 (1) (c) of the statutes is amended by replacing “to the extent that he gives value and receives” with “to the extent that that person gives value and receives”.

NOTE: Replaces personal pronoun.

SECTION 1494. 409.301 (1) (d) of the statutes is amended by replacing “to the extent that he gives value without knowledge” with “to the extent that that person gives value without knowledge”.

NOTE: Replaces personal pronoun.

SECTION 1495. 409.301 (4) of the statutes is amended by replacing “secures advances made before he becomes a lien creditor” with “secures advances made before that person becomes a lien creditor”.

NOTE: Replaces personal pronoun.

SECTION 1496. 409.302 (3) (b) of the statutes is amended by replacing “that collateral created by him as debtor” with “that collateral created by that person as debtor”.

NOTE: Replaces personal pronoun.

SECTION 1497. 409.307 (2) of the statutes is amended by replacing “even though perfected if he buys without knowledge” with “even though perfected if the buyer buys without knowledge” and by replacing “for value and for his own personal, family” with “for value and for the buyer’s personal, family”.

NOTE: Replaces personal pronouns.

SECTION 1498. 409.308 (intro.) of the statutes is amended by replacing “the ordinary course of his business has priority” with “the ordinary course of the purchaser’s business has priority”.

NOTE: Replaces personal pronoun.

SECTION 1499. 409.308 (1) of the statutes is amended by replacing “if he acts without knowledge that” with “if the purchaser acts without knowledge that”.

NOTE: Replaces personal pronoun.

SECTION 1500. 409.308 (2) of the statutes is amended by replacing “even though he knows that the specific” with “even though the purchaser knows that the specific”.

NOTE: Replaces personal pronoun.

SECTION 1501. 409.310 of the statutes is amended by replacing “the ordinary course of his business furnishes services” with “the ordinary course of that person’s business furnishes services”.

NOTE: Renders provision gender neutral.

SECTION 1502. 409.313 (8) of the statutes is amended by replacing “the real estate, he may, on default, subject” with “the real estate, the secured party may, on default, subject” and by replacing “remove his collateral from the real estate but he must reimburse” with “remove the secured party’s collateral from the real estate but the secured party must reimburse”.

NOTE: Replaces personal pronouns.

SECTION 1503. 409.314 (3) (c) of the statutes is amended by replacing “to the extent that he makes subsequent advances” with “to the extent that the creditor makes subsequent advances”.

NOTE: Replaces personal pronoun.

SECTION 1504. 409.314 (3m) of the statutes is amended by replacing “security interest purchasing at his own foreclosure sale” with “security interest purchasing at that holder’s own foreclosure sale”.

NOTE: Replaces personal pronoun.

SECTION 1505. 409.314 (4) of the statutes is amended by replacing “interests in the whole, he may on default subject” with “interests in the whole, the secured party may on default subject” and by replacing “remove his collateral from the whole but he must reimburse any encumbrancer” with “remove the secured party’s collateral from the whole but the secured party must reimburse any encumbrancer”.

NOTE: Replaces personal pronoun.

SECTION 1506. 409.318 (3) of the statutes is amended by replacing “been made and unless he does so the account” with “been made and unless the assignee does so the account”.

NOTE: Replaces personal pronoun.

SECTION 1507. 409.402 (1) (b) of the statutes is amended by replacing “all indices kept by him regarding the transfer” with “all indices kept by the register of deeds regarding the transfer”.

NOTE: Replaces personal pronoun.

SECTION 1508. 409.402 (7) of the statutes is amended by replacing “the debtor so changes his name or in the” with “the debtor so changes the debtor’s name or in the”.

NOTE: Replaces personal pronoun.

SECTION 1509. 409.403 (3) of the statutes, as affected by 1991 Wisconsin Act 39, is amended by replacing “by other means, that if he physically destroys” with “by other means, that if the officer physically destroys”.

NOTE: Replaces personal pronouns.

SECTION 1510. 409.403 (7) of the statutes is amended by replacing “secured party as if he were the mortgagee” with “secured party as if the secured party were the mortgagee”.

NOTE: Replaces personal pronoun.

SECTION 1511. 409.407 (3) of the statutes is amended by replacing “officer nor any of his employees or agents shall” with “officer nor any of the filing officer’s employees or agents shall”.

NOTE: Replaces personal pronoun.

SECTION 1512. 409.501 (1) of the statutes is amended by replacing “in the security agreement. He may reduce
his claim to” with “in the security agreement. The secured party may reduce the claim to”.  

NOTE: Replaces personal pronouns.

SECTION 1513. 409.501 (4) of the statutes is amended by replacing “the personal property or he may proceed” with “the personal property or the secured party may proceed” and by replacing “personal property in accordance with his rights and remedies” with “personal property in accordance with the secured party’s rights and remedies”.

NOTE: Replaces personal pronouns.

SECTION 1514. 409.501 (5) of the statutes is amended by replacing “secured party has reduced his claim to judgment” with “secured party has reduced a claim to judgment” and by replacing “which may be made upon his collateral by virtue” with “which may be made upon the secured party’s collateral by virtue”.

NOTE: Replaces personal pronouns.

SECTION 1515. 409.502 (1) of the statutes is amended by replacing “to make payment to him whether or not the” with “to make payment to the secured party whether or not the” and by replacing “of any proceeds to which he is entitled” with “of any proceeds to which the secured party is entitled”.

NOTE: Replaces personal pronouns.

SECTION 1516. 409.502 (2) of the statutes is amended by replacing “manner and may deduct his reasonable expenses of realization” with “manner and may deduct his or her reasonable expenses of realization”.

NOTE: Renders provision gender neutral.

SECTION 1517. 409.504 (1) (c) of the statutes is amended by replacing “furnish reasonable proof of his interest, and unless he does so, the secured party need not comply with his demand” with “furnish reasonable proof of the holder’s interest, and unless the holder does so, the secured party need not comply with the holder’s demand”.

NOTE: Replaces personal pronouns.

SECTION 1518. 409.504 (3) of the statutes is amended by replacing “to the debtor, if he has not signed after default a statement renouncing or modifying his rights under this subsection” with “to the debtor if he has not signed after default a statement renouncing or modifying his rights”.  

NOTE: Replaces personal pronoun.

SECTION 1519. 409.504 (4) (a) of the statutes is amended by replacing “the sale and if he does not buy in” with “the sale and if the purchaser does not buy in”.

NOTE: Replaces personal pronoun.

SECTION 1520. 409.504 (5) of the statutes is amended by replacing “or is subrogated to his rights has thereafter the” with “or is subrogated to the secured party’s rights has thereafter the”.

NOTE: Replaces personal pronoun.

SECTION 1521. 409.505 (1) of the statutes is amended by replacing “statement renouncing or modifying his rights” with “statement renouncing or modifying the debtor’s rights” and by replacing “and if he fails to do so within 90 days after he takes possession the debtor at his option may recover in” with “and if the secured party fails to do so within 90 days after the secured party takes possession the debtor at the debtor’s option may recover in”.

NOTE: Replaces personal pronouns.

SECTION 1522. 409.505 (2) of the statutes is amended by replacing “to the debtor if he has not signed after default a statement renouncing or modifying his rights under this subsection” with “to the debtor if the debtor has not signed after default a statement renouncing or modifying the debtor’s rights under this subsection”.

NOTE: Replaces personal pronouns.

SECTION 1523. 409.506 of the statutes is amended by replacing “not prohibited by law, his reasonable attorneys’ fees” with “not prohibited by law, the secured party’s reasonable attorneys’ fees”.

NOTE: Replaces personal pronouns.

SECTION 1524. 409.507 (2) of the statutes is amended by replacing “market therefor or if he sells at the price current in such market at the time of his sale or if he has otherwise sold” with “market therefor or at the price current in such market at the time of the sale or if the secured party has otherwise sold” and by replacing “the type of property sold he has sold in” with “the type of property sold he has sold in”.

NOTE: Replaces personal pronouns.

SECTION 1525. 421.201 (6) (a) of the statutes is amended by replacing “creditor, or assignee of his rights, may collect” with “creditor, or assignee of the creditor’s rights, may collect”.

NOTE: Replaces personal pronoun.

SECTION 1526. 421.301 (5) (a) of the statutes is amended by replacing “to another person in his behalf” with “to another person in the customer’s behalf”.

NOTE: Replaces personal pronoun.

SECTION 1527. 421.301 (18) of the statutes is amended by replacing “an individual or for his account for personal services rendered or to be rendered by him” with “an individual or for the individual’s account for personal services rendered or to be rendered by the individual”.

NOTE: Replaces personal pronouns.

SECTION 1528. 421.301 (25) of the statutes is amended by replacing “a person who by his occupation holds himself out as having knowledge or skill peculiar to such practices or to whom such knowledge or skill may be attributed by his employment” with “a person who by his or her occupation holds himself or herself out as having knowledge or skill peculiar to such practices or to
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whom such knowledge or skill may be attributed by his or her employment”.

NOTE: Renders provision gender neutral.

SECTION 1529. 421.301 (32) (c) of the statutes is amended by replacing “the natural person or his spouse” with “the natural person or that person’s spouse”.

NOTE: Replaces personal pronoun.

SECTION 1530. 421.301 (32) (d) of the statutes is amended by replacing “the natural person or his spouse” with “the natural person or that person’s spouse”.

NOTE: Replaces personal pronoun.

SECTION 1531. 421.301 (33) (d) of the statutes is amended by replacing “the same home with him” with “the same home with that person”.

NOTE: Replaces personal pronoun.

SECTION 1532. 421.301 (41) of the statutes is amended by replacing “to do business under his business or trade name” with “to do business under that person’s business or trade name”.

NOTE: Replaces personal pronoun.

SECTION 1533. 422.201 (7) (intro.) of the statutes is amended by replacing “merchant may reasonably establish, he may make the same” with “merchant may reasonably establish, the merchant may make the same”.

NOTE: Replaces personal pronoun.

SECTION 1534. 422.204 (8) of the statutes is amended by replacing “prior to deferral advising him of the total dollar” with “prior to deferral advising the customer of the total dollar”.

NOTE: Replaces personal pronoun.

SECTION 1535. 422.306 (4) of the statutes is amended by replacing “all sums for which he is obligated” with “all sums for which the customer is obligated” and by replacing “furnish to the customer or his designee evidence” with “furnish to the customer or the customer’s designee evidence”.

NOTE: Replaces personal pronouns.

SECTION 1536. 422.402 (2) (c) of the statutes is amended by replacing “transaction without penalty if he cannot obtain” with “transaction without penalty if the customer cannot obtain”.

NOTE: Replaces personal pronoun.

SECTION 1537. 422.405 (1) of the statutes is amended by replacing “other person acting on his behalf, to confess judgment” with “other person acting on the creditor’s behalf, to confess judgment”.

NOTE: Replaces personal pronoun.

SECTION 1538. 422.406 (3) of the statutes is amended by replacing “is negotiated, notwithstanding that he may otherwise” with “is negotiated, notwithstanding that the holder may otherwise”.

NOTE: Replaces personal pronoun.

SECTION 1539. 422.407 (2) of the statutes is amended by replacing “to the extent that his assignor” with “to the extent that that party’s assignor”.

NOTE: Replaces personal pronoun.

SECTION 1540. 422.407 (2m) (a) of the statutes is amended by replacing “in sub. (2) if his assignor at the time of the assignment to him gives the notice” with “in sub. (2) if the subsequent assignee’s assignor at the time of the assignment to the subsequent assignee gives the notice”.

NOTE: Renders provision gender neutral.

SECTION 1541. 422.408 (3) (e) of the statutes is amended by replacing “knowledge, including knowledge from his course of dealing” with “knowledge, including knowledge from the lender’s course of dealing” and by replacing “fails or refuses to perform his contracts with them” with “fails or refuses to perform the seller’s or lessor’s contracts with them”.

NOTE: Replaces personal pronoun.

SECTION 1542. 422.408 (3) (f) of the statutes is amended by replacing “with the issuer permitting him to honor the credit” with “with the issuer permitting the seller or lessor to honor the credit”.

NOTE: Replaces personal pronoun.

SECTION 1543. 422.408 (5) of the statutes is amended by replacing “only if he receives notice of the” with “only if the lender receives notice of the”.

NOTE: Replaces personal pronoun.

SECTION 1544. 422.409 (1) of the statutes is amended by replacing “been made and unless he does so the customer” with “been made and unless the assignee does so the customer”.

NOTE: Replaces personal pronoun.

SECTION 1545. 422.409 (2) of the statutes is amended by replacing “to the customer at his address as stated” with “to the customer at the customer’s address as stated” and by replacing “any complaints, claims or defenses he may have against” with “any complaints, claims or defenses the customer may have against”.

NOTE: Replaces personal pronouns.

SECTION 1546. 422.416 (1) of the statutes is amended by replacing “transaction in consideration of his giving to the creditor” with “transaction in consideration of the customer’s giving to the creditor”.

NOTE: Replaces personal pronoun.

SECTION 1547. 422.417 (3) (a) of the statutes is amended by replacing “of the customer and his dependents and the following” with “of the customer and the customer’s dependents and the following”.

NOTE: Replaces personal pronoun.

SECTION 1548. 422.419 (1) (a) of the statutes is amended by replacing “other person acting on his behalf is given authority” with “other person acting on the merchant’s behalf is given authority”.

NOTE: Replaces personal pronoun.

SECTION 1549. 422.419 (1) (b) of the statutes is amended by replacing “other person acting on his behalf, for any breach” with “other person acting on the merchant’s behalf, for any breach”.

NOTE: Replaces personal pronoun.
SECTION 1550. 422.419 (1) (c) of the statutes is amended by replacing “other person acting on his behalf, as the” with “other person acting on the merchant’s behalf, as the”.

Note: Replaces personal pronoun.

SECTION 1551. 422.202 (4) (a) of the statutes is amended by replacing “owns or for which he is responsible” with “owns or for which the customer is responsible”.

Note: Replaces personal pronoun.

SECTION 1552. 422.202 (4) (b) of the statutes is amended by replacing “and modifying or waiving his right of rescission” with “and modifying or waiving the customer’s right of rescission”.

Note: Replaces personal pronoun.

SECTION 1553. 422.203 (2) of the statutes is amended by replacing “negotiations with his customers shall give” with “negotiations with the merchant’s customers shall give”.

Note: Replaces personal pronoun.

SECTION 1554. 422.204 (3) of the statutes is amended by replacing “property from the customer, he shall return such property” with “property from the customer, the merchant shall return such property”.

Note: Replaces personal pronoun.

SECTION 1555. 422.205 (1) of the statutes is amended by replacing “the delivered property in his possession from the time” with “the delivered property in the customer’s possession from the time”.

Note: Replaces personal pronoun.

SECTION 1556. 422.205 (4) of the statutes is amended by replacing “customer without obligation on his part to pay” with “customer without obligation on the customer’s part to pay”.

Note: Replaces personal pronoun.

SECTION 1557. 422.202 (1) of the statutes is amended by replacing “insurance provided or required by him” with “insurance provided or required by the creditor”.

Note: Replaces personal pronoun.

SECTION 1558. 422.203 (4) of the statutes is amended by replacing “for the insurance if he is not satisfied” with “for the insurance if the customer is not satisfied”.

Note: Replaces personal pronoun.

SECTION 1559. 422.205 (1) of the statutes is amended by replacing “insurance, the customer or his estate is entitled” with “insurance, the customer or the customer’s estate is entitled”.

Note: Replaces personal pronoun.

SECTION 1560. 422.205 (3) (intro.) of the statutes is amended by replacing “separate charge made to him for insurance” with “separate charge made to the customer for insurance”.

Note: Replaces personal pronoun.

SECTION 1561. 424.206 (1) (b) of the statutes is amended by replacing “to that to which he would have been entitled” with “to that to which the customer would have been entitled”.

Note: Replaces personal pronoun.

SECTION 1562. 424.207 (2) of the statutes is amended by replacing “customer to the extent he has paid a premium” with “customer to the extent the customer has paid a premium”.

Note: Replaces personal pronoun.

SECTION 1563. 424.209 (2) of the statutes is amended by replacing “class of transaction whenever he determines that the actual” with “class of transaction whenever the commissioner determines that the actual”.

Note: Replaces personal pronoun.

SECTION 1564. 424.209 (4) (intro.) of the statutes is amended by replacing “He shall approve them” with “The commissioner of insurance shall approve them”.

Note: Replaces personal pronoun.

SECTION 1565. 424.303 (1) of the statutes is amended by replacing “customer or mailed to him at his address as stated by him. The notice shall” with “customer or mailed to the customer at an address as stated by the customer. The notice shall”.

Note: Replaces personal pronouns.

SECTION 1566. 424.602 of the statutes is amended to read:

424.602 Administrative action of commissioner of insurance. To the extent that his the commissioner of insurance’s responsibility under this chapter requires, the commissioner of insurance shall issue rules with respect to insurers and with respect to refunds (s. 424.205), forms, schedules of premium rates and charges (s. 424.209), and his the commissioner’s approval or disapproval thereof and, in case of violation, may make an order for compliance.

Note: Replaces personal pronouns.

SECTION 1567. 425.105 (2) of the statutes is amended by replacing “restores to the customer his rights under the agreement” with “restores to the customer the customer’s rights under the agreement”.

Note: Replaces personal pronoun.

SECTION 1568. 425.105 (4) of the statutes is amended by replacing “and the terms of his security” with “and the terms of the creditor’s security”.

Note: Replaces personal pronoun.

SECTION 1569. 425.106 (1) (c) of the statutes is amended by replacing “of the customer or his dependents, to the extent” with “of the customer or the customer’s dependents, to the extent”.

Note: Replaces personal pronoun.

SECTION 1570. 425.204 (1) of the statutes is amended by replacing “voluntarily surrender all of his rights and interests in” with “voluntarily surrender all of the customer’s rights and interests in”.

Note: Replaces personal pronoun.
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SECTION 1571. 425.208 (2) of the statutes is amended by replacing “restores to the customer his rights under the agreement” with “restores to the customer the customer’s rights under the agreement”.  
NOTE: Renders provision gender neutral.

SECTION 1572. 425.209 (2) of the statutes is amended by replacing “sale and in which he has a security interest” with “sale in which the merchant has a security interest” and by replacing “after default a statement renouncing his rights in” with “after default a statement renouncing the customer’s rights in”.  
NOTE: Replaces personal pronouns.

SECTION 1573. 425.209 (3) of the statutes, as affected by 1991 Wisconsin Acts 148 and 304, is amended by replacing “sale but in which he has a security interest” with “sale but in which the merchant has a security interest”.  
NOTE: Replaces personal pronoun.

SECTION 1574. 425.209 (4) of the statutes, as affected by 1991 Wisconsin Acts 148 and 304, is amended by replacing “of goods in which he has a security interest” with “of goods in which the lender has a security interest”.  
NOTE: Replaces personal pronouns.

SECTION 1575. 425.209 (6) (intro.) of the statutes is amended by replacing “when under this section he would not be entitled to a deficiency judgment if he took possession of the” with “when under this section the merchant would not be entitled to a deficiency judgment if the merchant took possession of the”.  
NOTE: Replaces personal pronouns.

SECTION 1576. 425.209 (6) (a) of the statutes is amended by replacing “He may not take possession” with “The merchant may not take possession”.  
NOTE: Replaces personal pronouns.

SECTION 1577. 425.308 (1) of the statutes is amended by replacing “from a consumer transaction, he shall recover the aggregate” with “from a consumer transaction, the customer shall recover the aggregate” and by replacing “have been reasonably incurred on his behalf in connection” with “have been reasonably incurred on the customer’s behalf in connection”.  
NOTE: Replaces personal pronouns.

SECTION 1578. 426.104 (2) (a) of the statutes is amended by replacing “procedures and policies of his office” with “procedures and policies of the administrator’s office”.  
NOTE: Replaces personal pronoun.

SECTION 1579. 426.106 (1) of the statutes is amended to read:

426.106 Investigatory powers. (1) At any time that the administrator has reason to believe that a person has engaged in or is about to engage in an act which is subject to action by the administrator, the administrator may make an investigation and, with respect thereto, may administer oaths or affirmations, and, upon his the administrator’s own motion or upon request of any party, may subpoena witnesses, compel their attendance, adduce evidence, and require the production of any matter, including the existence, description, nature, custody, condition and location of any books, documents or other tangible things, and the identity and location of persons having knowledge of relevant facts, or any other matter reasonably calculated to lead to the discovery of admissible evidence, and be the administrator shall have the right of access to and of examination of such books, documents or other tangible things. In any civil action brought on behalf of the administrator following such an investigation, the administrator may recover his the administrator’s costs of making the investigation if be the administrator prevails in the action.  
NOTE: Replaces personal pronouns.

SECTION 1580. 426.106 (2) of the statutes is amended by replacing “action by the administrator, he shall immediately commence an” with “action by the administrator, the administrator shall immediately commence an”.  
NOTE: Replaces personal pronoun.

SECTION 1581. 426.106 (3) of the statutes is amended to read:

426.106 (3) If the person’s records are located outside this state, the person at his the person’s option shall either make them available to the administrator at a convenient location within this state or pay the reasonable and necessary expenses for the administrator or his the administrator’s representative to examine them at the place where they are maintained. The administrator may designate representatives, including comparable officials of the state in which the records are located, to inspect them on his the administrator’s behalf.  
NOTE: Replaces personal pronouns.

SECTION 1582. 426.110 (4) (e) of the statutes is amended by replacing “the customer may amend his complaint without leave” with “the customer may amend his or her complaint without leave”.  
NOTE: Renders provision gender neutral.

SECTION 1583. 426.110 (8) (a) of the statutes is amended by replacing “The court will exclude him from the class if he so requests by” with “The court will exclude a class member from the class if the member so requests by”.  
NOTE: Replaces personal pronouns.

SECTION 1584. 426.110 (8) (c) of the statutes is amended by replacing “request exclusion may, if he desires, enter an appearance through his counsel” with “request exclusion may, if the member desires, enter an appearance through the member’s counsel”.  
NOTE: Replaces personal pronouns.

SECTION 1585. 426.110 (16) of the statutes is amended by replacing “of notice except that he may recover such costs” with “of notice except that the administrator may recover such costs”.

Underscored, stricken, and vetoed text may not be searchable.
NOTE: Replaces personal pronoun.

SECTION 1586. 426.202 (5) of the statutes is amended by replacing “recover any fees that he determines are due and” with “recover any fees that the administrator determines are due and”.

NOTE: Replaces personal pronoun.

SECTION 1587. 427.104 (1) (a) of the statutes is amended by replacing “harm to the customer, his dependents or his property” with “harm to the customer or the customer’s dependents or property”.

NOTE: Replaces personal pronouns.

SECTION 1588. 427.104 (1) (e) of the statutes is amended by replacing “than the customer or his spouse information” with “than the customer or the customer’s spouse information” and by replacing “permitted to be disclosed to him by” with “permitted to be disclosed to that person by”.

NOTE: Replaces personal pronouns.

SECTION 1589. 427.104 (1) (g) of the statutes is amended by replacing “a person related to him with such frequency or” with “a person related to the customer with such frequency or”.

NOTE: Replaces personal pronoun.

SECTION 1590. 427.104 (1) (h) of the statutes is amended by replacing “the customer or a person related to him” with “the customer or a person related to the customer”.

NOTE: Replaces personal pronoun.

SECTION 1591. 427.104 (1) (i) of the statutes is amended by replacing “the customer or a person related to him” with “the customer or a person related to the customer”.

NOTE: Replaces personal pronoun.

SECTION 1592. 427.105 (2) of the statutes is amended to read:

427.105 (2) If a customer establishes that the customer was induced to surrender collateral (s. 425.202) by conduct of the merchant which violates this chapter, the customer shall be entitled to a determination of the right to possession of the collateral pursuant to s. 425.205 (1) (e) in any action brought under this subchapter, and if the customer prevails on such issue, in addition to any other damages under this subchapter, the customer shall be entitled to recover possession of the collateral if still in the merchant’s possession, together with actual damages for the customer’s loss of use of the collateral.

NOTE: Replaces personal pronouns.

SECTION 1593. 428.103 (1) (b) of the statutes is amended by replacing “and he shall be entitled to” with “and the cosigner shall be entitled to”.

NOTE: Replaces personal pronoun.

SECTION 1594. 428.106 (5) of the statutes is amended by replacing “In such action he may obtain an order” with “In such action the administrator may obtain an order”.

NOTE: Replaces personal pronoun.

SECTION 1595. 442.07 (1) of the statutes is amended by replacing “issued a certificate of his qualifications to practice” with “issued a certificate of the person’s qualifications to practice”.

NOTE: Replaces personal pronoun.

SECTION 1596. 442.13 of the statutes is amended by replacing “of the client or his personal representative or assignee” with “of the client or the client’s personal representative or assignee”.

NOTE: Replaces personal pronoun.

SECTION 1597. 444.10 of the statutes is amended by replacing “certifies in writing, over his signature, as to the” with “certifies in writing, over his or her signature, as to the”.

NOTE: Renders provision gender neutral.

SECTION 1598. 444.18 of the statutes is amended by replacing “to be paid to his estate in the event of his death as the result” with “to be paid to the contestant’s estate in the event of the contestant’s death as the result”.

NOTE: Replaces personal pronouns.

SECTION 1599. 445.045 (2) (a) of the statutes is amended by replacing “at the time of his registration” with “at the time of the person’s registration”.

NOTE: Replaces personal pronoun.

SECTION 1600. 449.05 (1) (c) of the statutes is amended by replacing “Unless he has graduated from an” with “Unless the person has graduated from an”.

NOTE: Replaces personal pronoun.

SECTION 1601. 449.05 (1) (d) of the statutes is amended by replacing “Unless he has had 5 years’ approved training” with “Unless the person has had 5 years’ approved training”.

NOTE: Replaces personal pronoun.

SECTION 1602. 553.26 (12) of the statutes is amended by replacing “from the franchisor or his designee services” with “from the franchisor or the franchisor’s designee services”.

NOTE: Replaces personal pronoun.

SECTION 1603. 553.26 (13) of the statutes is amended by replacing “or services offered by him to his customers” with “or services offered by the franchisee to the franchisee’s customers”.

NOTE: Replaces personal pronouns.

SECTION 1604. 553.26 (14) of the statutes is amended by replacing “by the franchisor or his agent or affiliate” with “by the franchisor or the franchisor’s agent or affiliate”.

NOTE: Replaces personal pronoun.

SECTION 1605. 553.54 (3) of the statutes is amended to read:

553.54 (3) The department of justice may subpoena personal pronouns, administer oaths, take testimony, require the production of books and other documents and may request the commissioner to exercise his authority under s. 553.55 to id in the investigation of alleged violations of this chapter. If a person fai...
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Section 1606. 601.17 (1) of the statutes is amended by replacing “covering the commissioner and each employe of his office” with “covering the commissioner and each employe of the commissioner’s office”.

Section 1607. 601.42 (3) of the statutes is amended by replacing “will be available to him” with “will be available to the commissioner”.

Section 1608. 601.44 (9) of the statutes is amended by replacing “to be determined by him, a copy of the” with “to be determined by the commissioner, a copy of the”.

Section 1609. 610.11 (intro.) of the statutes is amended by replacing “on his own account in this” with “on the person’s own account in this”.

Section 1610. 611.13 (3) (a) of the statutes is amended by replacing “He finds that all requirements” with “The commissioner finds that all requirements”.

Section 1611. 611.13 (3) (b) of the statutes is amended by replacing “He is satisfied that all” with “The commissioner is satisfied that all”.

Section 1612. 611.13 (3) (c) of the statutes is amended by replacing “He is satisfied that the” with “The commissioner is satisfied that the”.

Section 1613. 611.16 (1) (c) of the statutes is amended by replacing “a reasonable extension if he reasonably expects that” with “a reasonable extension if the commissioner reasonably expects that”.

Section 1614. 611.16 (2) (a) of the statutes is amended by replacing “He finds, after a hearing” with “The commissioner finds, after a hearing”.

Section 1615. 611.16 (2) (b) of the statutes is amended by replacing “He denies an application for” with “The commissioner denies an application for”.

Section 1616. 611.22 (3) (a) of the statutes is amended by replacing “He finds that all requirements” with “The commissioner finds that all requirements”.

Section 1617. 611.22 (3) (b) of the statutes is amended by replacing “He is satisfied that all” with “The commissioner is satisfied that all”.

Section 1618. 611.22 (3) (c) of the statutes is amended by replacing “He is satisfied that the” with “The commissioner is satisfied that the”.

Section 1619. 611.28 (1) of the statutes is amended by replacing “He may, within the” with “The commissioner may, within the”.

Section 1620. 611.32 (4) (b) 2. of the statutes is amended by replacing “by the shareholder or his estate or legatee” with “by the shareholder or the shareholder’s estate or legatee”.

Section 1621. 612.12 (4) (a) of the statutes is amended by replacing “of policies issued to him” with “of policies issued to that person”.

Section 1622. 612.15 (1) (b) of the statutes is amended by replacing “experience necessary to discharge his responsibilities” with “experience necessary to discharge his or her responsibilities”.

Section 1623. 612.21 (6) of the statutes is amended by replacing “also be reported to him” with “also be reported to the commissioner”.

Section 1624. 612.22 (6) of the statutes is amended by replacing “also be reported to him” with “also be reported to the commissioner”.

Section 1625. 616.71 (2) of the statutes is amended by replacing “the accused might enjoy his personal freedom pending trial” with “the accused might enjoy personal freedom pending trial”.

Section 1626. 616.71 (4) of the statutes is amended to read:

616.71 (4) “Commissioner” means the commissioner of insurance, or his the commissioner’s assistants or deputies, or other persons authorized to act for him the commissioner.

Section 1627. 616.71 (13) of the statutes is amended by replacing “any other person, whether he is a member of” with “any other person, whether that person is a member of”.

Section 1628. 616.74 (1) (intro.) of the statutes is amended by replacing “company has filed with him the” with “company has filed with the commissioner the”.

Underline, stricken, and vetoed text may not be searchable.
SECTION 1629. 618.21 (4) of the statutes is amended by replacing “a nondomestic corporation if he finds that it is” with “a nondomestic corporation if the commissioner finds that it is”.

NOTE: Replaces personal pronoun.

SECTION 1630. 618.28 (1) (intro.) of the statutes is amended by replacing “applicable to it, if he finds after” with “applicable to it, if the commissioner finds after”.

NOTE: Replaces personal pronoun.

SECTION 1631. 618.31 (2) (a) of the statutes is amended by replacing “public in this state, he may prohibit the application” with “public in this state, the commissioner may prohibit the application”.

NOTE: Replaces personal pronoun.

SECTION 1632. 620.04 (2) of the statutes is amended by replacing “rules promulgated thereunder, if he finds that counting it” with “rules promulgated thereunder, if the commissioner finds that counting it”.

NOTE: Replaces personal pronoun.

SECTION 1633. 620.04 (3) of the statutes is amended by replacing “in that country if he finds that counting them” with “in that country if the commissioner finds that counting them”.

NOTE: Replaces personal pronoun.

SECTION 1634. 625.21 (2) (intro.) of the statutes is amended by replacing “or combinations thereof as he deems necessary for the” with “or combinations thereof as the commissioner deems necessary for the”.

NOTE: Replaces personal pronoun.

SECTION 1635. 645.21 (1) of the statutes is amended by replacing “proceedings under this chapter, the commissioner may make and serve” with “proceedings under this chapter, the commissioner may make and serve”.

NOTE: Replaces personal pronoun.

SECTION 1636. 645.57 (3) of the statutes is amended by replacing “to show cause why he should not pay the” with “to show cause why the member should not pay the”.

NOTE: Replaces personal pronoun.

SECTION 1637. 645.65 (2) of the statutes is amended by replacing “to the claimant or his attorney and to any” with “to the claimant or the claimant’s attorney and to any”.

NOTE: Replaces personal pronoun.

SECTION 1638. 700.01 (7) of the statutes is amended by replacing “or by reason of his death” with “or by reason of the transferor’s death”.

NOTE: Replaces personal pronoun.

SECTION 1639. 700.02 (2) of the statutes is amended by replacing “the transferor or his successors in interest” with “the transferor or the transferor’s successors in interest” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1640. 700.04 (1) of the statutes is amended by replacing “in the transferor or his successors in interest” with “in the transferor or the transferor’s successors in interest”.

NOTE: Replaces personal pronoun.

SECTION 1641. 700.04 (2) of the statutes is amended by replacing “than the transferor or his successors in interest, called” with “than the transferor or the transferor’s successors in interest, called”.

NOTE: Replaces personal pronoun.

SECTION 1642. 700.07 of the statutes is amended by replacing “owner and passes on his death by will or” with “owner and passes on the owner’s death by will or”.

NOTE: Replaces personal pronoun.

SECTION 1643. 700.09 of the statutes is amended by replacing “at the time of his death, or conceived then” with “at the time of death, or conceived then”.

NOTE: Renders provision gender neutral.

SECTION 1644. 700.10 of the statutes is amended by replacing “and a remainder to his heirs or the heirs of his body, a remainder is created in his heirs or heirs of his body” with “and a remainder to that person’s heirs or the heirs of that person’s body, a remainder is created in that person’s heirs or heirs of that person’s body”.

NOTE: Replaces personal pronouns.

SECTION 1645. 700.11 of the statutes is amended to read:

700.11 Meaning of remainder to “heirs” or to “issue”. Unless the wording of the instrument clearly expresses a contrary intent, a remainder to the “heirs” or to “issue” of a designated person is construed to mean those persons who would be his the designated person’s heirs and in the shares provided by s. 852.01 if he the designated person were to die intestate at the time the remainder takes effect in possession or enjoyment; a remainder to the “issue” of a designated person is construed to mean those persons who would inherit property as his the designated person’s issue under the intestate succession statutes and in the shares provided by s. 852.01 if he the designated person were to die intestate at the time the remainder takes effect in possession or enjoyment.

NOTE: Replaces personal pronouns.

SECTION 1646. 700.12 of the statutes is amended by replacing “of the class if he otherwise satisfies the conditions” with “of the class if that person otherwise satisfies the conditions”.

NOTE: Replaces personal pronoun.

SECTION 1647. 700.23 (2) of the statutes is amended by replacing “any cotenant may recover his proportionate share of the” with “any cotenant may recover that cotenant’s proportionate share of the”.

NOTE: Renders provision gender neutral.

SECTION 1648. 700.23 (3) (a) of the statutes is amended by replacing “the occupying tenant manifests his intent to occupy the” with “the occupying tenant manifests an intent to occupy the”.

NOTE: Renders provision gender neutral.
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SECTION 1649. 700.23 (3) (b) of the statutes is amended to read:

700.23 (3) (b) A proportionate share of the net profits if the occupying cotenant engages in mining, cutting of timber, removal of sand or gravel, or any similar operation resulting in diminution of the value of the premises. In such a case, the occupying cotenant must render an accounting to his the other cotenant, showing all receipts and expenditures, and is entitled to deduct a reasonable amount for the value of his services provided by the occupying cotenant; but any other cotenant at his election may recover in the alternative elect to recover his that cotenant’s proportionate share of the amount which he that cotenant can prove would have been received by licens-

NOTE: Renders provision gender neutral.

SECTION 1650. 700.23 (4) of the statutes is amended by replacing “cotenant, upon expiration of his lease it is presumed that he continues to hold over as provided in s. 704.25, unless he gives to the other” with “cotenant, upon expiration of the lease it is presumed that the cotenant who has leased the premises from the other cotenant continues to hold over as provided in s. 704.25, unless that cotenant gives to the other”.

NOTE: Replaces personal pronouns.

SECTION 1651. 701.05 (1) of the statutes is amended by replacing “such title subject to his fiduciary duties as trustee” with “such title subject to the trustee’s fiduciary duties as trustee”.

NOTE: Replaces personal pronoun.

SECTION 1652. 701.05 (2) of the statutes is amended by replacing “trustee perform his fiduciary duties” with “trustee perform the trustee’s fiduciary duties”, in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1653. 701.05 (3) of the statutes is amended to read:

701.05 (3) In a private or charitable trust where the trustee takes all title of the settlor or other transferor and holds such title subject to his the trustee’s fiduciary duties as trustee, any interest expressly retained by the settlor, or his the settlor’s successors in interest, as an equitable reversionary interest and to this extent he the settlor, or they the settlor’s successors, are beneficiaries of the trust.

In a private trust where the trustee takes all title of the settlor or other transferor and holds such title subject to his the trustee’s fiduciary duties as trustee, any interest, present or future, created by the settlor in any other person is an equitable interest and such person is a beneficiary of the trust.

NOTE: Replaces personal pronouns.

SECTION 1654. 701.06 (1) of the statutes is amended by replacing “until paid over to him pursuant to the terms” with “until paid over to the beneficiary pursuant to the terms”.

NOTE: Replaces personal pronoun.

SECTION 1655. 701.06 (5) (intro.) of the statutes is amended by replacing “obligated to pay for his public support or that furnished his spouse or minor child” with “obligated to pay for the beneficiary’s public support or that furnished the beneficiary’s spouse or minor child”.

NOTE: Replaces personal pronouns.

SECTION 1656. 701.06 (5) (c) of the statutes is amended by replacing “or may thereafter exercise his discretion in favor of” with “or may thereafter exercise the trustee’s discretion in favor of”.

NOTE: Deletes personal pronoun.

SECTION 1657. 701.07 (3) of the statutes is amended by replacing “which is exercisable in his own favor, except when” with “which is exercisable in the settlor’s favor, except when”.

NOTE: Replaces personal pronoun.

SECTION 1658. 701.08 (2) of the statutes is amended by replacing “been modified prior to his death, even though the” with “been modified prior to the testator’s or designator’s death, even though the”.

NOTE: Replaces personal pronoun.

SECTION 1659. 701.08 (3) (intro.) of the statutes is amended by replacing “terminated, a provision in his will purporting to transfer” with “terminated, a provision in the testator’s will purporting to transfer”.

NOTE: Replaces personal pronoun.

SECTION 1660. 701.08 (3) (a) of the statutes is amended by replacing “trust, the provision in his will shall be invalid” with “trust, the provision in the testator’s will shall be invalid”.

NOTE: Replaces personal pronoun.

SECTION 1661. 701.08 (3) (b) of the statutes is amended by replacing “trust, the provision in his will shall be deemed” with “trust, the provision in the testator’s will shall be deemed”.

NOTE: Replaces personal pronoun.

SECTION 1662. 701.09 (1) of the statutes is amended by replacing “shall pass directly to his testamentary trustee, be added” with “shall pass directly to that other person’s testamentary trustee, be added”.

NOTE: Replaces personal pronoun.

SECTION 1663. 701.10 (2) (b) of the statutes is amended by replacing “the settlor to achieve his charitable purpose is or” with “the settlor to achieve the settlor’s charitable purpose is or”.

NOTE: Replaces personal pronoun.

SECTION 1664. 701.10 (3) (a) of the statutes is amended by replacing “of the state upon his own information or, in his discretion, upon complaint of” with “of the state upon the attorney general’s own information or, in the attorney general’s discretion, upon complaint of”.

NOTE: Renders provision gender neutral.
SECTION 1665. 701.13 (1) of the statutes is amended by replacing “means to support or educate himself, the court on the application of such person or his guardian may direct that” with “means to support or educate himself or herself, the court on the application of the beneficiary or the beneficiary’s guardian may direct that”.

NOTE: Renders provision gender neutral.

SECTION 1666. 701.13 (2) of the statutes is amended by replacing it by applied for his benefit, the court may” with “have it applied for the beneficiary’s benefit, the court may” and by replacing “benefit of such beneficiary if his support or education is” with “benefit of such beneficiary if the beneficiary’s support or education is”.

NOTE: Replaces personal pronouns.

SECTION 1667. 701.14 (2) of the statutes is amended by replacing “his representative or guardian ad litem” with “the person’s representative or guardian ad litem”, in 2 places.

NOTE: Replaces personal pronouns.

SECTION 1668. 701.14 (3) of the statutes, as affected by 1991 Wisconsin Act 220, is amended by replacing “the person and protect his interest” with “the person and protect the person’s interest”.

NOTE: Replaces personal pronouns.

SECTION 1669. 701.16 (1) (a) of the statutes is amended by replacing “in a will derives his authority to carry out the trust from the will and assumes his office upon the issuance” with “in a will derives the authority to carry out the trust from the will and assumes the office of trustee upon the issuance”.

NOTE: Renders provision gender neutral.

SECTION 1670. 701.16 (1) (b) of the statutes is amended by replacing “effective provision made for his appointment, the court shall” with “effective provision made for appointment of an alternate trustee, the court shall”.

NOTE: Replaces personal pronoun.

SECTION 1671. 701.16 (1) (c) of the statutes is amended by replacing “letters of trust issued him” with “letters of trust issued the special trustee”.

NOTE: Replaces personal pronoun.

SECTION 1672. 701.16 (2) of the statutes is amended by replacing “the faithful performance of his duties. If a settlor” with “the faithful performance of such trustee’s duties. If a settlor”.

NOTE: Replaces personal pronoun.

SECTION 1673. 701.16 (4) (b) of the statutes is amended by replacing “petition for approval of his accounts on a periodic” with “petition for approval of the trustee’s accounts on a periodic”.

NOTE: Replaces personal pronoun.

SECTION 1674. 701.17 (1) of the statutes is amended by replacing “does not pass to his personal representative but to” with “does not pass to the trustee’s personal representative but to” and by replacing “trustee shall be issued letters of trust, at his request” with “trustee shall be issued letters of trust, at that trustee’s request”.

NOTE: Renders provision gender neutral.

SECTION 1675. 701.17 (2) of the statutes is amended by replacing “letters of trust issued him” with “letters of trust issued the special trustee”.

NOTE: Replaces personal pronoun.

SECTION 1676. 701.18 (1) of the statutes is amended by replacing “the court to accept his resignation and the court” with “the court to accept the trustee’s resignation and the court” and by replacing “upon notice and hearing, discharge him from further responsibility” with “upon notice and hearing, discharge the trustee from further responsibility”.

NOTE: Replaces personal pronouns.

SECTION 1677. 701.19 (1) of the statutes is amended by replacing “which are binding on himself personally. In this section” with “which are binding on the trustee personally. In this section”.

NOTE: Replaces personal pronoun.

SECTION 1678. 701.19 (8) of the statutes is amended by replacing “person who is platting his own land. The order” with “person who is platting the person’s own land. The order”.

NOTE: Renders provision gender neutral.

SECTION 1679. 701.19 (9) (b) of the statutes is amended to read:

701.19 (9) (b) A trustee who has not joined in exercising a power is not liable to an affected person for the consequences of the exercise unless he the trustee has failed to discharge his the trustee’s duty to participate in the administration of the trust. A dissenting trustee is not liable for the consequences of an act in which he the dissenting trustee joins at the direction of the majority of the trustees if he expressed his the dissenting trustee’s dissent is expressed in writing to his co-trustees the other trustees at or before the time of the joinder.

NOTE: Replaces personal pronouns.