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1 ***b3112/1.3* 359.** Page 157, line 22: after that line insert:

2 ***b3112/1.3* SECTION 274h.** 103.67 (1) of the statutes is amended to read:

3 103.67 (1) A minor 14 to 18 years of age ~~shall~~ may not be employed or permitted
4 to work in any gainful occupation during the hours that the minor is required to
5 attend school under s. 118.15 unless the minor has completed high school, except that
6 any minor may be employed in a public exhibitions exhibition as provided in s. 103.78
7 and a minor 16 years of age or over may be employed as an election inspector as
8 provided in s. 7.30 (2) (am).

9 ***b3112/1.3* SECTION 274j.** 103.68 (1) of the statutes is amended to read:

10 103.68 (1) No minor shall be employed or permitted to work at any gainful
11 occupation other than domestic service ~~or~~ farm labor, or service as an election
12 inspector under s. 7.30 (2) (am) for more than 8 hours in any one day nor more than
13 40 hours nor more than 6 days in any one week, nor during such hours as the minor
14 is required under s. 118.15 ~~(2)~~ to attend school.

15 ***b3112/1.3* SECTION 274L.** 103.70 (2) of the statutes is amended to read:

16 103.70 (2) Minors may be employed without permits in any employment
17 limited to work in or around a home in work usual to the home of the employer, if the
18 employment is not in connection with or a part of the business, trade, or profession
19 of the employer, is in accordance with the minimum age stated in s. 103.67 (2) ~~(d) (f)~~,
20 and is not specifically prohibited by ss. 103.64 to 103.82 or by any order of the
21 department. Minors may also be employed without permits as election inspectors
22 as provided in s. 7.30 (2) (am)."

23 ***b2486/1.1* 360.** Page 158, line 12: delete lines 12 to 22.

24 ***b3033/2.11* 361.** Page 159, line 9: after that line insert:

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1 promptly notify the municipal clerk or the board of election commissioners of the
2 municipality that appointed the child as an election official if the child ceases to be
3 enrolled in school or if the child no longer has at least a 3.0 grade point average or
4 the equivalent.”.

5 *b3033/2.13* **365.** Page 161, line 11: after that line insert:

6 *b3033/2.13* “SECTION 284d. 120.18 (1) (i) of the statutes is amended to read:

7 120.18 (1) (i) A description of the educational technology used by the school
8 district, including the uses made of the technology, the cost of the technology and the
9 number of persons using or served by the technology. In this paragraph, “educational
10 technology” has the meaning given in s. ~~44.70 (3)~~ 115.997 (3).”.

11 *b2599/1.3* **366.** Page 162, line 9: delete lines 9 to 12.

12 *b3033/2.14* **367.** Page 163, line 7: after that line insert:

13 *b3033/2.14* “SECTION 287d. 121.15 (3m) (a) 2. of the statutes, as affected by
14 2001 Wisconsin Act 16, is amended to read:

15 121.15 (3m) (a) 2. “State school aids” means those aids appropriated under s.
16 20.255 (1) (b) and (2), other than s. 20.255 (2) (fm), (fu), (k), and (m), and under ss.
17 ~~20.275 (1) (d)~~, 20.255 (4) (es), (et) and (f) and 20.285 (1) (ee), (r) and (rc) and those aids
18 appropriated under s. ~~20.275 (1)~~ 20.255 (4) (s) that are used to provide grants or
19 educational telecommunications access to school districts under s. ~~44.73~~ 115.9995.”.

20 *b2372/2.4* **368.** Page 166, line 6: after that line insert:

21 *b2372/2.4* “SECTION 298n. 133.16 of the statutes is amended to read:

22 **133.16 Injunction; pleading; practice.** Any circuit court may prevent or
23 restrain, by injunction or otherwise, any violation of this chapter. The department
24 of justice, any district attorney or any person by complaint may institute actions or

1 proceedings to prevent or restrain a violation of this chapter, setting forth the cause
2 and grounds for the intervention of the court and praying that such violation,
3 whether intended or continuing be enjoined or prohibited. When the parties
4 informed against or complained of have been served with a copy of the information
5 or complaint and cited to answer it, the court shall proceed, as soon as may be in
6 accordance with its rules, to the hearing and determination of the case; and pending
7 the filing of the answer to such information or complaint may, at any time, upon
8 proper notice, make such temporary restraining order or prohibition as is just.
9 Whenever it appears to the court that the ends of justice require that other persons
10 be made parties to the action or proceeding the court may cause them to be made
11 parties in such manner as it directs. The party commencing or maintaining the
12 action or proceeding may demand and recover the cost of suit including reasonable
13 attorney fees. In an action commenced by the department of justice, the court may
14 award the department of justice the reasonable and necessary costs of investigation
15 and an amount reasonably necessary to remedy the harmful effects of the violation.
16 The department of justice shall deposit in the state treasury for deposit in the general
17 fund all moneys that the court awards to the department or the state under this
18 section. ~~Ten percent of the money deposited in the general fund that was awarded~~
19 ~~under this section for the costs of investigation and the costs of suit, including~~
20 ~~attorney fees, shall be credited to the appropriation account under s. 20.455 (1) (gh).~~
21 Copies of all pleadings filed under this section shall be served on the department of
22 justice.”

23 *b3052/1.13* **369.** Page 167, line 16: after that line insert:

24 *b3052/1.13* **SECTION 312m.** 134.71 (12) of the statutes is amended to read:

1 134.71 (12) APPLICATIONS AND FORMS. The department of agriculture, trade and
2 consumer protection, in consultation with the department of justice, shall develop
3 applications and other forms required under subs. (5) (intro.) and (8) (c). The
4 department of agriculture, trade and consumer protection shall print a sufficient
5 number of applications and forms to provide to counties and municipalities for
6 distribution to pawnbrokers, secondhand article dealers and secondhand jewelry
7 dealers at no cost.

8 ***b3052/1.13* SECTION 314m.** 136.03 (title) of the statutes is amended to read:

9 **136.03 (title) Duties of the department of agriculture, trade and**
10 **consumer protection justice.**

11 ***b3052/1.13* SECTION 314p.** 136.03 (1) (intro.) of the statutes is amended to
12 read:

13 136.03 (1) (intro.) The department of ~~agriculture, trade and consumer~~
14 ~~protection~~ of justice shall investigate violations of this chapter and of rules and
15 orders issued under s. 136.04. The department of justice may subpoena persons and
16 records to facilitate its investigations, and may enforce compliance with such
17 subpoenas as provided in s. 885.12. The department of justice may ~~in~~ on behalf of
18 the state:

19 ***b3052/1.13* SECTION 314r.** 136.04 of the statutes is amended to read:

20 **136.04 Powers of the department of agriculture, trade and consumer**
21 **protection justice.** (1) The department of ~~agriculture, trade and consumer~~
22 ~~protection~~ justice may adopt such rules as may be required to carry out the purposes
23 of this chapter.

24 (2) The department of ~~agriculture, trade and consumer protection~~ justice after
25 public hearing may issue general or special orders to carry out the purposes of this

1 chapter and to determine and prohibit unfair trade practices in business or unfair
2 methods of competition in business pursuant to s. 100.20 (2) to (4).”.

3 *b3090/1.1* **370.** Page 167, line 16: after that line insert:

4 *b3090/1.1* “SECTION 303g. 134.74 of the statutes is created to read:

5 **134.74 Nondisclosure of information on receipts. (1)** In this section:

6 (a) “Credit card” has the meaning given in s. 421.301 (15).

7 (b) “Debit card” means a plastic card or similar device that may be used to
8 purchase goods or services by providing the purchaser with direct access to the
9 purchaser’s account at a depository institution.

10 (c) “Depository institution” means a bank, savings bank, savings and loan
11 association, or credit union.

12 (2) Beginning on the first day of the 37th month beginning after the effective
13 date of this subsection [revisor inserts date], no person who is in the business of
14 selling goods at retail or selling services and who accepts a credit card or a debit card
15 for the purchase of goods or services may issue a credit card or debit card receipt, for
16 that purchase, on which is printed more than 5 digits of the credit card or debit card
17 number.

18 (3) This section does not apply to any person who issues a credit card or debit
19 card receipt that is handwritten or that is manually prepared by making an imprint
20 of the credit card or debit card.”.

21 *b3074/1.1* **371.** Page 170, line 15: after that line insert:

22 *b3074/1.1* “SECTION 329r. 146.50 (4) (title) of the statutes is amended to read:

23 146.50 (4) (title) AMBULANCE STAFFING AND OPERATIONAL PLANS; LIMITATIONS;

24 RULES.

1 ***b3074/1.1* SECTION 329s.** 146.50 (4) (c) of the statutes is renumbered 146.50
2 (4) (c) (intro.) and amended to read:

3 146.50 (4) (c) (intro.) Notwithstanding par. (a), the department may
4 promulgate rules that establish standards for approval by the department of
5 operational plans for the staffing of ambulances in which the primary services
6 provided are those which an emergency medical technician – intermediate is
7 authorized to provide or those which an emergency medical technician – paramedic
8 is authorized to provide. Rules promulgated by the department under this
9 paragraph may permit the department to approve an operational plan, for services
10 that an emergency medical technician–paramedic is authorized to provide, that is
11 submitted by an ambulance service provider that provided these services before
12 January 1, 2000, only if the operational plan specifies all of the following for the
13 transport of a patient in a prehospital setting:

14 ***b3074/1.1* SECTION 329t.** 146.50 (4) (c) 1. of the statutes is created to read:

15 146.50 (4) (c) 1. That the ambulance service provider ensures, in writing, that
16 the ambulance is staffed with at least 2 emergency medical technicians–paramedic,
17 licensed registered nurses, licensed physician assistants, or physicians or a
18 combination of any 2 of these, who are trained in the use of all skills authorized by
19 rule for an emergency medical technician–paramedic and are designated by the
20 medical director of the ambulance service. This subdivision does not apply during
21 an emergency when there is an agreement for the sharing of emergency services in
22 place between a town, village, or city and another town, village, or city.

23 ***b3074/1.1* SECTION 329u.** 146.50 (4) (c) 2. of the statutes is created to read:

24 146.50 (4) (c) 2. That the ambulance staff, as specified in subd. 1., is dispatched
25 from the same site, together, to the scene of an emergency. This subdivision does not

1 apply if the ambulance service provider, as of October 1, 2001, dispatched ambulance
2 staff from multiple sites to the scene of an emergency.

3 *b3074/1.1* **SECTION 329v.** 146.50 (4) (c) 3. of the statutes is created to read:
4 146.50 (4) (c) 3. That if an emergency medical technician–paramedic arrives
5 at the scene of an emergency prior to the arrival of the ambulance staff, as specified
6 in subd. 1., the emergency medical technician–paramedic may provide services using
7 all skills authorized by rule for an emergency medical technician–paramedic.”.

8 *b3074/1.2* **372.** Page 171, line 12: after that line insert:

9 *b3074/1.2* **SECTION 333h.** 146.50 (13) (a) of the statutes is amended to read:
10 146.50 (13) (a) The department may promulgate rules necessary for
11 administration of this section, as limited under sub. (4) (c).”.

12 *b3041/1.1* **373.** Page 172, line 10: after that line insert:

13 *b3041/1.1* **SECTION 336d.** 146.96 of the statutes is created to read:
14 **146.96 Uniform claim processing form.** Beginning no later than July 1,
15 2004, every health care provider, as defined in s. 146.81 (1), shall use the uniform
16 claim processing form developed by the commissioner of insurance under s. 601.41
17 (9) (b) when submitting a claim to an insurer.”.

18 *b3077/1.1* **374.** Page 172, line 10: after that line insert:

19 *b3077/1.1* **SECTION 336f.** 146.83 (1) (b) of the statutes is amended to read:
20 146.83 (1) (b) Receive a copy of the patient’s health care records upon payment
21 of ~~reasonable costs~~ fees, as established by rule under sub. (3m).

22 *b3077/1.1* **SECTION 336g.** 146.83 (1) (c) of the statutes is amended to read:

1 146.83 (1) (c) Receive a copy of the health care provider's X-ray reports or have
2 the X-rays referred to another health care provider of the patient's choice upon
3 payment of ~~reasonable costs~~ fees, as established by rule under sub. (3m).

4 ***b3077/1.1* SECTION 336h.** 146.83 (3m) of the statutes is created to read:

5 146.83 (3m) (a) The department shall, by rule, prescribe fees that are based on
6 an approximation of actual costs. The fees, plus applicable tax, are the maximum
7 amount that a health care provider may charge under sub. (1) (b) for duplicate
8 patient health care records and under sub. (1) (c) for duplicate X-ray reports or the
9 referral of X-rays to another health care provider of the patient's choice. The rule
10 shall also permit the health care provider to charge for actual postage or other actual
11 delivery costs. In determining the approximation of actual costs for the purposes of
12 this subsection, the department may consider all of the following factors:

13 1. Operating expenses, such as wages, rent, utilities, and duplication
14 equipment and supplies.

15 2. The varying cost of retrieval of records, based on the different media on which
16 the records are maintained.

17 3. The cost of separating requested patient health care records from those that
18 are not requested.

19 4. The cost of duplicating requested patient health care records.

20 5. The impact on costs of advances in technology.

21 (b) By January 1, 2006, and every 3 years thereafter, the department shall
22 revise the rules under par. (a) to account for increases or decreases in actual costs.”.

23 ***b3092/1.1* 375.** Page 172, line 10: after that line insert:

1 ***b3092/1.1*** “SECTION 336jc. 149.143 (1) (b) 1. a. of the statutes is amended to
2 read:

3 149.143 (1) (b) 1. a. First, from premiums from eligible persons with coverage
4 under s. 149.14 (2) (a) set at a rate that is 140% to 150% of the rate that a standard
5 risk would be charged under an individual policy providing substantially the same
6 coverage and deductibles as are provided under the plan and from eligible persons
7 with coverage under s. 149.14 (2) (b) set in accordance with s. 149.14 (5m), including
8 amounts received for premium and deductible subsidies under s. 149.144 and under
9 the transfer to the fund from the appropriation account under s. 20.435 (4) (ah), and
10 from premiums collected from eligible persons with coverage under s. 149.146 set in
11 accordance with s. 149.146 (2) (b).

12 ***b3092/1.1*** SECTION 336jf. 149.143 (1) (b) 1. c. of the statutes is amended to
13 read:

14 149.143 (1) (b) 1. c. Third, by increasing premiums from eligible persons with
15 coverage under s. 149.14 (2) (a) to more than ~~150%~~ the rate at which premiums were
16 set under subd. 1. a. but not more than 200% of the rate that a standard risk would
17 be charged under an individual policy providing substantially the same coverage and
18 deductibles as are provided under the plan and from eligible persons with coverage
19 under s. 149.14 (2) (b) by a comparable amount in accordance with s. 149.14 (5m),
20 including amounts received for premium and deductible subsidies under s. 149.144
21 and under the transfer to the fund from the appropriation account under s. 20.435
22 (4) (ah), and by increasing premiums from eligible persons with coverage under s.
23 149.146 in accordance with s. 149.146 (2) (b), to the extent that the amounts under
24 subd. 1. a. and b. are insufficient to pay 60% of plan costs.

1 ***b3092/1.1* SECTION 336jh.** 149.143 (2) (a) 2. of the statutes is amended to
2 read:

3 149.143 (2) (a) 2. After making the determinations under subd. 1., by rule set
4 premium rates for the new plan year, including the rates under s. 149.146 (2) (b), in
5 the manner specified in sub. (1) (b) 1. a. and c. and such that a rate for coverage under
6 s. 149.14 (2) (a) is approved by the board and is not less than 150% 140% nor more
7 than 200% of the rate that a standard risk would be charged under an individual
8 policy providing substantially the same coverage and deductibles as are provided
9 under the plan.

10 ***b3092/1.1* SECTION 336jm.** 149.143 (2m) (b) 1. of the statutes is amended to
11 read:

12 149.143 (2m) (b) 1. To reduce premiums in succeeding plan years as provided
13 in sub. (1) (b) 1. b. For eligible persons with coverage under s. 149.14 (2) (a),
14 premiums may not be reduced below 150% 140% of the rate that a standard risk
15 would be charged under an individual policy providing substantially the same
16 coverage and deductibles as are provided under the plan.”.

17 ***b2391/1.8* 376.** Page 173, line 16: after that line insert:

18 ***b2391/1.8* “SECTION 338g.** 157.055 of the statutes is created to read:

19 **157.055** ^{ΔΔ} **Disposal of human remains during state of emergency relating**
20 **to public health. (1)** In this section:

21 (a) “Funeral establishment” has the meaning given in s. 445.01 (6).

22 (b) “Public health authority” has the meaning given in s. 250.01 (6g).

23 (2) Notwithstanding ss. 69.18 (4), 445.04 (2), 445.14, 979.01 (3), (3m), and (4),
24 979.02, and 979.10, during a period of a state of emergency related to public health

1 declared by the governor under s. 166.03 (1) (b) 1., a public health authority may do
2 all of the following:

3 (a) Issue and enforce orders that are reasonable and necessary to provide for
4 the safe disposal of human remains, including by embalming, burial, cremation,
5 interment, disinterment, transportation, and other disposal.

6 (b) Take possession and control of any human remains.

7 (c) Order the disposal, through burial or cremation, of any human remains of
8 an individual who has died of a communicable disease, within 24 hours after the
9 individual's death and consider, to the extent feasible, the religious, cultural, or
10 individual beliefs of the deceased individual or his or her family in disposing of the
11 remains.

12 (d) If reasonable and necessary for emergency response, require a funeral
13 establishment, as a condition of its permit under s. 445.105 (1), to accept human
14 remains or provide the use of its business or facility, including by transferring the
15 management and supervision of the funeral establishment to the public health
16 authority, for a period of time not to exceed the period of the state of emergency.
17 Reasonable and necessary expenses of a funeral establishment in complying with the
18 requirements under this paragraph may be paid by the department from the
19 appropriation under s. 20.435 (1) (e).

20 (e) Require the labeling of all human remains before disposal with all available
21 identifying information and information concerning the circumstances of death and,
22 in addition, require that the human remains of an individual with a communicable
23 disease be clearly tagged to indicate that remains contain a communicable disease
24 and, if known, the specific communicable disease.

1 (f) Maintain or require the maintenance of a written or electronic record of all
2 human remains that are disposed of, including all available identifying information
3 and information concerning the circumstances of death and disposal. If it is
4 impossible to identify human remains prior to disposal, the public health authority
5 may require that a qualified person obtain any fingerprints, photographs, or
6 identifying dental information, and collect a specimen of deoxyribonucleic acid from
7 the human remains and transmit this information to the public health authority.

8 (g) Notwithstanding s. 59.34 (1) or 59.35 (1), authorize a county medical
9 examiner or a county coroner to appoint emergency assistant medical examiners or
10 emergency deputy coroners, whichever is applicable, if necessary to perform the
11 duties of the office of medical examiner or coroner, and to prescribe the duties of the
12 emergency assistant medical examiners or emergency deputy coroners. The term of
13 any emergency appointment authorized under this paragraph may not exceed the
14 period of the state emergency. A county medical examiner or county coroner may
15 terminate an emergency appointment before the end of the period of the state
16 emergency, if termination of the appointment will not impede the performance of the
17 duties of his or her office. From the appropriation under s. 20.435 (1) (e), the
18 department shall reimburse counties for the cost of any emergency medical
19 examiners or emergency deputy coroners appointed under this paragraph.”.

20 *b2613/1.2* **377**. Page 173, line 16: after that line insert:

21 *b2613/1.2* “**SECTION 338p.** 165.70 (1) (b) of the statutes is amended to read:

22 165.70 (1) (b) Enforce chs. 945 and 961 and ss. 940.20 (3), 940.201, 941.25 to
23 941.27, 943.01 (2) (c), 943.011, 943.27, 943.28, 943.30, 944.30, 944.31, 944.32, 944.33,
24 944.34, 946.65, 947.02 (3) and (4), 948.075, and 948.08.”.

1 ***b2819/1.1* 378.** Page 173, line 16: after that line insert:

2 ***b2819/1.1* “SECTION 388nc.** 160.257 of the statutes is created to read:

3 **160.257 Exceptions for aquifer storage and recovery systems.** (1) In
4 this section:

5 (a) “Aquifer storage and recovery system” means all of the aquifer storage and
6 recovery wells and related appurtenances that are part of a municipal water system.

7 (b) “Aquifer storage and recovery well” means a well through which treated
8 drinking water is placed underground for the purpose of storing and later recovering
9 the water through the same well for use as drinking water.

10 (c) “Municipal water system” means a community water system, as defined in
11 s. 281.62 (1) (a), that is owned by a city, village, town, county, town sanitary district,
12 utility district, public inland lake protection and rehabilitation district, or municipal
13 water district, or by a privately owned water utility serving any of the foregoing.

14 (d) “Specified substance” means one of the following:

- 15 1. Chloroform.
16 2. Bromodichloromethane.
17 3. Dibromochloromethane.
18 4. Bromoform.

19 (e) “Treated drinking water” means potable water that has been treated so that
20 it complies with the primary drinking water standards promulgated under ss. 280.11
21 and 281.17 (8).

22 (2) Notwithstanding s. 160.19 (1) and (2), the department is not required to
23 promulgate or amend rules that define design or management criteria for aquifer
24 storage and recovery systems to minimize the amount of a specified substance in

1 groundwater or to maintain compliance with the preventive action limit for a
2 specified substance, however, the department shall promulgate rules that define
3 design or management criteria for aquifer storage and recovery systems to maintain
4 compliance with drinking water standards promulgated under ss. 280.11 and 281.17
5 (8).

6 (3) Notwithstanding s. 160.21 (2), the point of standards application for an
7 aquifer storage and recovery well with respect to a specified substance is 1,200 feet
8 from the aquifer storage and recovery well and at any other well that is within 1,200
9 feet from the aquifer storage and recovery well.”.

10 *b3052/1.14* **379.** Page 173, line 16: after that line insert:

11 *b3052/1.14* **SECTION 338g.** 165.065 (2) of the statutes is amended to read:

12 165.065 (2) The assistant attorney general in charge of antitrust investigations
13 and prosecutions is to cooperate actively with the antitrust division of the U.S.
14 department of justice in everything that concerns monopolistic practices in
15 Wisconsin, and also to cooperate actively with the department of agriculture, trade
16 and consumer protection in the work which this agency is carrying on under s. 100.20
17 of the marketing law with regard to monopolistic practices in the field of agriculture
18 and with the federal trade commission on matters arising in or affecting Wisconsin
19 which pertain to its jurisdiction.

20 *b3052/1.14* **SECTION 338m.** 165.25 (4) (ar) of the statutes, as affected by 2001
21 Wisconsin Act 16, section 2856b, is amended to read:

22 165.25 (4) (ar) The department of justice shall ~~furnish all legal services~~
23 ~~required by~~ represent the department of agriculture, trade and consumer protection
24 in any court action relating to the enforcement of ss. ~~100.171, 100.173, 100.174,~~

1 ~~100.175, 100.177, 100.18, 100.182, 100.20, 100.205, 100.207, 100.209, 100.21,~~
2 ~~100.28, 100.37, 100.42, 100.50 and 100.51 and chs. 126, 136, 344, 704, 707, and 779~~
3 ~~ch. 126 and 100.01 to 100.03, 100.05 to 100.07, 100.14, 100.183 to 100.19, 100.201,~~
4 ~~100.22, 100.235, 100.27, 100.285 to 100.297, 100.33 to 100.36, 100.45, 100.47, and~~
5 ~~100.48,~~ together with any other services as are necessarily connected to the legal
6 services.

7 ***b3052/1.14* SECTION 338r.** 165.25 (11) of the statutes is created to read:

8 165.25 (11) CONSUMER PROTECTION ADMINISTRATION AND ENFORCEMENT.
9 Administer and enforce ss. 100.15 to 100.182, 100.20, 100.205, 100.207 to 100.2095,
10 100.28, 100.31, 100.37 to 100.44, 100.46, 100.50, and 100.52 and chs. 136, 344, 704,
11 707, and 779. The department may issue general or special orders in administering
12 and enforcing these provisions.”.

13 ***b2391/1.9* 380.** Page 176, line 3: after that line insert:

14 ***b2391/1.9* “SECTION 340g.** 166.02 (1p) of the statutes is created to read:

15 166.02 (1p) “Biological agent” means any of the following:

16 (a) A select agent that is a virus, bacterium, rickettsia, fungus, or toxin that is
17 specified under 42 CFR 72, Appendix A.

18 (b) A genetically modified microorganism or genetic element from an organism
19 under par. (a) that is shown to produce or encode for a factor associated with a
20 disease.

21 (c) A genetically modified microorganism or genetic element that contains
22 nucleic acid sequences coding for a toxin under par. (a) or its toxic subunit.

23 (d) An agent specified by the department of health and family services by rule.

24 ***b2391/1.9* SECTION 340h.** 166.02 (1r) of the statutes is created to read:

1 166.02 (1r) “Bioterrorism” means the intentional use of any biological,
2 chemical, or radiological agent to cause death, disease or biological malfunction in
3 a human, animal, plant, or other living organism in order to influence the policy of
4 a governmental unit or to intimidate or coerce the civilian population.

5 ***b2391/1.9* SECTION 340i.** 166.02 (1t) of the statutes is created to read:

6 166.02 (1t) “Chemical agent” means a substance that has chemical properties
7 that produce lethal or serious effects in plants or animals.

8 ***b2391/1.9* SECTION 340j.** 166.02 (7) of the statutes is created to read:

9 166.02 (7) “Public health emergency” means the occurrence or imminent threat
10 of an illness or health condition that meets all of the following criteria:

11 (a) Is believed to be caused by bioterrorism or a novel or previously controlled
12 or eradicated biological agent.

13 (b) Poses a high probability of any of the following:

- 14 1. A large number of deaths or serious or long-term disabilities among humans.
15 2. A high probability of widespread exposure to a biological, chemical, or
16 radiological agent that creates a significant risk of substantial future harm to a large
17 number of people.

18 ***b2391/1.9* SECTION 340k.** 166.02 (8) of the statutes is created to read:

19 166.02 (8) “Radiological agent” means radiation or radioactive material at a
20 level that is dangerous to human health.

21 ***b2391/1.9* SECTION 340L.** 166.03 (1) (b) 1. of the statutes is amended to read:

22 166.03 (1) (b) 1. Proclaim a state of emergency for the state or any portion
23 thereof of the state if he or she determines that an emergency resulting from enemy
24 action or natural or man-made disaster exists. If the governor determines that a
25 public health emergency exists, he or she may declare a state of emergency related

1 to public health and may designate the department of health and family services as
2 the lead state agency to respond to that emergency. The duration of such state of
3 emergency shall not exceed 60 days as to emergencies resulting from enemy action
4 or 30 days as to emergencies resulting from natural or man-made disaster, unless
5 either is extended by joint resolution of the legislature. A copy of the proclamation
6 shall be filed with the secretary of state. The proclamation may be revoked at the
7 discretion of either the governor by written order or the legislature by joint
8 resolution.

9 ***b2391/1.9* SECTION 340m.** 166.03 (1) (b) 8. of the statutes is created to read:

10 166.03 (1) (b) 8. During a state of emergency related to public health, suspend
11 the provisions of any administrative rule if the strict compliance with that rule would
12 prevent, hinder, or delay necessary actions to respond to the emergency and increase
13 the health threat to the population.

14 ***b2391/1.9* SECTION 340n.** 166.03 (2) (a) 6. of the statutes is created to read:

15 166.03 (2) (a) 6. No later than 90 days after a state of emergency relating to
16 public health is declared and the department of health and family services is not
17 designated under s. 166.03 (1) (b) 1. as the lead state agency to respond to that
18 emergency and no later than 90 days after the termination of this state of emergency
19 relating to public health, submit to the legislature under s. 13.172 (2) and to the
20 governor a report on all of the following:

21 a. The emergency powers used by the department of military affairs or its
22 agents.

23 b. The expenses incurred by the department of military affairs and its agents
24 in acting under the state of emergency related to public health.”.

1 ***b2389/1.1* 381.** Page 177, line 2: after that line insert:

2 ***b2389/1.1* "SECTION 343m.** 177.01 (10) (a) 2. of the statutes is amended to
3 read:

4 177.01 (10) (a) 2. Credit balances, customer overpayments, ~~gift certificates,~~
5 security deposits, refunds, credit memos, unpaid wages, unused airline tickets and
6 unidentified remittances.

7 ***b2389/1.1* SECTION 343q.** 177.14 of the statutes is amended to read:

8 **177.14 ~~Gift certificates and credit~~ Credit memos.** (1) A ~~gift certificate or~~
9 a credit memo issued in the ordinary course of the issuer's business that remains
10 unclaimed by the owner for more than 5 years after becoming payable or
11 distributable is presumed abandoned.

12 (2) ~~In the case of a gift certificate, the amount presumed abandoned is the price~~
13 ~~paid by the purchaser of the gift certificate. In the case of a credit memo, the~~ The
14 amount presumed abandoned under sub. (1) is the amount credited to the recipient
15 of the credit memo.”.

16 ***b2900/2.21* 382.** Page 177, line 14: after that line insert:

17 ~~***b2900/2.21* "SECTION 346g.** 196.218 (5) (a) 5. of the statutes, as affected by~~
18 ~~2001 Wisconsin Act 16, is amended to read:~~

19 ~~196.218 (5) (a) 5. To pay costs incurred under contracts under s. ~~16.974~~ 16.971~~
20 ~~(13) to (16) to the extent that these costs are not paid under s. 44.73 (2) (d), except~~
21 ~~that no moneys in the universal service fund may be used to pay installation costs~~
22 ~~that are necessary for a political subdivision to obtain access to bandwidth under a~~
23 ~~shared service agreement under s. 44.73 (2r) (a).~~



1 ***b2900/2.21* SECTION 346h.** 196.218 (5) (a) 6. of the statutes, as affected by
2 2001 Wisconsin Act 16, is amended to read:

3 196.218 (5) (a) 6. To pay the department of ~~electronic government~~
4 administration for telecommunications services provided under s. ~~22.05~~ 16.972 (1)
5 to the campuses of the University of Wisconsin System at River Falls, Stout, Superior
6 and Whitewater.

7 ***b2900/2.21* SECTION 346m.** 196.858 (1) and (2) of the statutes, as affected by
8 2001 Wisconsin Act 16, are amended to read:

9 196.858 (1) The commission shall annually assess against local exchange and
10 interexchange telecommunications utilities the total, not to exceed \$5,000,000, of the
11 amounts appropriated under s. ~~20.530~~ 20.505 (1) (ir).

12 (2) The commission shall assess a sum equal to the annual total amount under
13 sub. (1) to local exchange and interexchange telecommunications utilities in
14 proportion to their gross operating revenues during the last calendar year. If total
15 expenditures for telephone relay service exceeded the payment made under this
16 section in the prior year, the commission shall charge the remainder to assessed
17 telecommunications utilities in proportion to their gross operating revenues during
18 the last calendar year. A telecommunications utility shall pay the assessment within
19 30 days after the bill has been mailed to the assessed telecommunication utility. The
20 bill constitutes notice of the assessment and demand of payment. Payments shall
21 be credited to the appropriation account under s. ~~20.530~~ 20.505 (1) (ir).”.

22 ***b3033/2.15* 383.** Page 177, line 14: after that line insert:

23 ***b3033/2.15* “SECTION 346c.** 196.218 (3) (a) 3. b. of the statutes, as affected
24 by 2001 Wisconsin Act 16, is amended to read:

1 196.218 (3) (a) 3. b. The amounts appropriated under ss. 20.255 (3) (q), 20.275
2 ~~(1) 20.255 (4) (s), (t) and (tm) and 20.285 (1) (q).~~

3 ***b3033/2.15* SECTION 346m.** 196.218 (4t) of the statutes is amended to read:

4 196.218 (4t) EDUCATIONAL TELECOMMUNICATIONS ACCESS PROGRAM RULES. The
5 commission, in consultation with the department of administration and the
6 ~~technology for educational achievement in Wisconsin board~~ department of public
7 instruction, shall promulgate rules specifying the telecommunications services
8 eligible for funding through the educational telecommunications access program
9 under s. ~~44.73~~ 115.9995.

10 ***b3033/2.15* SECTION 346r.** 196.218 (5) (a) 5. of the statutes, as affected by
11 2001 Wisconsin Act 16, is amended to read:

12 196.218 (5) (a) 5. To pay costs incurred under contracts under s. ~~16.974~~ ^{(16.974(13))} to the
13 extent that these costs are not paid under s. ~~44.73 (2) (d)~~ 115.9995 (2) (d), except that
14 no moneys in the universal service fund may be used to pay installation costs that
15 are necessary for a political subdivision to obtain access to bandwidth under a shared
16 service agreement under s. ~~44.73 (2r) (a)~~ 115.9995 (2r) (a).

17 ***b3033/2.15* SECTION 346rm.** 196.218 (5) (a) 7. of the statutes is amended to
18 read:

19 196.218 (5) (a) 7. To make grants awarded by the ~~technology for educational~~
20 ~~achievement in Wisconsin board~~ department of public instruction to school districts
21 and private schools under s. ~~44.73 (6)~~ 115.9995 (6). This subdivision does not apply
22 after December 31, 2005.

23 ***b3033/2.15* SECTION 346rt.** 196.218 (5) (a) 10. of the statutes, as created by
24 2001 Wisconsin Act 16, is amended to read:

1 196.218 (5) (a) 10. To make the grant awarded by the ~~technology for educational~~
2 ~~achievement in Wisconsin board~~ department of public instruction to the Racine
3 Unified School District under s. ~~44.72 (3)~~ 115.999 (3).”

4 ***b2900/2.22* 384.** Page 180, line 3: after that line insert:

5 ***b2900/2.22*** “SECTION 353m. 221.0320 (3) (a) of the statutes, as affected by
6 2001 Wisconsin Act 16, is amended to read:

7 221.0320 (3) (a) In this subsection, “local governmental unit” has the meaning
8 given in s. ~~22.01 16.97~~ (7).”.

9 ***b2498/2.2* 385.** Page 180, line 20: after that line insert:

10 ***b2498/2.2*** “SECTION 362m. 230.08 (2) (e) 8. of the statutes is amended to
11 read:

12 230.08 (2) (e) 8. Natural resources — 7 6.”.

13 ***b2863/1.5* 386.** Page 180, line 20: after that line insert:

14 ***b2863/1.5*** “SECTION 359f. 227.43 (1) (bg) of the statutes is amended to read:

15 227.43 (1) (bg) Assign a hearing examiner to preside over any hearing or review
16 under ss. ~~49.45 (2) (a) 10. and 14., 84.30 (18), 84.31 (6) (a), 85.013 (1), 86.073 (3), 86.16~~
17 (5), 86.195 (9) (b), 86.32 (1), 101.935 (2) (b), 101.951 (7) (a) and (b), 114.134 (4) (b),
18 114.135 (9), 114.20 (19), 175.05 (4) (b), 194.145 (1), 194.46, 218.0114 (7) (d) and (12)
19 (b), 218.0116 (2), (4), (7) (a), (8) (a), and (10), 218.0131 (3), 218.11 (7) (a) and (b), 218.22
20 (4) (a) and (b), 218.32 (4) (a) and (b), 218.41 (4), 218.51 (5) (a) and (b), 341.09 (2m) (d),
21 342.26, 343.69, and 348.25 (9).”.

22 ***b2900/2.23* 387.** Page 180, line 20: after that line insert:

23 ***b2900/2.23*** “SECTION 362m. 230.08 (2) (e) 1. of the statutes, as affected by
24 2001 Wisconsin Act 16, is amended to read:

1 230.08 (2) (e) 1. Administration — ~~10~~ 11.

2 ***b2900/2.23* SECTION 362p.** 230.08 (2) (e) 3r. of the statutes, as created by
3 2001 Wisconsin Act 16, is repealed.”.

4 ***b2930/3.1* 388.** Page 181, line 15: after that line insert:

5 ***b2930/3.1* “SECTION 365j.** 231.03 (6) (intro.) of the statutes is amended to
6 read:

7 231.03 (6) (intro.) Subject to s. 231.08 (7), issue bonds of the authority, ~~and may~~
8 ~~refuse to issue bonds of the authority only if it determines that the issuance would~~
9 ~~not be financially feasible, to do any of the following.”.~~

10 ***b2391/1.10* 389.** Page 182, line 9: after that line insert:

11 ***b2391/1.10* “SECTION 367p.** 250.01 (6g) of the statutes is created to read:

12 250.01 (6g) “Public health authority” means the department, if the governor
13 declares under s. 166.03 (1) (b) 1. a state of emergency related to public health and
14 designates the department as the lead state agency to respond to that emergency.

15 ***b2391/1.10* SECTION 367q.** 250.01 (6r) of the statutes is created to read:

16 250.01 (6r) “Public health emergency” has the meaning given in s. 166.02 (7).

17 ***b2391/1.10* SECTION 367r.** 250.03 (3) of the statutes is created to read:

18 250.03 (3) (a) No later than 90 days after a state of emergency relating to public
19 health is declared and the department is designated under s. 166.03 (1) (b) 1. as the
20 lead state agency to respond to that emergency and no later than 90 days after the
21 termination of this state of emergency relating to public health, the department shall
22 submit to the legislature under s. 13.172 (2) and to the governor a report on all of the
23 following:

24 1. The emergency powers used by the public health authority or its agents.

1 2. The expenses incurred by the public health authority and its agents in acting
2 under the state of emergency related to public health.

3 ***b2391/1.10* SECTION 367s.** 250.03 (3) (b) of the statutes is created to read:

4 250.03 (3) (b) Biennially, beginning on July 1, 2002, after first consulting with
5 the adjutant general, local health departments, health care providers, as defined in
6 s. 146.81 (1), and law enforcement agencies, as defined in s. 165.77 (1) (b), the
7 department shall submit to the legislature under s. 13.172 (2) and to the governor
8 a report on the preparedness of the public health system to address public health
9 emergencies.

10 ***b2391/1.10* SECTION 367t.** 250.042 of the statutes is created to read:

11 **250.042 Powers and duties of the department as public health**
12 **authority.** (1) If the governor declares a state of emergency related to public health
13 under s. 166.03 (1) (b) 1. and designates the department as the lead state agency to
14 respond to that emergency, the department shall act as the public health authority
15 during the period of the state of emergency. During the period of the state of
16 emergency, the secretary may designate a local health department as an agent of the
17 department and confer upon the local health department, acting under that agency,
18 the powers and duties of the public health authority. The department may, from the
19 appropriation under s. 20.435 (1) (e), reimburse a local health department for
20 reasonable and necessary expenses in acting as an agent of the department if
21 designated under this subsection.

22 (2) As the public health authority, the department may do any of the following:

23 (a) From the appropriation under s. 20.435 (1) (e), purchase, store, or distribute
24 antitoxins, serums, vaccines, immunizing agents, antibiotics, and other

1 pharmaceutical agents or medical supplies that the department determines are
2 advisable to control a public health emergency.

3 (b) Act as specified in s. 252.041.

4 (3) (a) As the public health authority, the department shall inform state
5 residents of all of the following:

6 1. When a state of emergency related to public health has been declared or is
7 terminated.

8 2. How to protect themselves from a public health emergency.

9 3. What actions the public health authority is taking to control a public health
10 emergency.

11 (b) The public health authority shall provide the information specified in par.
12 (a) by all available and reasonable means calculated to inform the general public,
13 including reasonable efforts to make the information accessible to individuals with
14 disabilities and to provide the information in the primary languages of individuals
15 who do not understand English.

16 (c) As the public health authority, the department, to the extent possible, shall
17 consult with local health departments, whether or not designated as agents of the
18 department, and with individual health care providers.”.

19 *b3051/1.1* **390.** Page 182, line 9: after that line insert:

20 *b3051/1.1* “SECTION 367e. 236.45 (2) (am) of the statutes is created to read:

21 236.45 (2) (am) An ordinance adopted under this section by a municipality may
22 require any person, as a condition of obtaining approval of a land division, to dedicate
23 land or pay fees to fund the acquisition of land or the construction of public
24 improvements or facilities for any purpose specified in sub. (1). Any fees that are

1 imposed as a condition of approving a land division shall bear a rational relationship
2 to the need for the land or new public improvements or facilities that are necessary
3 to serve the land division.”.

4 *b2391/1.11* **391.** Page 182, line 10: after that line insert:

5 *b2391/1.11* *SECTION 368d. 251.05 (3) (e) of the statutes is created to read:
6 251.05 (3) (e) Act as agent of the department, if designated by the secretary
7 under s. 250.042 (1).

8 *b2391/1.11* SECTION 368f. 252.02 (title) of the statutes is amended to read:

9 **252.02 (title) Powers and duties of department.**

10 *b2391/1.11* SECTION 368h. 252.02 (7) of the statutes is created to read:

11 252.02 (7) The department shall promulgate rules that specify medical
12 conditions treatable by prescriptions or nonprescription drug products for which
13 pharmacists and pharmacies must report under s. 440.142 (1).

14 *b2391/1.11* SECTION 368j. 252.041 of the statutes is created to read:

15 **252.041 Compulsory vaccination during a state of emergency. (1)**

16 Except as provided in sub. (2), during the period under which the department is
17 designated as the lead state agency, as specified in s. 250.042 (2), the department,
18 as the public health authority, may do all of the following as necessary to address a
19 public health emergency:

20 (a) Order any individual to receive a vaccination unless the vaccination is
21 reasonably likely to lead to serious harm to the individual or unless the individual,
22 for reasons of religion or conscience, refuses to obtain the vaccination.

23 (b) Isolate or quarantine, under s. 252.06, any individual who is unable or
24 unwilling for reasons specified under sub. (1) to receive vaccination under par. (a).

1 (2) The department shall promulgate rules that specify circumstances, if any,
2 under which vaccination may not be performed on an individual.

3 ***b2391/1.11* SECTION 368L.** 252.05 (1) of the statutes is amended to read:

4 252.05 (1) ~~Any person licensed, permitted, registered or certified under ch. 441~~
5 ~~or 448 knowing or having health care provider, as defined in s. 146.81 (1), who knows~~
6 ~~or has reason to know believe~~ that a person treated or visited by him or her has a
7 communicable disease, or having a communicable disease, has died, shall report the
8 appearance of the communicable disease or the death to the local health officer. The
9 local health officer shall report this information to the department or shall direct the
10 person reporting to report to the department. Any person directed to report shall
11 submit this information to the department.

12 ***b2391/1.11* SECTION 368n.** 252.06 (1) of the statutes is amended to read:

13 252.06 (1) The department or the local health officer acting on behalf of the
14 department may require isolation of ~~the patient~~ a patient or of an individual under
15 s. 252.041 (1)(b), quarantine of contacts, concurrent and terminal disinfection, or
16 modified forms of these procedures as may be necessary and ~~which are~~ as are
17 determined by the department by rule.

18 ***b2391/1.11* SECTION 368p.** 252.06 (4) of the statutes is renumbered 252.06
19 (4) (a).

20 ***b2391/1.11* SECTION 368r.** 252.06 (4) (b) of the statutes is created to read:

21 252.06 (4) (b) If s. 250.042 (1) applies, all of the following apply:

22 1. No person, other than a person authorized by the public health authority or
23 agent of the public health authority, may enter an isolation or quarantine premises.

24 2. A violation of subd. 1. is subject to a fine not to exceed \$10,000 or
25 imprisonment not to exceed 9 months, or both.

1 3. Any person, whether authorized under subd. 1. or not, who enters an
2 isolation or quarantine premises may be subject to isolation or quarantine under this
3 section.

4 ***b2391/1.11* SECTION 368t.** 252.06 (10) (c) of the statutes is created to read:

5 252.06 (10) (c) The expense of providing a reasonable means of communication
6 for a person who is quarantined outside his or her home during a state of emergency
7 related to public health shall be paid under either of the following, as appropriate:

8 1. If the governor designates the department as the lead state agency under s.
9 166.03 (1) (b) 1., from the appropriation under s. 20.435 (1) (e).

10 2. If the governor does not designate the department as the lead state agency
11 under s. 166.03 (1) (b) 1., from the appropriation under s. 20.465 (3) (e).”.

12 ***b3058/1.2* 392.** Page 182, line 10: delete that line.

13 ***b2372/2.5* 393.** Page 182, line 16: after that line insert:

14 ***b2372/2.5* “SECTION 369n.** 281.98 (2) of the statutes is amended to read:

15 281.98 (2) In addition to the penalties provided under sub. (1) or s. 281.99 (2),
16 the court may award the department of justice the reasonable and necessary
17 expenses of the investigation and prosecution of a violation of this chapter, including
18 attorney fees. The department of justice shall deposit in the state treasury for
19 deposit into the general fund all moneys that the court awards to the department or
20 the state under this subsection. ~~Ten percent of the money deposited in the general
21 fund that was awarded under this subsection for the costs of investigation and the
22 expenses of prosecution, including attorney fees, shall be credited to the
23 appropriation account under s. 20.455 (1) (gh).~~

24 ***b2372/2.5* SECTION 369q.** 283.91 (5) of the statutes is amended to read:

1 283.91 (5) In addition to all other civil and criminal penalties prescribed under
2 this chapter, the court may assess as an additional penalty a portion or all of the costs
3 of the investigation, including monitoring, which led to the establishment of the
4 violation. The court may award the department of justice the reasonable and
5 necessary expenses of the prosecution, including attorney fees. The department of
6 justice shall deposit in the state treasury for deposit into the general fund all moneys
7 that the court awards to the department or the state under this subsection. ~~Ten~~
8 ~~percent of the money deposited in the general fund that was awarded under this~~
9 ~~subsection for the costs of investigation and the expenses of prosecution, including~~
10 ~~attorney fees, shall be credited to the appropriation account under s. 20.455 (1) (gh).".~~

11 ***b2396/1.1* 394.** Page 182, line 16: after that line insert:

12 ***b2396/1.1* "SECTION 369s.** 281.17 (2m) of the statutes is created to read:

13 281.17 (2m) In permitting under its authority under sub. (2) the chemical
14 treatment of water for the suppression of mosquito larvae in the cities of Brookfield
15 and La Crosse, the department may not impose as a condition to that permission a
16 requirement that monitoring or additional testing be conducted as to the
17 effectiveness or the impact of the treatment.".

18 ***b2819/1.2* 395.** Page 182, line 16: after that line insert:

19 ***b2819/1.2* "SECTION 369gm.** 280.25 of the statutes is created to read:

20 **280.25 Report on aquifer recovery system. (1)** In this section:

21 (a) "Aquifer storage and recovery system" has the meaning given in s. 160.257

22 (1).

23 (b) "Municipal water system" has the meaning given in s. 160.257 (1) (c).

1 (2) The operator of a municipal water system that uses an aquifer storage and
2 recovery system shall submit a report to the department, no later than the first day
3 of the 60th month after beginning to operate the aquifer storage and recovery system,
4 describing the experience that the operator has had with using the aquifer storage
5 and recovery system.”.

6 ***b2833/1.1* 396.** Page 182, line 16: after that line insert:

7 ***b2833/1.1* “SECTION 369qm.** 281.65 (12) of the statutes is created to read:
8 281.65 (12) Notwithstanding sub. (8), during fiscal year 2002–03, the
9 department shall make a payment under this section to a landowner who received
10 a notice of discharge under ch. 283, who entered into a cost–share agreement with
11 the department of agriculture, trade and consumer protection for a grant under s.
12 92.14 (4) (c), 1997 stats., and who complied with the cost–share agreement but who
13 did not receive the grant under s. 92.14 (4) (c), 1997 stats. The department shall
14 make a payment under this subsection in the amount to which the landowner would
15 have been entitled under the cost–share agreement with the department of
16 agriculture, trade and consumer protection. The department may not require a
17 landowner to file an application to receive payment under this subsection.”.

18 ***b2900/2.24* 397.** Page 182, line 16: after that line insert:

19 ***b2900/2.24* “SECTION 369m.** 283.84 (1) (c) of the statutes, as affected by 2001
20 Wisconsin Act 16, is amended to read:

21 283.84 (1) (c) Reaches an agreement with the department or a local
22 governmental unit, as defined in s. ~~22.01~~ 16.97 (7), under which the person pays
23 money to the department or local governmental unit and the department or local
24 governmental unit uses the money to reduce water pollution in the project area.”.

1 ***b2953/1.1* 398.** Page 182, line 16: after that line insert:

2 ***b2953/1.1* "SECTION 369h.** 255.06 (2) (h) of the statutes is created to read:
3 255.06 (2) (h) *Multiple sclerosis education.* Conduct a multiple sclerosis
4 education program to raise public awareness concerning the causes and nature of
5 multiple sclerosis and options for diagnosing and treating multiple sclerosis.”.

6 ***b3008/1.3* 399.** Page 182, line 16: after that line insert:

7 ***b3008/1.3* "SECTION 369kb.** 281.165 (1) of the statutes is amended to read:
8 281.165 (1) COMPLIANCE; EXEMPTION. An activity shall be considered to comply
9 with the water quality standards that are applicable to wetlands and that are
10 promulgated as rules under s. 281.15 and is exempt from any prohibition, restriction,
11 requirement, permit, license, approval, authorization, fee, notice, hearing,
12 procedure, or penalty specified under s. 29.601 (3) or chs. 30, 31, 281, 283, 289 to 292,
13 or 299 or specified under any rule promulgated, order issued, or ordinance adopted
14 under any of those sections or chapters, if the activity meets all of the requirements
15 under either sub. (2) ~~or (3).~~

16 ***b3008/1.3* SECTION 369ke.** 281.165 (2) (title) of the statutes is amended to
17 read:

18 281.165 (2) (title) ~~TREMPEALEAU COUNTY REQUIREMENTS.~~

19 ***b3008/1.3* SECTION 369kg.** 281.165 (2) (am) of the statutes is created to read:

20 281.165 (2) (am) At least 2 acres of wetland will be restored or created as
21 mitigation for each acre of wetland affected by the activity, and the restored or
22 created wetland shall be located upstream from the site of the activity and located
23 within the same watershed as the wetland area to be affected.

24 ***b3008/1.3* SECTION 369kj.** 281.165 (2) (c) of the statutes is amended to read:

1 281.165 (2) (c) The site of the activity is within the corporate limits of a city or
2 village on January 1, 1999.

3 ***b3008/1.3* SECTION 369km.** 281.165 (2) (d) of the statutes is amended to
4 read:

5 281.165 (2) (d) The governing body of the city or village adopts a resolution
6 stating that the exemption under this section is necessary to protect jobs that exist
7 in the city or village on the date of the adoption of the resolution or is necessary to
8 promote job creation.

9 ***b3008/1.3* SECTION 369kp.** 281.165 (2) (e) of the statutes is repealed.

10 ***b3008/1.3* SECTION 369kq.** 281.165 (2) (f) of the statutes is created to read:

11 281.165 (2) (f) The governor selects the activity as provided in sub. (4).

12 ***b3008/1.3* SECTION 369kr.** 281.165 (3) of the statutes is repealed.

13 ***b3008/1.3* SECTION 369ks.** 281.165 (4) and (5) of the statutes are created to
14 read:

15 281.165 (4) **SELECTION BY GOVERNOR.** (a) Any city or village seeking to be
16 selected for the exemption under sub. (1) shall submit the adopted resolution
17 required under sub. (2) (d) to the governor before December 31, 2002.

18 (b) The governor shall select one activity within the state that the governor
19 determines meets the requirements in sub. (2) (a) to (d) to receive the exemption
20 under sub. (1).

21 **(5) RESTORED OR CREATED WETLANDS.** (a) Upon selection of the activity by the
22 governor under sub. (4), the rules under ss. NR 350.05, 350.08, 350.09, and 350.10,
23 Wis. Adm. Code, shall apply to the mitigation project under sub. (2) (am).

24 (b) The mitigation project under sub. (2) (am) shall include the granting of a
25 conservation easement under s. 700.40 to the department to ensure that the restored

1 or created wetland will not be destroyed or substantially degraded by any
2 subsequent owner of or holder of interest in the property on which the wetland is
3 located. At a minimum, the conservation easement shall include any zone of
4 vegetated upland adjacent to the wetland that the department determines is
5 adequate to filter runoff from entering the restored or created wetland. The
6 department shall modify or release a conservation easement issued under this
7 paragraph if the conditions in s. 281.37 (2m) (b) apply.

8 (c) Any agent or employee of the department shall, at all times, be given
9 reasonable access to any and all parts of a mitigation project site and may enter upon
10 any property to investigate the mitigation project.”.

11 *b2401/1.1* **400.** Page 182, line 23: delete the material beginning with that
12 line and ending with page 184, line 9.

13 *b2401/1.2* **401.** Page 185, line 13: delete lines 13 to 17.

14 *b2372/2.6* **402.** Page 185, line 17: after that line insert:

15 *b2372/2.6* **SECTION 370n.** 289.96 (3) (b) of the statutes is amended to read:

16 289.96 (3) (b) In addition to the penalties provided under par. (a), the court may
17 award the department of justice the reasonable and necessary expenses of the
18 investigation and prosecution of the violation, including attorney fees. The
19 department of justice shall deposit in the state treasury for deposit into the general
20 fund all moneys that the court awards to the department or the state under this
21 paragraph. ~~Ten percent of the money deposited in the general fund that was awarded~~
22 ~~under this paragraph for the costs of investigation and the expenses of prosecution,~~
23 ~~including attorney fees, shall be credited to the appropriation account under s.~~
24 20.455 (1) (gh).”.

1 ***b2372/2.7* 403.** Page 186, line 6: after that line insert:

2 ***b2372/2.7* "SECTION 372g.** 292.99 (2) of the statutes is amended to read:

3 292.99 (2) In addition to the penalties provided under subs. (1) and (1m), the
4 court may award the department of justice the reasonable and necessary expenses
5 of the investigation and prosecution of the violation, including attorney fees. The
6 department of justice shall deposit in the state treasury for deposit into the general
7 fund all moneys that the court awards to the department or the state under this
8 subsection. ~~Ten percent of the money deposited in the general fund that was awarded~~
9 ~~under this subsection for the costs of investigation and the expenses of prosecution,~~
10 ~~including attorney fees, shall be credited to the appropriation account under s.~~
11 ~~20.455 (1) (gh).~~

12 ***b2372/2.7* SECTION 372n.** 293.87 (4) (b) of the statutes is amended to read:

13 293.87 (4) (b) In addition to the penalties provided under par. (a), the court may
14 award the department of justice the reasonable and necessary expenses of the
15 investigation and prosecution of the violation, including attorney fees. The
16 department of justice shall deposit in the state treasury for deposit into the general
17 fund all moneys that the court awards to the department or the state under this
18 paragraph. ~~Ten percent of the money deposited in the general fund that was awarded~~
19 ~~under this paragraph for the costs of investigation and the expenses of prosecution,~~
20 ~~including attorney fees, shall be credited to the appropriation account under s.~~
21 ~~20.455 (1) (gh).~~

22 ***b2372/2.7* SECTION 372q.** 295.19 (3) (b) 2. of the statutes is amended to read:

23 295.19 (3) (b) 2. In addition to the penalties provided under subd. 1., the court
24 may award the department of justice the reasonable and necessary expenses of the

1 investigation and prosecution of the violation, including attorney fees. The
2 department of justice shall deposit in the state treasury for deposit into the general
3 fund all moneys that the court awards to the department or the state under this
4 subdivision. ~~Ten percent of the money deposited in the general fund that was~~
5 ~~awarded under this subdivision for the costs of investigation and the expenses of~~
6 ~~prosecution, including attorney fees, shall be credited to the appropriation account~~
7 ~~under s. 20.455 (1) (gh).”.~~

8 *b2850/1.1* **404.** Page 186, line 6: after that line insert:

9 *b2850/1.1* “SECTION 372s. 299.41 of the statutes is amended to read:

10 **299.41 Household hazardous waste.** The department shall establish and
11 administer a grant program to assist municipalities and regional planning
12 commissions in creating and operating local programs for the collection and disposal
13 of household hazardous waste.”.

14 *b2372/2.8* **405.** Page 186, line 13: after that line insert:

15 *b2372/2.8* “SECTION 373n. 299.97 (2) of the statutes is amended to read:

16 299.97 (2) In addition to the penalties provided under sub. (1), the court may
17 award the department of justice the reasonable and necessary expenses of the
18 investigation and prosecution of the violation, including attorney fees. The
19 department of justice shall deposit in the state treasury for deposit into the general
20 fund all moneys that the court awards to the department or the state under this
21 subsection. ~~Ten percent of the money deposited in the general fund that was awarded~~
22 ~~under this subsection for the costs of investigation and the expenses of prosecution,~~
23 ~~including attorney fees, shall be credited to the appropriation account under s.~~
24 ~~20.455 (1) (gh).”.~~

1 ***b2483/2.2* 406.** Page 186, line 13: after that line insert:

2 ***b2483/2.2* "SECTION 374e.** 301.03 (18) (am) of the statutes is created to read:

3 301.03 (18) (am) Paragraph (a) does not prevent a county department under
4 s. 46.215, 46.22, or 46.23 from charging and collecting the cost of an examination
5 ordered under s. 938.295 (2) (a) as authorized under s. 938.295 (2) (c).”.

6 ***b2374/1.1* 407.** Page 187, line 7: after that line insert:

7 ***b2374/1.1* "SECTION 377b.** 301.21 (1m) (a) (intro.) of the statutes is amended
8 to read:

9 301.21 (1m) (a) (intro.) The Subject to sub. (3), the department may enter into
10 one or more contracts with another state or a political subdivision of another state
11 for the transfer and confinement in that state of prisoners who have been committed
12 to the custody of the department. Any such contract shall provide for all of the
13 following:

14 ***b2374/1.1* SECTION 377c.** 301.21 (2m) (a) (intro.) of the statutes is amended
15 to read:

16 301.21 (2m) (a) (intro.) The Subject to sub. (3), the department may enter into
17 one or more contracts with a private person for the transfer and confinement in
18 another state of prisoners who have been committed to the custody of the
19 department. Any such contract shall provide for all of the following:

20 ***b2374/1.1* SECTION 377d.** 301.21 (3) of the statutes is created to read:

21 301.21 (3) (a) Subject to par. (b), when contracting for the placement of
22 prisoners in out-of-state facilities, the department shall give preference to a person
23 that does all of the following:

24 1. Houses prisoners at facilities in close proximity to Wisconsin.

1 2. Provides alcohol and other drug abuse treatment, education, job
2 preparation, and other elements of treatment designed to prepare prisoners for their
3 return to the community.

4 3. Provides comprehensive assessment of prisoners in order to establish
5 effective courses of treatment and rehabilitation, including academic and vocational
6 training, with the goal of eventually successfully reintegrating prisoners into the
7 community.

8 4. Staffs any facility in which prisoners will be confined with trained, certified
9 professionals and manages and supervises the facility through a team of licensed
10 professionals, including educators, certified counselors, vocational specialists, and
11 medical professionals.

12 (b) The department shall give preference to a person under this subsection only
13 if the person offers a daily rate that is comparable to the lowest good faith rate offered
14 by other persons offering facilities for out-of-state placement of prisoners.”.

15 ***b2951/1.3* 408.** Page 187, line 7: after that line insert:

16 ***b2951/1.3*** “SECTION 377b. 301.205 (title) of the statutes is repealed and
17 recreated to read:

18 **301.205 (title) Transportation for visits.**

19 ***b2951/1.3*** SECTION 377c. 301.205 of the statutes is renumbered 301.205 (2).

20 ***b2951/1.3*** SECTION 377d. 301.205 (1) of the statutes is created to read:

21 301.205 (1) (a) Except as provided in par. (b), the department may not use state
22 funds to transport persons visiting inmates in state prisons.

23 (b) The department may do any of the following to pay for the cost of
24 transporting persons visiting inmates in state prisons:

1 1. Charge a reasonable fee to persons to whom the transportation is provided.

2 2. Use money received from gifts, grants, donations, and burial trusts that is
3 provided for the purpose of paying for the cost of such transportation.”.

4 ***b2599/1.4* 409.** Page 187, line 8: delete lines 8 to 17.

5 ***b2613/1.3* 410.** Page 188, line 7: after that line insert:

6 ***b2613/1.3* “SECTION 378p.** 301.45 (1d) (b) of the statutes is amended to read:

7 301.45 (1d) (b) “Sex offense” means a violation, or the solicitation, conspiracy,
8 or attempt to commit a violation, of s. 940.22 (2), 940.225 (1), (2) or (3), 944.06, 948.02
9 (1) or (2), 948.025, 948.05, 948.055, 948.06, 948.07, 948.075, 948.08, 948.095, 948.11
10 (2) (a) or (am), 948.12, 948.13, or 948.30, or of s. 940.30 or 940.31 if the victim was
11 a minor and the person who committed the violation was not the victim’s parent.”.

12 ***b2613/1.4* 411.** Page 188, line 14: after that line insert:

13 ***b2613/1.4* “SECTION 379v.** 302.045 (2) (c) of the statutes is amended to read:

14 302.045 (2) (c) The inmate is incarcerated regarding a violation other than a
15 crime specified in ch. 940 or s. 948.02, 948.025, 948.03, 948.05, 948.055, 948.06,
16 948.07, 948.075, 948.08, or 948.095.”.

17 ***b3085/1.3* 412.** Page 191, line 22: after “302.045 (3m) (b) 1.” insert “or
18 973.195 (1r)”.

19 ***b2476/2.1* 413.** Page 209, line 22: after that line insert:

20 ***b2476/2.1* “SECTION 432g.** 341.09 (8) of the statutes is amended to read:

21 341.09 (8) The department may issue a temporary operation plate to a person
22 who is eligible for the issuance of a special plate for a motorcycle under s. 341.14 (1e)
23 if the department determines that the person’s disability is temporary. The plate
24 shall contain the information specified in sub. (1m) and comply with s. 341.13 (2m),

1 if applicable. The plate shall otherwise be similar to or identical to plates issued
2 under s. 341.14 (1e). No charge in addition to the registration fee may be made for
3 the issuance of a plate under this subsection.

4 ***b2476/2.1* SECTION 432m.** 341.13 (2m) of the statutes is created to read:

5 341.13 (2m) A registration plate issued for a motorcycle shall have a white
6 background and black lettering and shall be 4 inches by 7 inches in size.

7 ***b2476/2.1* SECTION 432r.** 341.14 (6w) of the statutes, as created by 2001
8 Wisconsin Act 16, is amended to read:

9 341.14 (6w) Upon application to register a motorcycle by any person who is a
10 resident of this state and a veteran of the U.S. armed forces, the department shall
11 issue to the person a special plate whose colors and design shall indicate that the
12 vehicle is owned by a veteran of the U.S. armed forces. The department shall specify
13 the design of the special plate. The special plate shall be colored red, white, and blue
14 ~~and be 4 inches by 7 inches in size.~~ An additional fee of \$15 shall be charged for the
15 issuance or reissuance of the plate.

16 ***b2476/2.1* SECTION 432w.** 341.14 (6w) of the statutes, as affected by 2001
17 Wisconsin Act 16 and 2001 Wisconsin Act (this act), is amended to read:

18 341.14 (6w) Upon application to register a motorcycle by any person who is a
19 resident of this state and a veteran of the U.S. armed forces, the department shall
20 issue to the person a special plate whose colors and design shall indicate that the
21 vehicle is owned by a veteran of the U.S. armed forces. The department shall specify
22 the design of the special plate. The Notwithstanding s. 341.13 (2m), the special plate
23 shall be colored red, white, and blue and be 4 inches by 7 inches in size. An additional
24 fee of \$15 shall be charged for the issuance or reissuance of the plate.”.

1 ***b2966/1.1* 414.** Page 209, line 22: after that line insert:

2 ***b2966/1.1* “SECTION 432p.** 340.01 (20m) of the statutes is created to read:

3 340.01 (20m) “Hail-damaged vehicle” means a vehicle less than 7 years old
4 that is not precluded from subsequent registration and titling and which is damaged
5 solely by hail to the extent that the estimated or actual cost, whichever is greater, of
6 repairing the vehicle exceeds 70% of its fair market value.

7 ***b2966/1.1* SECTION 432s.** 340.01 (55g) of the statutes is amended to read:

8 340.01 (55g) “Salvage vehicle” means a vehicle less than 7 years old that is not
9 precluded from subsequent registration and titling and which is damaged by
10 collision or other occurrence to the extent that the estimated or actual cost,
11 whichever is greater, of repairing the vehicle exceeds 70% of its fair market value.
12 The term does not include a hail-damaged vehicle unless the vehicle is repaired with
13 any replacement part, as defined in s. 632.38 (1) (e).”

14 ***b3076/1.1* 415.** Page 209, line 22: after that line insert:

15 ***b3076/1.1* “SECTION 432f.** 341.14 (4r) of the statutes is amended to read:

16 341.14 (4r) For reconstructed, replica, street modified, and homemade vehicles
17 as specified in s. 341.268.

18 ***b3076/1.1* SECTION 432g.** 341.268 (1) (b) of the statutes is renumbered
19 341.268 (1) (b) (intro.) and amended to read:

20 341.268 (1) (b) (intro.) “Homemade vehicle” means ~~a~~ any of the following:

21 1. A motor vehicle which that has been constructed or assembled from new or
22 used parts or both using a body and frame not originating from and not resembling
23 any previously manufactured motor vehicle.

24 ***b3076/1.1* SECTION 432h.** 341.268 (1) (b) 2. of the statutes is created to read:

1 341.268 (1) (b) 2. A motorcycle that is a reproduction of a vehicle originally
2 made by another manufacturer and which consists of a reproduction body that is
3 combined with a new, used, or replica frame and drivetrain.

4 ***b3076/1.1* SECTION 432i.** 341.268 (1) (e) of the statutes is amended to read:

5 341.268 (1) (e) “Replica vehicle” means a motor vehicle, other than a
6 motorcycle, that is a reproduction of a vehicle originally made by another
7 manufacturer and which consists of a reproduction body that is combined with a new,
8 used, or replica frame and drivetrain.

9 ***b3076/1.1* SECTION 432n.** 341.268 (2) (a) 4. of the statutes is amended to
10 read:

11 341.268 (2) (a) 4. A homemade vehicle under sub. (1) (b) 1.

12 ***b3076/1.1* SECTION 432nf.** 341.268 (2) (a) 5. of the statutes is created to read:

13 341.268 (2) (a) 5. A homemade vehicle under sub. (1) (b) 2. that is a reproduction
14 of a motorcycle manufactured 20 years or more prior to the time of making
15 application for registration or transfer of title of the homemade vehicle.

16 ***b3076/1.1* SECTION 432t.** 341.268 (4m) of the statutes is created to read:

17 341.268 (4m) A motorcycle registered as a replica vehicle under s. 341.268,
18 1999 stats., shall be considered a homemade vehicle for purposes of this section and
19 ss. 341.09 (7), 341.27 (3) (a), 341.28 (2), and 341.31 (4) (b), except that the owner of
20 the motorcycle is not required to replace the distinctive registration plates issued
21 under s. 341.268 (2) (c), 1999 stats., showing that the motorcycle is a replica vehicle.”.

22 ***b2966/1.2* 416.** Page 210, line 11: after that line insert:

23 ***b2966/1.2* SECTION 435m.** 342.10 (3) (h) of the statutes is created to read:

1 342.10 (3) (h) That the vehicle was a hail-damaged vehicle. This paragraph
2 does not apply to a hail-damaged vehicle that was repaired with any replacement
3 part, as defined in s. 632.38 (1) (e).”

4 ***b2424/2.1* 417.** Page 211, line 3: after that line insert:

5 ***b2424/2.1* “SECTION 439e.** 343.23 (2) (b) of the statutes, as affected by 1997
6 Wisconsin Act 84, is amended to read:

7 343.23 (2) (b) The information specified in par. (a) must be filed by the
8 department so that the complete operator’s record is available for the use of the
9 secretary in determining whether operating privileges of such person shall be
10 suspended, revoked, canceled, or withheld in the interest of public safety. The record
11 of suspensions, revocations, and convictions that would be counted under s. 343.307
12 (2) shall be maintained permanently. The record of convictions for disqualifying
13 offenses under s. 343.315 (2) (h) shall be maintained for at least 10 years. The record
14 of convictions for disqualifying offenses under s. 343.315 (2) (f) and (j) shall be
15 maintained for at least 3 years. The record of convictions for disqualifying offenses
16 under s. 343.315 (2) (a) to (e) shall be maintained permanently, except that 5 years
17 after a licensee transfers residency to another state such record may be transferred
18 to another state of licensure of the licensee if that state accepts responsibility for
19 maintaining a permanent record of convictions for disqualifying offenses. Such
20 reports and records may be cumulative beyond the period for which a license is
21 granted, but the secretary, in exercising the power of suspension granted under s.
22 343.32 (2) may consider only those reports and records entered during the 4-year
23 period immediately preceding the exercise of such power of suspension.

24 ***b2424/2.1* SECTION 439g.** 343.245 (3) (c) of the statutes is created to read:

1 343.245 (3) (c) No employer may knowingly allow, permit, or authorize an
2 employee to operate a commercial motor vehicle in violation of any federal, state, or
3 local law, rule, or regulation relating to railroad crossings.

4 ***b2424/2.1* SECTION 439i.** 343.245 (4) (a) of the statutes is amended to read:

5 343.245 (4) (a) Except as provided in ~~par. (b) and (c)~~, any person who
6 violates sub. (2) or (3) shall forfeit not more than \$2,500.

7 ***b2424/2.1* SECTION 439j.** 343.245 (4) (c) of the statutes is created to read:

8 343.245 (4) (c) Any person who violates sub. (3) (c) shall forfeit not more than
9 \$10,000.”.

10 ***b2424/2.2* 418.** Page 211, line 10: after that line insert:

11 ***b2424/2.2* “SECTION 441m.** 343.315 (2) (j) of the statutes is created to read:

12 343.315 (2) (j) A person is disqualified for a period of 60 days from operating
13 a commercial motor vehicle if convicted of a railroad crossing violation, or 120 days
14 if convicted of 2 railroad crossing violations or one year if convicted of 3 or more
15 railroad crossing violations, arising from separate occurrences committed within a
16 3-year period while driving or operating a commercial motor vehicle. In this
17 paragraph, “railroad crossing violation” means a violation of a federal, state, or local
18 law, rule, or regulation relating to any of the following offenses at a railroad crossing:

19 1. If the operator is not always required to stop the vehicle, failing to reduce
20 speed and determine that the tracks are clear of any approaching train.

21 2. If the operator is not always required to stop the vehicle, failing to stop before
22 reaching the crossing if the tracks are not clear.

23 3. If the operator is always required to stop the vehicle, failing to do so before
24 proceeding onto the crossing.

1 4. Failing to have sufficient space to proceed completely through the crossing
2 without stopping the vehicle.

3 5. Failing to obey any official traffic control device or the directions of any traffic
4 officer, railroad employee, or other enforcement official.

5 6. Failing to successfully proceed through the crossing because of insufficient
6 undercarriage clearance.

7 ***b2424/2.2* SECTION 441p.** 343.315 (3) (b) of the statutes is amended to read:
8 343.315 (3) (b) If a person's license or operating privilege is not otherwise
9 revoked or suspended as the result of an offense committed after March 31, 1992,
10 which results in disqualification under sub. (2) (a) to (f), (h) ~~or~~, (i), or (j), the
11 department shall immediately disqualify the person from operating a commercial
12 motor vehicle for the period required under sub. (2) (a) to (f), (h) ~~or~~, (i), or (j). Upon
13 proper application by the person and payment of a duplicate license fee, the
14 department may issue a separate license authorizing only the operation of vehicles
15 other than commercial motor vehicles. Upon expiration of the period of
16 disqualification, the person may apply for authorization to operate commercial
17 motor vehicles under s. 343.26.”.

18 ***b3052/1.15* 419.** Page 211, line 13: after that line insert:

19 ***b3052/1.15* “SECTION 442g.** 344.576 (3) (a) 5. of the statutes is amended to
20 read:

21 344.576 (3) (a) 5. The address and telephone number of the department of
22 agriculture, ~~trade and consumer protection justice.~~

23 ***b3052/1.15* SECTION 442m.** 344.576 (3) (c) of the statutes is amended to read:

1 344.576 (3) (c) The department of ~~agriculture, trade and consumer protection~~
2 justice shall promulgate rules specifying the form of the notice required under par.
3 (a), including the size of the paper and the type size and any highlighting of the
4 information described in par. (a). The rule may specify additional information that
5 must be included in the notice and the precise language that must be used.

6 ***b3052/1.15* SECTION 442r.** 344.579 (2) (intro.) of the statutes is amended to
7 read:

8 344.579 (2) ENFORCEMENT. (intro.) The department of ~~agriculture, trade and~~
9 ~~consumer protection~~ justice shall investigate violations of ss. 344.574, 344.576 (1),
10 (2) and (3) (a) and (b), 344.577 and 344.578. The department of ~~agriculture, trade~~
11 ~~and consumer protection~~ justice may on behalf of the state.”.

12 ***b2976/2.2* 420.** Page 215, line 7: after that line insert:

13 ***b2976/2.2* “SECTION 461u.** 349.067 of the statutes is created to read:

14 **349.067 Traffic control signal emergency preemption devices. (1)**
15 Notwithstanding s. 349.065, any traffic control signal installed by a local authority
16 after the effective date of this section [revisor inserts date], that is equipped with
17 an emergency preemption device, as defined in s. 84.02 (15) (a) 4., shall be installed
18 with a confirmation signal, as defined in s. 84.02 (15) (a) 3.

19 **(2)** Notwithstanding s. 349.065, any new traffic control signal installed by a
20 local authority after the effective date of this section [revisor inserts date], that
21 is not equipped with an emergency preemption device shall include all electrical
22 wiring necessary to equip the traffic control signal with an emergency preemption
23 device and confirmation signal.”.

24 ***b3076/1.2* 421.** Page 215, line 7: after that line insert:

1 ***b3076/1.2*** “**SECTION 461m.** 347.02 (7) of the statutes is amended to read:

2 347.02 (7) The vehicle equipment requirements for a street modified vehicle
3 shall be the same as the vehicle equipment requirements for a vehicle of the same
4 type and model year that is not a street modified vehicle. The vehicle equipment
5 requirements for a replica vehicle or a homemade vehicle specified in s. 341.268 (1)
6 (b) 2. shall be the same as the vehicle equipment requirements for a vehicle of the
7 same type and model year as the vehicle used for purposes of the reproduction.”

8 ***b2391/1.12* 422.** Page 215, line 14: after that line insert:

9 ***b2391/1.12*** “**SECTION 464p.** 440.142 of the statutes is created to read:

10 **440.142 Reporting potential causes of public health emergency.** (1) A
11 pharmacist or pharmacy shall report to the department of health and family services
12 all of the following:

13 (a) An unusual increase in the number of prescriptions dispensed or
14 nonprescription drug products sold for the treatment of medical conditions specified
15 by the department of health and family services by rule under s. 252.02 (7).

16 (b) An unusual increase in the number of prescriptions dispensed that are
17 antibiotic drugs.

18 (c) The dispensing of a prescription for treatment of a disease that is relatively
19 uncommon or may be associated with bioterrorism, as defined in s. 166.02 (1r).

20 (2) (a) Except as provided in par. (b), a pharmacist or pharmacy may not report
21 personally identifying information concerning an individual who is dispensed a
22 prescription or who purchases a nonprescription drug product as specified in sub. (1)
23 (a), (b), or (c).

1 (b) Upon request by the department of health and family services, a pharmacist
2 or pharmacy shall report to that department personally identifying information
3 other than a social security number concerning an individual who is dispensed a
4 prescription or who purchases a nonprescription drug product as specified in sub. (1)
5 (a), (b), or (c).”.

6 *b2771/1.1* **423.** Page 215, line 14: after that line insert:

7 *b2771/1.1* “**SECTION 464bb.** 440.05 (intro.) of the statutes, as affected by
8 2001 Wisconsin Act 16, is amended to read:

9 **440.05 Standard fees.** (intro.) The following standard fees apply to all initial
10 credentials, except as provided in ss. 440.42, 440.43, 440.44, 440.51, 444.03, 444.05,
11 444.11, 447.04 (2) (c) 2., 449.17, 449.18 and 459.46:

12 *b2771/1.1* **SECTION 464bd.** 440.08 (2) (a) (intro.) of the statutes, as affected
13 by 2001 Wisconsin Act 16, is amended to read:

14 440.08 (2) (a) (intro.) Except as provided in par. (b) and in ss. 440.51, 442.04,
15 444.03, 444.05, 444.11, 448.065, 447.04 (2) (c) 2., 449.17, 449.18 and 459.46, the
16 renewal dates and renewal fees for credentials are as follows:

17 *b2771/1.1* **SECTION 464bf.** 440.23 (1) of the statutes is amended to read:

18 440.23 (1) If the holder of a credential pays a fee required under s. 440.05 (1)
19 or (6), 440.08, 444.03, 444.05, 444.11 or 459.46 (2) (b) by check or debit or credit card
20 and the check is not paid by the financial institution upon which the check is drawn
21 or if the demand for payment under the debit or credit card transaction is not paid
22 by the financial institution upon which demand is made, the department may cancel
23 the credential on or after the 60th day after the department receives the notice from
24 the financial institution, subject to sub. (2).

1 ***b2771/1.1* SECTION 464bh.** 444.01 of the statutes is created to read:

2 **444.01 Definitions.** In this chapter:

3 (1) “Amateur boxing contest” means a boxing contest or exhibition in which
4 none of the boxers are compensated for participating in the contest or exhibition.

5 (2) “Professional boxing contest” means a boxing contest or exhibition in which
6 one or more of the boxers is compensated for participating in the contest or
7 exhibition.

8 ***b2771/1.1* SECTION 464bj.** 444.02 of the statutes is amended to read:

9 **444.02 Boxing licenses, permits.** The department shall have the sole
10 direction, management and control of, and jurisdiction over, all ~~boxing and sparring~~
11 ~~exhibitions~~ professional boxing contests conducted within the state by any club. No
12 ~~boxing or sparring exhibitions~~ professional boxing contests may be conducted within
13 the state except under authority granted by the department and in accordance with
14 this chapter and the rules of the department. The department may issue, and for
15 cause limit, suspend, or revoke, a license to conduct ~~boxing and sparring exhibitions~~
16 professional boxing contests to any incorporated club formed as provided in this
17 chapter. The department may limit the number of ~~sparring or boxing exhibitions~~
18 professional boxing contests given by any club in any city, village, or town. No ~~boxing~~
19 ~~or sparring exhibition~~ professional boxing contest may be conducted by any licensed
20 club without a permit from the department. Every license shall be subject to such
21 rules and regulations as the department prescribes. The department may
22 reprimand clubs for violating this chapter or any rules of the department.

23 ***b2771/1.1* SECTION 464bL.** 444.03 of the statutes is amended to read:

24 **444.03 Application for license; fee.** No ~~boxing or sparring exhibition~~
25 professional boxing contest may be conducted by any club except by license granted

1 to it by the department, and no club may be licensed unless it is incorporated under
2 the laws of Wisconsin and its membership is limited to persons who have been
3 continuous residents in the state for at least one year. An application for a license
4 shall be in writing, addressed to the department, and verified by an officer of the club.
5 An application shall be accompanied by an annual fee of \$25 in cities, villages, and
6 towns of not more than 50,000 inhabitants, \$50 in cities of over 50,000 and not more
7 than 150,000 inhabitants, and \$300 in cities of over 150,000 inhabitants when the
8 admission is over \$1 and \$50 when the admission charge is \$1 or less. The
9 application must show that the club has entered into a valid agreement for the use
10 of the building, amphitheater, or stadium in which contests are to be held.

11 *b2771/1.1* SECTION 464bn. 444.04 of the statutes is amended to read:

12 **444.04 Club reports.** Within 24 hours after a club holds ~~an exhibition a~~
13 professional boxing contest, the club shall furnish to the department a written
14 report, verified by one of its officers, showing the number of tickets sold for the
15 ~~exhibition contest~~, the amount of gross proceeds, and all other information the
16 department requires by rule to be included in the report.

17 *b2771/1.1* SECTION 464bp. 444.05 of the statutes is repealed and recreated
18 to read:

19 **444.05 Amateur boxing contests.** A person may conduct an amateur boxing
20 contest in this state only if the contest is sanctioned by and conducted under the rules
21 of the national governing body for amateur boxing that is recognized by the United
22 States Olympic Committee under 36 USC 220521.

23 *b2771/1.1* SECTION 464br. 444.06 of the statutes is amended to read:

24 **444.06 Inspectors.** The department shall appoint official “inspectors”, each
25 of whom shall receive a card authorizing the inspector to act wherever the

1 department designates. The department may be, and at least one inspector shall be
2 present at all ~~exhibitions~~ professional boxing contests and see that the rules are
3 strictly observed. An inspector shall also be present at the counting up of the gross
4 receipts and shall immediately mail to the department the official box-office
5 statement received from the club. Inspectors shall be paid a per diem to be set by the
6 department, not to exceed \$25 for each day on which they are actually and
7 necessarily engaged in the performance of their duties, and shall be reimbursed for
8 their actual and necessary expenses incurred in the performance of their duties.

9 ***b2771/1.1* SECTION 464bt.** 444.09 (1) of the statutes is amended to read:

10 444.09 (1) No ~~boxing or sparring exhibition~~ professional boxing contest shall
11 be for more than 10 rounds except that where a championship is to be determined,
12 the ~~exhibition~~ contest shall not be for more than 15 rounds, and no round shall last
13 more than 3 minutes.

14 ***b2771/1.1* SECTION 464bv.** 444.09 (2) of the statutes is amended to read:

15 444.09 (2) There shall be one minute intermission between rounds of
16 professional boxing contests.

17 ***b2771/1.1* SECTION 464bx.** 444.09 (3) of the statutes is amended to read:

18 444.09 (3) Gloves weighing not less than 5 ounces shall be worn by contestants
19 who are in professional boxing contests and who weigh under 140 pounds, and not
20 less than 6 ounces by other contestants.

21 ***b2771/1.1* SECTION 464bz.** 444.09 (4) of the statutes is amended to read:

22 444.09 (4) No person under the age of 18 years shall participate in any
23 ~~professional boxing or sparring exhibition. Amateur contestants between 14 and 18~~
24 ~~years of age may participate in amateur boxing or sparring exhibitions with the~~
25 ~~consent of their parents or guardians~~ contest.

1 ***b2771/1.1* SECTION 464cb.** 444.09 (5) of the statutes is amended to read:

2 444.09 (5) No betting at any ~~boxing or sparring exhibitions~~ professional boxing
3 contest shall be permitted before, after, or during any such contest, in the building
4 where the contest is held.

5 ***b2771/1.1* SECTION 464cd.** 444.09 (6) of the statutes is amended to read:

6 444.09 (6) Contestants in professional boxing contests shall break clean, and
7 must not hold and hit. Butting with head or shoulders, wrestling, or illegal use of
8 elbows shall not be allowed. There shall be no unsportsmanlike conduct on the part
9 of the contestants. This includes the use of abusive or insulting language.

10 ***b2771/1.1* SECTION 464cf.** 444.09 (7) of the statutes is amended to read:

11 444.09 (7) The department may allow or provide for decisions upon ~~exhibitions~~
12 professional boxing contests held under this chapter to be made by the referee or by
13 the referee and 2 judges appointed by the department under regulations prescribed
14 by the department.

15 ***b2771/1.1* SECTION 464ch.** 444.10 of the statutes is amended to read:

16 **444.10 Physician to examine contestants.** Prior to entering the ring, each
17 contestant in a professional boxing contest must be examined by a physician who has
18 been licensed to practice in Wisconsin not less than 5 years and who is appointed by
19 the department and certifies in writing, over his or her signature, as to the
20 contestant's physical and mental fitness to engage in such contest.

21 ***b2771/1.1* SECTION 464cj.** 444.11 of the statutes is amended to read:

22 **444.11 Licenses to matchmakers, referees, boxers, etc.** The department
23 may grant licenses upon application and the payment of the prescribed fees to
24 matchmakers, managers, referees, examining physicians, boxers ~~and~~, seconds, and
25 trainers in professional boxing contests. The fees to be paid per year shall be:

1 Matchmakers in cities with a population of over 150,000, \$25; matchmakers in other
2 cities and in villages and towns, \$10; managers, \$10; referees, \$15; examining
3 physicians, \$10; boxers, \$5; seconds and trainers, \$5. The department may limit,
4 suspend or revoke any such license or reprimand the holder thereof upon such cause
5 as it deems sufficient.

6 ***b2771/1.1* SECTION 464cL.** 444.12 of the statutes is amended to read:

7 **444.12 Referee to stop contest.** The referee must stop ~~the~~ a professional
8 boxing contest when either of the contestants shows a marked superiority or is
9 apparently outclassed.

10 ***b2771/1.1* SECTION 464cn.** 444.13 of the statutes is amended to read:

11 **444.13 Sham matches contests, license revoked.** Any club ~~which that~~
12 conducts, holds ~~or~~, gives, or participates in any sham or fake ~~boxing or sparring~~
13 match professional boxing contest shall ~~thereby~~ forfeit its license ~~which.~~ That
14 license shall ~~thereupon~~ be revoked by the department, and ~~it~~ the club shall not
15 ~~thereafter~~ be entitled to another license, nor shall any license be issued to any club,
16 ~~which that~~ has a member who belonged to a club ~~which that~~ had its license revoked.

17 ***b2771/1.1* SECTION 464cp.** 444.14 of the statutes is amended to read:

18 **444.14 Sham matches contests; contestants penalized; forfeitures;**
19 **hearing.** Any contestant who participates in any sham or fake ~~boxing or sparring~~
20 ~~exhibition~~ professional boxing contest or violates any rule or regulation of the
21 department shall be penalized as follows: For the first offense the contestant shall
22 be restrained by order of the department for not less than 2 months nor more than
23 one year, the period to begin immediately after the occurrence of the offense, from
24 participation in the ~~exhibition~~ contest to be held or given by any licensed club; for a
25 2nd offense, the contestant shall be permanently disqualified from further

1 admission or participation in any such ~~exhibition~~ contest held or given by any
2 licensed club and in addition, for each such offense, shall forfeit such amount, out of
3 the share or purse agreed to be paid the contestant for the ~~exhibition~~ contest as the
4 department determines, the forfeit to be paid into the general fund of the state. The
5 department, upon determining the amount of the forfeit, may pay the same out of any
6 guarantee deposited with it for delivery to the contestant or may order it paid to the
7 department by the club employing the contestant out of the purse or share agreed by
8 it to be paid to the contestant. The department shall not determine the forfeit until
9 after due hearing held upon reasonable notice duly served upon the contestant or the
10 contestant's manager and upon the club by whom the contestant is employed. Any
11 member of the department or the secretary or any inspector of the department may
12 order the club to hold the share or purse of the contestant in its possession pending
13 the hearing and determination of the department. For failure to obey any order of
14 the department or the secretary of the department or any inspector of the
15 department given under this section, the license of the club may be limited,
16 suspended, canceled, or revoked, and the club may be reprimanded.

17 *b2771/1.1* SECTION 464cr. 444.15 of the statutes is amended to read:

18 **444.15 Reports; examination of books and officers.** Whenever any club
19 fails to make a report of any professional boxing contest at the time prescribed or
20 whenever a report is unsatisfactory to the department, the secretary of the
21 department may examine the books and records of the club and may subpoena and
22 examine, under oath, the club's officers and other witnesses to determine the total
23 amount of its gross receipts for any ~~exhibition~~ contest. The secretary may require
24 the club to pay the expenses of conducting the examination. If a club fails to pay the
25 amount of expenses determined by the secretary to be due within 20 days after

1 receiving notice of the amount, the club shall forfeit its license, be disqualified from
2 receiving any license under this chapter, and forfeit to the state the sum of \$1,000,
3 which may be recovered by the department of justice in the name of the state.

4 *b2771/1.1* SECTION 464ct. 444.17 of the statutes is repealed.

5 *b2771/1.1* SECTION 464cv. 444.18 of the statutes is amended to read:

6 **444.18 Insurance on boxers.** Any licensee authorized to conduct ~~boxing~~
7 ~~matches or exhibitions~~ professional boxing contests shall insure each contestant
8 participating ~~therein~~ for hospital, nursing, and medication expenses and physician's
9 and surgeon's services according to an equitable fee schedule, not to exceed in the
10 aggregate \$500, to be paid to, or for the use of, any contestant to compensate for
11 injuries sustained in any such contest; and shall insure each contestant for not less
12 than \$2,500 to be paid to the contestant's estate in the event of the contestant's death
13 as the result of participation in such ~~boxing match or exhibition~~ professional boxing
14 contest.".

15 *b2942/1.1* **424.** Page 221, line 4: after that line insert:

16 *b2942/1.1* "SECTION 506r. 563.93 (4) of the statutes is amended to read:

17 563.93 (4) Tickets for a proposed raffle may not be offered for sale more than
18 ~~180~~ 270 days before the raffle drawing."

19 *b3041/1.2* **425.** Page 221, line 13: after that line insert:

20 *b3041/1.2* "SECTION 508s. 601.41 (8) of the statutes is created to read:

21 601.41 (8) UNIFORM EMPLOYEE APPLICATION FORM. (a) In this subsection:

22 1. "Group health benefit plan" has the meaning given in s. 632.745 (9).

23 2. "Small employer" has the meaning given in s. 635.02 (7).

24 3. "Small employer insurer" has the meaning given in s. 635.02 (8).

1 (b) In consultation with the life and disability advisory council established by
2 the commissioner, the commissioner shall by rule develop a uniform employee
3 application form that a small employer insurer must use when a small employer
4 applies for coverage under a group health benefit plan offered by the small employer
5 insurer. The commissioner shall revise the form at least every 2 years.

6 *b3041/1.2* SECTION 508t. 601.41 (9) of the statutes is created to read:

7 601.41 (9) UNIFORM CLAIM PROCESSING FORM. (a) In this subsection, "health care
8 provider" has the meaning given in s. 146.81 (1).

9 (b) If the federal government has not developed by July 1, 2003, a uniform claim
10 processing form that must be used by all health care providers for submitting claims
11 to insurers and by all insurers for processing claims submitted by health care
12 providers, the commissioner shall develop, by December 31, 2003, a uniform claim
13 processing form for that purpose."

14 *b3053/3.4* 426. Page 221, line 13: after that line insert:

15 *b3053/3.4* "SECTION 508r. 601.34 of the statutes is created to read:

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16 **601.34 Loan to general fund.** (1) No later than the first day of the 2nd month
17 beginning after the effective date of this subsection [revisor inserts date], an
18 amount equal to \$850,000 shall be lapsed from the appropriation account under s.
19 20.145 (1) (g) to the general fund. The amount lapsed from the appropriation account
20 shall be considered a loan to the general fund and interest shall accrue on the amount
21 lapsed at the average rate earned by the state on its deposits in the state investment
22 fund during the period of the loan.

23 (2) The secretary of administration shall pay the principle and interest costs
24 on the loan from the appropriation account under s. 20.855 (1) (ch) as follows:

1 (a) After the close of the 2002–03 fiscal year, the secretary shall make principle
2 and interest payments equal to the moneys lapsed to the general fund from the
3 appropriation account under s. 20.515 (2) (a) in that year, if any, and from moneys
4 lapsed to the general fund from the appropriation account under s. 20.515 (2) (g) in
5 the amounts specified in s. 40.98 (6m), if any.

6 (b) After the close of each fiscal year thereafter, the secretary shall make
7 principle and interest payments equal to the moneys lapsed to the general fund from
8 the appropriation account under s. 20.515 (2) (g) in the amounts specified in s. 40.98
9 (6m), if any.

10 (c) If the secretary determines during any fiscal year that the moneys paid
11 under pars. (a) and (b) will not be sufficient to repay the loan within a reasonable
12 period of time, as determined by the secretary and the commissioner, the secretary
13 shall pay all remaining principle and interest costs on the loan after the close of that
14 fiscal year.”.

15 *b2827/1.1* **427.** Page 221, line 22: after that line insert:

16 *b2827/1.1* “SECTION 509c. 609.10 (1) (am) of the statutes, as affected by 1999
17 Wisconsin Act 9, is amended to read:

18 609.10 (1) (am) Except as provided in ~~subs. (2) to sub. (4)~~, an employer that
19 offers any of its employees a health maintenance organization or a preferred provider
20 plan that provides comprehensive health care services shall also offer the employees
21 a standard plan that provides at least substantially equivalent coverage of health
22 care expenses and a point-of-service option plan, as provided in pars. (b) and (c).

23 *b2827/1.1* SECTION 509cm. 609.10 (2) of the statutes is repealed.

1 ***b2827/1.1* SECTION 509d.** 609.10 (3) of the statutes, as affected by 1999
2 Wisconsin Act 9, is repealed.”.

3 ***b3041/1.3* 428.** Page 221, line 22: after that line insert:

4 ***b3041/1.3* “SECTION 509cm.** 610.65 of the statutes is created to read:

5 **610.65 Uniform claim processing form.** Beginning no later than July 1,
6 2004, every insurer shall use the uniform claim processing form developed by the
7 commissioner under s. 601.41 (9) (b) when processing a claim submitted by a health
8 care provider, as defined in s. 146.81 (1).”.

9 ***b2961/1.1* 429.** Page 221, line 23: delete lines 23 to 25.

10 ***b3041/1.4* 430.** Page 221, line 25: after that line insert:

11 ***b3041/1.4* “SECTION 509jm.** 635.10 of the statutes is created to read:

12 **635.10 Uniform employee application.** Beginning no later than the first
13 day of the 13th month beginning after the effective date of this section [revisor
14 inserts date], every small employer insurer shall use the uniform employee
15 application form developed by the commissioner by rule under s. 601.41 (8) (b) when
16 a small employer applies for coverage under a group health benefit plan offered by
17 the small employer insurer.”.

18 ***b3052/1.16* 431.** Page 222, line 15: after that line insert:

19 ***b3052/1.16* “SECTION 511bg.** 704.90 (9) of the statutes is amended to read:

20 704.90 (9) RULES. The department of ~~agriculture, trade and consumer~~
21 ~~protection justice~~ may promulgate rules necessary to carry out the purposes of this
22 section.

23 ***b3052/1.16* SECTION 511br.** 704.90 (11) (title) of the statutes is amended to
24 read:

1 704.90 (11) (title) DUTIES OF THE DEPARTMENT OF AGRICULTURE, ~~TRADE AND~~
2 ~~CONSUMER PROTECTION JUSTICE.~~

3 ***b3052/1.16* SECTION 511bz.** 704.90 (11) (a) of the statutes is amended to
4 read:

5 704.90 (11) (a) Except as provided in par. (c), the department of agriculture,
6 ~~trade and consumer protection justice~~ shall investigate alleged violations of this
7 section and rules promulgated under sub. (9). To facilitate its investigations, the
8 department may subpoena persons and records and may enforce compliance with the
9 subpoenas as provided in s. 885.12.

10 ***b3052/1.16* SECTION 511h.** 707.49 (4) of the statutes is amended to read:

11 707.49 (4) SURETY BOND AND OTHER OPTIONS. Instead of placing deposits in an
12 escrow account, a developer may obtain a surety bond issued by a company
13 authorized to do business in this state, an irrevocable letter of credit or a similar
14 arrangement, in an amount which at all times is not less than the amount of the
15 deposits otherwise subject to the escrow requirements of this section. The bond,
16 letter of credit or similar arrangement shall be filed with the department of
17 ~~agriculture, trade and consumer protection justice~~ and made payable to the
18 department of ~~agriculture, trade and consumer protection justice~~ for the benefit of
19 aggrieved parties.

20 ***b3052/1.16* SECTION 511k.** 707.57 (2) of the statutes is amended to read:

21 707.57 (2) ~~DEPARTMENT OF AGRICULTURE, TRADE AND CONSUMER PROTECTION~~
22 ~~JUSTICE~~ AUTHORITY. (a) The department of ~~agriculture, trade and consumer~~
23 ~~protection justice~~, or any district attorney upon informing the department of
24 ~~agriculture, trade and consumer protection justice~~, may commence an action in
25 circuit court in the name of the state to restrain by temporary or permanent

1 injunction any violation of this chapter. Before entry of final judgment, the court may
2 make such orders or judgments as may be necessary to restore to any person any
3 pecuniary loss suffered because of the acts or practices involved in the action if proof
4 of these acts or practices is submitted to the satisfaction of the court.

5 (b) The department of ~~agriculture, trade and consumer protection~~ justice may
6 conduct hearings, administer oaths, issue subpoenas and take testimony to aid in its
7 investigation of violations of this chapter.

8 *b3052/1.16* **SECTION 511p.** 707.57 (3) of the statutes is amended to read:

9 707.57 (3) PENALTY. Any person who violates this chapter shall be required to
10 forfeit not more than \$5,000 for each offense. Forfeitures under this subsection shall
11 be enforced by action on behalf of the state by the department of ~~agriculture, trade~~
12 ~~and consumer protection~~ justice or by the district attorney of the county where the
13 violation occurs.”.

14 *b2900/2.25* **432.** Page 222, line 23: after that line insert:

15 *b2900/2.25* **SECTION 512m.** 758.19 (7) of the statutes, as affected by 2001
16 Wisconsin Act 16, is amended to read:

17 758.19 (7) The director of state courts shall adopt, revise biennially and submit
18 to the cochairpersons of the joint committee on information policy and technology, the
19 governor and the ~~department of electronic government~~ secretary of administration,
20 no later than September 15 of each even-numbered year, a strategic plan for the
21 utilization of information technology to carry out the functions of the courts and
22 judicial branch agencies, as defined in s. 16.70 (5). The plan shall address the
23 business needs of the courts and judicial branch agencies and shall identify all
24 resources relating to information technology which the courts and judicial branch

1 agencies desire to acquire, contingent upon funding availability, the priority for such
2 acquisitions and the justification for such acquisitions. The plan shall also identify
3 any changes in the functioning of the courts and judicial branch agencies under the
4 plan.”.

5 *b3112/1.5* **433.** Page 222, line 23: after that line insert:

6 *b3112/1.5* “SECTION 512f. 755.01 (4) of the statutes is amended to read:

7 755.01 (4) Two or more cities, towns or villages of this state may enter into an
8 agreement under s. 66.0301 for the joint exercise of the power granted under sub. (1),
9 except that for purposes of this subsection, any agreement under s. 66.0301 shall be
10 effected by the enactment of identical ordinances by each affected city, town or
11 village. Electors of each municipality entering into the agreement shall be eligible
12 to vote for the judge of the municipal court so established. If a municipality enters
13 into an agreement with a municipality that already has a municipal court, the
14 municipalities may provide by ordinance or resolution that the judge for the existing
15 municipal court shall serve as the judge for the joint court until the end of the term
16 or until a special election is held under s. 8.50 (4) (fm). Each municipality shall adopt
17 an ordinance or bylaw under sub. (1) prior to entering into the agreement. The
18 contracting municipalities need not be contiguous and need not all be in the same
19 county. The Upon entering into or discontinuing such an agreement, the contracting
20 municipalities shall notify each transmit a certified copy of the ordinance or bylaw
21 effecting or discontinuing the agreement to the appropriate filing officer under s.
22 11.02 (3e) when the joint court is created. When a municipal judge is elected under
23 this subsection, candidates shall be nominated by filing nomination papers under s.
24 8.10 (6) (bm), and shall register with the filing officer specified in s. 11.02 (3e).”.