

No. 676, S.]

[Published November 25, 1953.

### CHAPTER 631

AN ACT to repeal, renumber, amend, repeal and recreate, reenact and create various provisions of the statutes, for the purpose of correcting errors, correcting references, clarifying language, renumbering for better location, reconciling conflicts, repelling unintended repeals, supplying omissions and eliminating duplications and unnecessary and obsolete provisions.

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

SECTION 1. The amendments made to 11.59 of the statutes by chapter 12, laws of 1953, are not repealed by chapter 420, laws of 1953. Both amendments stand.

SECTION 2. 14.235 of the statutes, as repealed and recreated by chapter 611, laws of 1953, and amended by chapter 564, laws of 1953, is repealed and recreated to read:

14.235 CITIZENSHIP DAY. (1) GENERAL. To redirect the attention of the citizens of Wisconsin (particularly those who are about to exercise the franchise for the first time) to the fundamentals of American government and to American traditions, any county, municipal or school board may annually provide for and appropriate funds for a program of citizenship education which stresses, through free and frank discussion of a nonpolitical, nonsectarian and nonpartisan nature, the doctrine of democracy, the duties and responsibilities of elective and appointive officers, the responsibilities of voters in a republic and the organization, functions and operation of government. This program should culminate in a ceremony of induction to citizenship for those who have been enfranchised within the past year. Any county may determine to conduct such ceremony either on or within the octave of the day designated by congress or proclaimed by the president of the United States as Citizenship Day. The board may carry out this function in such manner as it determines. The secretary of state, superintendent of public instruction and other state officers and departments shall cooperate with the participating units of government by the dissemination of available information which will stimulate interest in the government of Wisconsin and its subdivisions.

(2) MILWAUKEE COUNTY. In counties containing a city of the first class, responsibility for planning the citizenship training program and appropriate exercises for citizenship day shall be the joint responsibility of the county superintendent of schools, the director of the school of vocational and adult education and the city superintendent of schools of any city of the first class, but the county superintendent shall remain respon-

sible for clerical service. In such counties the county board may establish a commission to accomplish the intent of this subsection; such commission or the county superintendent shall, within the limitations of sub. (1), set the date for the observance.

SECTION 3. The amendment made to 25.16 (3) of the statutes by chapter 454, laws of 1953, is not repealed by chapter 540, laws of 1953. Both amendments stand.

SECTION 4. 29.594 of the statutes is renumbered 29.132.

SECTION 5. 35.01 (2) of the statutes, as amended by chapters 3 and 466, laws of 1953, is amended by deleting the words "statutes relating to local and county government".

SECTION 6. 35.17 of the statutes is amended by deleting the words "other than those required by s. 35.20".

SECTION 7. 35.20 of the statutes is repealed.

SECTION 8. 35.25 (1) of the statutes is amended by deleting the words "of Wisconsin Statutes Relating to Local and County Government"; and 35.25 (2) is amended to read:

35.25 (2) If actual experience shall demonstrate that the number of copies of session laws, \* \* \* statutes \* \* \* or blue books authorized by ss. 35.15 \* \* \* and 35.18 \* \* \* is more than is required to supply the actual demand therefor, the director of purchases is empowered and directed to make an order reducing the copies to be printed to a number that will supply such demand and no more.

SECTION 9. 35.37 (5) (introductory paragraph) of the statutes is amended to read: 35.37 (5) (introductory paragraph) \* \* \* Special editions of statutes, governor's messages, official reports, pamphlets, magazines, bulletins, transactions and proceedings of societies and associations—in paper, wirestitched, except a part of some of them which shall be bound in cloth, machine sewed, as follows:

SECTION 10. The amendment made to 35.84 (6) (a) of the statutes by chapter 541, laws of 1953, is not repealed by chapter 562, laws of 1953. Both amendments stand.

SECTION 11. 35.92 (3) of the statutes is amended by deleting the reference to 35.20.

SECTION 12. 35.94 (1) of the statutes, as amended by chapter 61, laws of 1953, is amended by deleting the words "statutes relating to local and county government".

SECTION 13. 36.06 (8) of the statutes is amended to read:

36.06 (8) In so far as they can be made applicable to the lands owned by or under the control of the regents all special powers conferred on the conservation commission by \* \* \* s. 27.01 (2) \* \* \*, (3) \* \* \*, (4), (5) and (8) are conferred upon the regents, and all penalties set forth or referred to in said subsections apply with equal force and effect to this subsection.

SECTION 14. 38.08 (4) (m) of the statutes is amended by deleting the phrase "as provided in section 40.171".

SECTION 15. The amendment made to 38.16 (1) (b) of the statutes by chapter 58, laws of 1953, is not repealed by chapter 349, laws of 1953. Both amendments stand.

SECTION 16. 39.03 (3) of the statutes, as created by chapter 503, laws of 1953, is renumbered 39.105, and as renumbered, 39.105 (introductory paragraph) and (1) are amended to read:

39.105 TRANSPORTATION OF HANDICAPPED CHILDREN. In counties containing a city of the first class, \* \* \* the county superintendent shall organize, supervise and control the transportation of handicapped children within his county when authorized to do so under \* \* \* sub. (1).

\* \* \* (1) In counties containing a city of the first class the county superintendent shall organize and contract for the transportation of all handicapped children as defined in s. 41.01 (4) for all school districts within his jurisdiction when the county board has approved his doing so. When such authority has been given to the county superintendent of schools it will supersede the responsibility placed upon school boards in s. \* \* \* 40.53 (2). The superintendent shall upon authorization by the county board, possess all of the authority and perform all of the functions regarding the transportation of handicapped children granted to school districts under \* \* \* ss. 40.53 (2), (4), (5) and (8), 40.54 (1) and 40.56 (1), (2) and (3), except that the second sentence of s. 40.53 (2) (b) shall not apply. The county superintendent shall promulgate a plan for the transportation of handicapped children, which plan, upon approval by the state superintendent of public instruction, shall govern the transportation of disabled children as provided in s. \* \* \* 40.53 (2) and of making application for state reimbursement as provided in \* \* \* ss. 40.56 (3) and \* \* \* 41.03 and the receiving of the same in the name of the county.

SECTION 17. The amendment made to 40.02 (5) of the statutes by chapter 229, laws of 1953, is not repealed by chapter 599, laws of 1953. Both amendments stand.

SECTION 18. 40.12 (1) of the statutes, as last amended by chapter 611, laws of 1953, is amended to read:

40.12 (1) A union high school district may be established in any \* \* \* territory with an assessed valuation of \$2,500,000 or more. A high school district may also be established in any township comprising only island territory. At the time of filing the petition mentioned in subs. (2) and (3), the petitioners shall submit to the state superintendent, *and to the clerk of each municipality affected by such proposed districts*, a legal description and map of the territory proposed to be included in the district. *Except as to such districts established by the county school committee pursuant to s. 40.03 (1)*, no election on the establishment of such district shall be held *in such territory* unless the state superintendent has approved such territory. A copy of such description and map, with the approval of the state superintendent indorsed thereon, shall be submitted to the clerk of each governmental subdivision affected by the establishment of such district.

SECTION 19. The amendment made to 40.21 (5) (a) 2 of the statutes by chapter 118, laws of 1953, is incorporated in 40.65 (3) (b), as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 20. 40.34 (1) (introductory paragraph) of the statutes, as amended by chapter 336, laws of 1953, is renumbered 40.53 (1) and amended to read:

40.53 (1) *Except as provided in s. 40.55*, the school boards of all school districts operating public elementary \* \* \* or \* \* \* high schools \* \* \* shall provide transportation to and from school for all pupils residing in the district and 2 miles or more from the nearest public school they may attend. \* \* \* *Such* school boards \* \* \* may provide transportation for teachers to and from school subject to the same controls and limitations as *are* provided by this section for the transportation of \* \* \* pupils. In districts operating \* \* \* high schools, the board may also provide transportation for nonresident high school pupils residing 2 miles or more from the school \* \* \* within areas served by the school by bus routes approved by the county school committee and the state superintendent. If the district operating the \* \* \* high school does not provide transportation for nonresident high school pupils, \* \* \* the municipality in which the nonresident pupils reside \* \* \* shall arrange for such transportation and such municipality shall make claim to the county clerk for the cost of transportation so provided in the manner specified in s. \* \* \* 40.56 (2). The annual or special school meeting of any school district operating \* \* \* an elementary \* \* \* or a \* \* \* high school \* \* \*, or if no such meeting is held, then the school board of any such district may authorize the transportation of all or any part of the \* \* \* pupils of such school district, \* \* \* but if such transportation is furnished to less than all of the \* \* \* pupils there shall be reasonable uniformity in the minimum distance that \* \* \* pupils will be transported. The board of any public elementary school district which has suspended school shall provide transportation to and from school for all elementary \* \* \* pupils residing therein, and 2 miles or more from the nearest district school which they may attend, or 2 miles or more from \* \* \* any other district school which in the opinion of the state department of public instruction it is more feasible for them to attend \* \* \*.

SECTION 21. The amendment made to 40.34 (2) of the statutes by chapter 503, laws of 1953, is incorporated in 40.53 (2), as last amended by chapter 540, laws of 1953. Both amendments stand.

SECTION 22. 40.34 (3) of the statutes, as amended by chapters 336 and 503, laws of 1953, is repealed; and 40.53 (5) (introductory paragraph) and (7), as renumbered and amended by chapter 90, laws of 1953, are amended to read:

40.53 (5) (introductory paragraph) Transportation may be provided by the school board or by the county superintendent when authorized to provide transportation or in the case of nonresident high school students by the municipal board by any of the following methods:

(7) The commissioner of the motor vehicle department shall adopt and enforce rules and regulations to cover the design, construction, inspection and operation of all vehicles used for the transportation of pupils. Such rules and regulations shall by reference be made a part of any contract for transportation of pupils. All drivers or operators of school busses shall be under written contract with the school district for which such drivers or operators transport pupils. The form of contract shall be prescribed by the state superintendent and shall provide that any party to such contract shall be at all times subject to rules the commissioner and the department of public instruction may jointly adopt. The school board may adopt rules and regulations for the protection of

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the pupils or to govern the conduct of the person in charge of the conveyance. All transportation vehicles purchased or contracted for shall meet the specifications prescribed by the commissioner. School district boards, *municipal boards* and persons independently engaged in transportation of pupils shall discontinue the use of any vehicle used by them upon receipt of an order signed by the state superintendent ordering such discontinuance. *Members of the state department of public instruction and of the motor vehicle department are authorized to ride any public school bus at any time for the purpose of inspection.*

SECTION 23. 40.34 (4) of the statutes, as amended by chapter 336, laws of 1953, is repealed; and 40.54 (1) and 40.56 (4), both as renumbered and amended by chapter 90, laws of 1953, are amended to read:

40.54 (1) If, in the judgment of the school board or \* \* \* *the municipal board, as the case may be*, providing the transportation, it is to the advantage of the district or of the municipality and in the judgment of parent or guardian also to the advantage of the pupil that board and lodging in lieu of transportation be provided for all or part of the time for pupils of the district or municipality for whom transportation must be provided or for whom it has been authorized under s. 40.53 (1), the board or municipality shall enter into a written contract under which such pupils shall be properly boarded and lodged, and the board or municipality shall pay for such board and lodging from the general fund \* \* \*. This provision shall also apply to physically disabled children. The parent or guardian may select the home in which his child is boarded and lodged. The board may, if in its judgment it is to the interest of the district, in lieu of furnishing transportation *to the school in the districts of residence of pupils* or board and lodging, pay the tuition of such children in a school in another district \* \* \* *and in the event that the distance from the pupil's home to such school is 2 miles or more, provide transportation* and the state superintendent may grant permission for a handicapped child to be transported to a school in another district if he resides on an established bus route and if this results in equal or better educational opportunities for the child and an acceptable form of transportation is provided.

40.56 (4) The district or *the municipality* shall be reimbursed by the state at the rate of *not more than \$6 but not to exceed 60* per cent of the \* \* \* cost \* \* \* per week of 5 days for each pupil so boarded and lodged. In the case of handicapped children the aids herein provided for are to be supplemented from the aids provided for by s. 41.03 in an amount which, when added to the aids herein provided, will not be in excess of the cost of such board and lodging. The costs paid under this subsection and s. 41.03 (1) (a) shall not be classified as public relief.

SECTION 24. The amendments made to 40.34 (9) of the statutes, by chapter 336, laws of 1953, are incorporated in 40.53 (8), as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 25. The amendments made to 40.34 (10) of the statutes by chapter 336, laws of 1953, are incorporated in 40.56 (2), as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 26. The amendment made to 40.372 (1) (a) (introductory paragraph) of the statutes by chapter 112, laws of 1953, is incorporated in 40.70 (5) (a) (introductory paragraph) as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 27. The amendments made to 40.372 (1) (a) 2 of the statutes by chapters 112 and 401, laws of 1953, are incorporated in 40.70 (5) (a) 2, as renumbered and amended by chapter 90, laws of 1953. All amendments stand.

SECTION 28. The amendments made to 40.372 (2) (a) of the statutes by chapters 112 and 401, laws of 1953, are incorporated in 40.70 (6) (a), as renumbered and amended by chapter 90, laws of 1953. All amendments stand.

SECTION 29. 40.373 (2) of the statutes, as amended by chapter 118, laws of 1953, is repealed.

SECTION 30. The amendments made to 40.374 (6) (b) and (c) of the statutes by chapter 112, laws of 1953, are incorporated in 40.71 (6) (b) and (c), as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 31. The amendments made to 40.374 (7) of the statutes by chapter 287, laws of 1953, are incorporated in 40.71 (7), as renumbered and amended by chapter 90, laws of 1953. Both amendments stand.

SECTION 32. 40.375 (3) and (4) of the statutes, as amended by chapter 112, laws of 1953, are repealed.

SECTION 33. 41.44 (1m) of the statutes, as amended by chapter 476, laws of 1953, is amended by substituting "principal" for "president" wherever that word occurs.

SECTION 34. 46.22 (5) (a) 2 of the statutes, as created by chapter 513, laws of 1953, is amended to read:

46.22 (5) (a) 2. State institutions, Mendota state hospital, Winnebago state hospital, Wisconsin general hospital, Wisconsin orthopedic hospital for children, southern colony and training school, *central colony and training school*, northern colony and training school, central state hospital, Wisconsin school for boys, and Wisconsin school for girls.

SECTION 35. 49.20 (2) of the statutes, as amended by chapter 330, laws of 1953, is amended by substituting "medical" for "mental" in the clause "and is a patient in a mental institution as a result thereof."

SECTION 36. The amendments made to 49.30 of the statutes by chapter 413, laws of 1953 are not repealed by chapter 513, laws of 1953. Both amendments stand.

SECTION 37. 49.40 (1) of the statutes, as amended by chapter 558, laws of 1953, is amended to read:

49.40 (1) The county agency administering aid to the blind, aid to dependent children, old-age assistance and aid to totally and permanently disabled persons may provide for medical care needed by recipients of such aids. A person shall be considered a recipient if at the time such care is authorized aid to the blind, aid to dependent children, old-age assistance or aid to totally and permanently disabled persons is being granted to him. The provisions of s. 49.11 shall not apply to this section. Medical care shall, as necessary, be authorized and paid for by such county agency in addition to or in lieu of money payments made within the amounts allowed by ss. 49.18 (1) (a), 49.19 (5), \* \* \* 49.22 and 49.61 (6) (a). Medical care provided under this section includes hospitalization, *home care when prescribed by a physician* and nursing home care; physicians', dentists', and nurses' services; drugs, medical supplies and equipment, prosthetic appliances and other medical services as each is prescribed by a physician; optometrical services; transportation to obtain medical care; and prepayment of medical care.

SECTION 38. 49.61 (1m), as amended by chapter 330, laws of 1953, is amended to read:

49.61 (1m) For the purpose of this section, the term "aid to the totally and permanently disabled" means money payments to, or medical care in behalf of, or any type of remedial care recognized under this section or s. 49.40 in behalf of, needy individuals more than 18 \* \* \* years of age who are totally and permanently disabled, but does not include any such payments to or care in behalf of any individual who is an inmate of a public institution (except as a patient in a medical institution) or any individual (a) who is a patient in an institution for tuberculosis or mental diseases, or (b) who has been diagnosed as having tuberculosis or psychosis and is a patient in a medical institution as a result thereof. Beginning July 1, 1953, no payment of aid to totally and permanently disabled persons shall be made to any individual in a private or public institution unless a standard setting authority has been designated or established which shall be responsible for establishing and maintaining standards for such institutions. Such individuals shall not be barred from receiving general aid under ss. 49.02 and 49.03.

SECTION 39. 57.04 (5) of the statutes is amended to read:

57.04 (5) When a person is placed on probation to the department, the clerk of the court or the court shall mail to the department certified copies of the complaint, information or indictment, the plea, the sentence, if any, and the probation order. The clerk or court shall receive for such services the compensation provided for certifying copies of papers, which compensation shall be paid by the county.

SECTION 40. 66.45 of the statutes is renumbered 66.046.

SECTION 41. Chapter 467, laws of 1953, and 66.902 (5) and 66.905 (7) of the statutes, as created by said act, are repealed.

SECTION 42. 66.905 (7) (4th sentence) of the statutes, as created by chapter 461, laws of 1953, is amended to read:

66.905 (7) (4th sentence) The fund shall consolidate all of such reports each month and apply to the total participating earnings shown thereon the \* \* \* municipality contribution rate for the state and transmit such consolidated report to the director of budget and accounts together with a voucher for payment to the Wisconsin retirement fund from the general fund of the matching municipality contribution payable thereto as indicated by the consolidated report so submitted.

SECTION 43. The amendments made to 72.04 (1) of the statutes by chapter 131, laws of 1953, are not repealed by chapter 499, laws of 1953. Both amendments stand.

SECTION 44. 73.035 of the statutes, as amended by chapter 424, laws of 1953, is amended by substituting "351.35" for "315.35".

SECTION 45. 78.12 (3) of the statutes, as repealed and recreated by chapter 510, laws of 1953, is amended to read:

78.12 (3) REPORTS OF OTHERS. Any person, not a wholesaler or an authorized industrial user, who uses any motor fuel in this state or who has in his possession any motor fuel (other than that contained in the ordinary fuel tank attached to a motor vehicle), upon which the motor fuel tax has not been paid or the liability therefor has not been incurred by any wholesaler in this state, shall file a report and make payment of the tax on such motor fuel and shall be subject to *this chapter in the same manner as is provided for wholesalers.*

SECTION 46. 78.75 (1) (c) (3d sentence) of the statutes, as repealed and recreated by chapter 510, laws of 1953, is amended to read:

78.75 (1) (c) (3d sentence) The original invoice shall be printed or rubber stamped with the words "Original Invoice" and shall in addition contain the following information: 1. date of sale, 2. name and address of seller, 3. name and address of purchaser (which name must be the name of the claimant), 4. number of gallons purchased and the price per gallon \* \* \*, 5. amount of Wisconsin motor fuel or special fuel tax *paid* as a separate item, 6. receipt for payment.

SECTION 47. 78.77 (2) (4th sentence) of the statutes, as repealed and recreated by chapter 510, laws of 1953, is amended to read:

78.77 (2) (4th sentence) Delivery of any such shipment intrastate may be made to one or more unlicensed places of business at the direction of the licensed wholesaler whose name and address appear on the manifest and for whose account such shipment is made provided his copy of the manifest is supported by delivery tickets each showing the manifest number and complete information concerning the delivery and the original or copy of such delivery ticket is at the time of delivery presented to the person to whom any part of the shipment is delivered, except any remaining balance from such shipment after such deliveries may be delivered to any *licensed place of business within this state of the licensed wholesaler for whose account such shipment was made, but no such balance shall be returned to the place of origin.*

SECTION 48. The amendment made to 84.02 (3) (a) of the statutes by chapter 75, laws of 1953, is not repealed by chapter 600, laws of 1953. Both amendments stand.

SECTION 49. 85.055 (1) (last sentence) of the statutes, as amended by chapter 593, laws of 1953, is amended to read:

85.055 (1) (last sentence) A motor vehicle within the meaning of this section shall be deemed to be a motor truck or truck tractor *as defined in s. 85.10.*

SECTION 50. 85.08 (17) (a) and (b) 2 of the statutes are repealed.

SECTION 51. The amendment to 85.45 (2) (c) of the statutes by chapter 389, laws of 1953, is not repealed by chapter 582, laws of 1953. Both amendments stand.

SECTION 52. 85.45 (4) of the statutes, as amended by chapter 572, laws of 1953, is amended by deleting "and 85.07" in the reference to "ss. 85.06 and 85.07".

SECTION 53. 85.91 (1) of the statutes, as amended by chapter 340, laws of 1953, is amended by substituting "(7)" for "(6)" in the reference to "85.67 (2) to (6)" and by inserting "85.45 (6)" before the reference to "85.50". This amendment is to preserve the amendments made to 85.91 (1) by chapters 224, 340 and 472, laws of 1953.

SECTION 54. 85.91 (2) of the statutes, as amended by chapter 340, laws of 1953, is amended by inserting "(a)" after "(12)" in the reference to "85.16 (3) to (7) and (9), (10), (11) and (12)".

SECTION 55. 85.91 (3) of the statutes, as amended by chapter 340, laws of 1953, is amended by deleting "(f)" in the reference to "85.40 (1) (c), (d), (e), (f)".

SECTION 56. 86.16 (1) of the statutes, as amended by chapter 274, laws of 1953, is amended to read:

86.16 (1) Any person, firm or corporation including any *foreign corporation* \* \* \* *authorized to transact business in this state* may, with the written consent of the town board, but subject to the approval of the state highway commission, construct and operate telegraph, telephone or electric lines, or pipes or pipe lines for the purpose of transmitting messages, water, heat, light or power along, across or within the limits of any highway.

SECTION 57. Section 10 of chapter 616, laws of 1953, is repealed. 86.24 (4) of the statutes of 1951 is renumbered 86.34 (4) and reenacted as printed in section 27 of chapter 318, laws of 1953.

SECTION 58. 102.18 (5) of the statutes is amended to read:

102.18 (5) If it shall appear to the commission that a mistake may have been made as to cause of injury in the findings, order or award upon an alleged injury based on

accident, when in fact the employe was suffering from an occupational disease, the commission may upon its own motion, with or without hearing, \* \* \* within 3 years from the date of such findings, order or award, set aside such findings, order or award, or the commission may take such action upon application made within such 3 years. Thereafter, and after opportunity for hearing, the commission may, if in fact the employe is suffering from disease arising out of the employment, make new findings and award, or it may reinstate the previous findings, order or award.

SECTION 59. 108.14 (10) of the statutes is amended to read:

108.14 (10) For the purposes of s. \* \* \* 108.15 the commission's functions financed from the unemployment administration fund shall be treated as a separate budget subdivision, and any election made by the commission pursuant to s. 108.02 (5) (f) may be limited to individuals engaged in such functions.

SECTION 60. Chapter 109 of the statutes, as renumbered by chapter 490, laws of 1953, is renumbered chapter 114.

SECTION 61. 110.10 (2) (e) of the statutes is amended to read:

110.10 (2) (e) Any person to whom a \* \* \* license has been issued pursuant to s. \* \* \* 78.09 or 78.47.

SECTION 62. Chapter 114 of the statutes, as created by chapter 490, laws of 1953, is renumbered 241.31 to 241.50 and interior references are renumbered accordingly; the title to said chapter 114 is repealed; and the title to chapter 241 of the statutes is amended to read:

CHATTEL MORTGAGES \* \* \* ; FRAUDULENT CONTRACTS; TRUST RECEIPTS.

SECTION 63. 140.29 of the statutes, as created by chapter 330, laws of 1953, is amended by substituting "ss. 140.23 to 140.29" for "this act."

SECTION 64. The amendments made to 147.17 (1) of the statutes by chapter 61, laws of 1953, are not repealed by chapter 342, laws of 1953. Both amendments stand.

SECTION 65. 176.05 (5) of the statutes, as amended by chapter 373, laws of 1953, is amended by substituting "chapter" for "act" at the end of the 3d sentence.

SECTION 66. 185.20 of the statutes, as amended by chapter 399, laws of 1953, is amended by substituting "sections 182.001 to 182.23" for "Ch. 182".

SECTION 67. 194.04 (3) (a) (last sentence) of the statutes, as amended by chapter 394, laws of 1953, is amended by inserting the word "of" after "hauling" in the phrase "in the hauling common motor carrier trailers within such metropolitan area".

SECTION 68. 194.18 (10) of the statutes, as amended by chapter 281, laws of 1953, is amended by inserting the word "of" after "out" in the clause "moving into, out, or within this state."

SECTION 69. The last sentence of 194.20 of the statutes, as amended by chapter 281, laws of 1953, is repealed.

SECTION 70. 215.63 (2) and 215.64 (2) of the statutes are amended by deleting the words "and shareholders" from the clause "shall be members and shareholders".

SECTION 71. 215.91 (1) and (2) of the statutes, as created by chapter 613, laws of 1953, are renumbered 215.45 (10m) (a) and (b).

SECTION 72. 227.03 (2m) of the statutes is created to read:

227.03 (2m) After the agency has adopted a numbering system for its rules under s. 35.93 (2) all rules adopted shall be numbered according to such system.

SECTION 73. The amendments made to 322.02 (1) and 322.03 (1) of the statutes by chapter 150, laws of 1953, are not repealed by chapter 288, laws of 1953. Both amendments stand.

SECTION 74. 328.09 (1) and (2) of the statutes are amended to read:

328.09 RECORD OF BIRTHS, STILLBIRTHS, FETAL DEATHS, DEATHS AND MARRIAGES. (1) RECORDS AS EVIDENCE. The record of any marriage, birth, stillbirth, fetal death or death kept in the office of any register of deeds or city health officer or in the state bureau of vital statistics shall be received as presumptive evidence of the marriage, birth, stillbirth, fetal death or death so recorded.

(2) CHURCH AND DOCTOR'S RECORDS. Any church, parish or baptismal record, and any record of a physician or a person authorized to solemnize marriages, in which record are preserved the facts relating to any birth, stillbirth, fetal death, marriage or death, including the names of the persons, dates, places and other material facts, may be admitted as prima facie evidence of any fact aforesaid. But such record must be produced by its proper custodian and be supported by his oath that it is such a record as it purports to be and is genuine to the best of his knowledge and belief.

SECTION 75. The amendment made to 330.19 (5) of the statutes by chapter 61, laws of 1953, is not repealed by chapter 444, laws of 1953. Both amendments stand.

SECTION 76. Chapter 201, laws of 1937, section 9 (4), as last amended by chapter 153, laws of 1953, is amended by deleting "(1)" in the reference to "60.042 (1)".

SECTION 77. The third sentence of subsection 1 of section 5 of chapter 168, laws of 1951, is amended to read:

(Chapter 168, laws of 1951) Section 5, 1 (third sentence) The judgments of said court shall be enforceable throughout the state as circuit court judgments are enforced, and the executions and other process of said civil court, including garnishment summonses in \* \* \* *aid of* execution, may be issued to, executed, and served, and actions and proceedings to enforce collection of its judgments may be commenced and prosecuted in any court in which a transcript of the judgment docket of said civil court judgment, duly certified by the clerk of said court, shall have been filed in accordance with the provisions of ss. 270.74 and 270.76 of the statutes, to the same extent and with the same force and effect as in actions and proceedings for the collection and enforcement of judgments of the circuit court in similar cases.

Approved November 19, 1953.

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