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CHAPTER 465

AN ACT to repeal 35.05 (5), (7), (8) and (9), 35.07, 35.08 (1), (2) and (4) (intro. par.) and (a) and (b), 35.093, as amended by chapter 58, laws of 1963, 35.10, 35.11, 35.12, 35.13, 35.14 and 35.141; to renumber 35.08 (3) and (4) (c); to renumber and amend 35.05 (2); to amend 16.82 (4) (a), 35.09, as amended by chapter 60, laws of 1963, 35.095, 35.15 (1), 35.35 (1) and 35.47; to repeal and recreate 35.05 (1), (3), (4) and (6); and to create 16.82 (4) (am), 35.05 (2) and 35.35 (3) of the statutes, relating to legislative printing.

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

SECTION 1. 16.82 (4) (a) of the statutes is amended to read:

16.82 (4) (a) May reproduce printing of classes 1, 3 and 4, * * * and excerpts from the statutes under class 2, by machines or processes known as multigraph, multicolor, multilith, mimeograph, or * * * photo offset or by a combination of them, or by similar machines or processes. Agencies performing work under this section shall make reports as are required to the department of administration which shall compile and prepare such summary reports as the board on government operations requests.

SECTION 2. 16.82 (4) (am) of the statutes is created to read:

16.82 (4) (am) May, during a period when a contract for any class or subclass of public printing has expired and a new contract for the following biennium has not been entered into under ch. 35, obtain public printing from private printers at prevailing commercial rates, or may produce public printing by machines or processes known as multigraph, multicolor, multilith, mimeograph or photo offset or by a combination of them or by similar machines or processes.

SECTION 3. 35.05 (1) of the statutes is repealed and recreated to read:

35.05 (1) All printing for the legislature shall be in such form and printed in such manner and amount as may be determined by the joint rules of the legislature, or in the case of printing of a nature that is the concern of one house only, then as determined by that house.

SECTION 4. 35.05 (2) of the statutes is renumbered 35.05 (5) and amended to read:

35.05 (5) * * * Whenever either house requires any printing for its exclusive use and whenever any joint action of both houses is taken requiring any printing to be done, the chief clerk of the house where such action originates, shall deliver copy to the contract printer, with a requisition to the director signed by such clerk, and the contract printer shall do the printing and deliver it in the shortest possible time. If there is no contract in force for class 1 public printing, the chief clerks shall deliver copy to the director who shall have it printed in accordance with the statutes.

SECTION 5. 35.05 (2) of the statutes is created to read:

35.05 (2) (a) When the senate or the assembly determines the form or amount of printing for its own use, such determination or such regulations as may be considered appropriate governing such printing, may be made by the rules of the house or by resolution or by the senate committee on organization for the senate or the assembly committee on organization for the assembly, subject to final decision by their respective houses.

(b) When printing concerns both Houses the form or amount of such printing may be determined by the Joint Rules or by Joint Resolution or by the Joint Committee on Legislative Organization, subject to any provisions of the Joint Rules or Joint Resolutions.

SECTION 6. 35.05 (3) of the statutes is repealed and recreated to read:

35.05 (3) All printing for which the format, number of copies or other features prescribed by statute is now repealed, or which had a customary form, number of copies or other features, shall continue to conform to such format, other requirements or customary form until changed by or under authority of statute, joint rule or rule of either house.

SECTION 7. 35.05 (4) of the statutes is repealed and recreated to read:

35.05 (4) When legislative proposals, legislative publications or other printing is required for the legislature, including revision or correction bills for the revisor of statutes, bills or reports for the legislative council or legislative proposals of members intended for introduction by them, such printing may be ordered by the chief clerk of either house or by other authorized persons during any session of the legislature or recess thereof, pursuant to such regulations as either house shall establish.

SECTION 8. 35.05 (5) of the statutes is repealed.

SECTION 9. 35.05 (6) of the statutes is repealed and recreated to read:

35.05 (6) Any provision in the rules of the senate or the assembly or of the joint rules relating to printing shall continue in effect during any recess or adjournment of the legislature as though the legislature had continued in session and shall likewise continue in effect following the convening and during any other special or regular session until such provision is modified or repealed.

SECTION 10. 35.05 (7), (8) and (9) of the statutes are repealed.

SECTION 11. 35.07 of the statutes is repealed.

SECTION 12. 35.08 (1) and (2) of the statutes are repealed.

SECTION 13. 35.08 (3) of the statutes is renumbered 35.08 (1).

SECTION 14. 35.08 (4) (intro. par.) and (a) and (b) of the statutes are repealed.

SECTION 15. 35.08 (4) (c) of the statutes is renumbered 35.08 (2).

SECTION 16. 35.09 of the statutes, as amended by chapter 60, laws of 1963, is amended to read:

35.09 ENROLLED BILLS AND RESOLUTIONS. Immediately after any bill, or any joint resolution amending the constitution, has been finally passed, and in the case of a bill, before it is presented to the governor for approval, the chief clerk of the house where such bill or resolution originated shall * * * prepare a suitable copy of the enrolled bill or resolution in the form prescribed by the joint rules of the legislature and send it to the printer. The printer shall, as soon as possible, print and deliver 10 copies thereof upon ledger paper, one of which printed copies shall be used as the enrolled bill * * * or the enrolled resolution. * * * The enrolled bill or resolution shall be authenticated as provided by the joint rules of the legislature. The governor shall then consider and, if he approves, sign the printed enrolled bill except that the legislature may by joint resolution authorize the * * * use of typewritten copies * * * to be authenticated as though they were printed. The number of additional copies printed and the quality of paper used shall be as provided in the joint rules. Twenty copies shall be delivered to the statutory revision bureau at once and all other distribution shall be as provided in the joint rules. The heading of each act shall carry the words "State of Wisconsin" as do bills and joint resolutions.

SECTION 17. 35.093 of the statutes, as amended by chapter 58, laws of 1963, is repealed.

SECTION 18, 35.095 of the statutes is amended to read:

35.095 At the time the governor approves a bill (an act) he shall give it a chapter number. The acts of a session shall be numbered consecutively commencing with one. If a bill is passed over the governor's veto or becomes a law because of the failure of the governor to act upon it within the time limit the chief clerk of the house of origin shall immediately give the bill its proper chapter number.

SECTION 19. 35.10, 35.11, 35.12, 35.13, 35.14 and 35.141 of the statutes are repealed.

SECTION 20. 35.15 (1) of the statutes is amended to read:

35.15 (1) Immediately after the end of each general and each special session of the legislature, the secretary of state shall prepare printer's copy for a volume denominated "Wisconsin Session Laws," which shall contain all acts enacted during such session, all important joint resolutions of the session, and an alphabetical index to the volume prepared by the revisor. Said printer's copy shall show the date of approval and * * * the effective date of each act, and joint resolution, the number of the proposal from which it originated and the house in which it originated and shall be in such form as may be prescribed by the joint rules; but shall omit the signature of the officers affixed to the enrolled act, or joint resolution. Such printer's copy shall be delivered to the director and by him to the contract printer, who shall print and deliver the same within 60 days. The director shall determine the number of copies to be printed. After making the necessary comparison, the secretary of state shall annex at the end of one of the copies, which shall be filed in his office as a public record, his certificate that he has compared the printed copies therein with the original acts approved by the governor, and that they appear to be correctly printed. All other copies and reprints thereof shall contain a printed copy of such certificate.

SECTION 21. 35.35 (1) of the statutes is amended to read:

35.35 (1) Specifications for state printing * * * except class 1, including type style and size, page size, titles, paper, form, quality, quantity, binding and method, shall be as determined by the director unless specified by statute. Any state agency which objects to his determination may appeal the decision to the governor.

SECTION 22. 35.35 (3) of the statutes is created to read:

35.35 (3) Specifications for class 1 state printing shall be determined by the director with the advice and approval of the joint committee on legislative organization.

SECTION 23. 35.47 of the statutes is amended to read:

35.47 All bids shall be opened and read publicly at the time and place appointed therefor, or on such adjourned day as may be named by the director. Within 10 days thereafter such bids shall be accepted as he shall determine are proposals to do any of the first 4 classes of printing for the greatest per cent of discount from or the least per cent above base prices established by s. 35.43; provided that whenever he is satisfied that any of said bids has been presented pursuant to an agreement, understanding or combination to prevent free competition, he shall reject all of them and readvertise for bids as in the first instance. Each accepted bid shall have indorsed thereon over his signature the word: "Accepted" with the date of such acceptance. Bids for a class or subclass of public printing shall be rejected only for cause, following which the director shall readvertise promptly for new bids as in the first instance.

SECTION 24. SECTION 22 (35.35 (3) of the statutes) of this act shall take effect on the day after publication and the remainder of the act shall take effect on the first Monday in January 1965.

Approved December 30, 1963.