Assembly Bill 99

Date published: June 24, 1967

CHAPTER 43, LAWS OF 1967

AN ACT to amend and revise chapter 20 and to make divers other changes in the statutes and session laws, relating to state finances and appropriations, constituting the general fund budget bill of the 1967 legislature and making appropriations.

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

Section 3. 13.54 (1) of the statutes is amended to read:

13.54 (1) There is created a commission on interstate co-operation in the legislative branch to consist of the members of the joint committee on legislative organization and, in addition, 3 senators and 3 assemblymen appointed as are standing committees in the respective houses, the chief of

the legislative reference bureau, the governor and 3 state officials to be appointed by him. The executive secretary of the legislative council shall serve as the nonvoting secretary of the commission. Members of the commission shall be paid no additional compensation but shall be reimbursed their actual and necessary expenses from the appropriation made by s. 20.530 (2) (cm). Subject to s. 14.69 (6), alternates to attend specific meetings may be chosen as are persons to fill vacancies, and their terms shall expire when their mission is accomplished.

SECTION 4. 13.82 (intro.) of the statutes is amended to read:

13.82 (intro.) For the purpose of providing information to the legislature, the joint legislative council may appoint committees consisting of one member of the council, members of the legislature and of citizens having special knowledge on the subject assigned by the council to be studied. Any vacancy on a committee shall be filled by the council. The executive secretary of the legislative council shall certify to the secretary of state the names of the membership of such committees. Citizen members may be reimbursed for their actual and necessary expenses incurred in performing their duties from the appropriations provided by s. 20.520.

SECTION 4m. 13.90 (7) of the statutes is created to read:

13.90 (7) Negotiate a contract for the conversion of the statutes into machine-readable form for computer use which shall be signed by the chairman. To the extent possible, the conversion shall permit such use not only for computerized research based on the statute text, but also additional future applications such as bill drafting with computer assistance and statute printing by automated typesetting methods.

SECTION 5. 13.92 (1) (b) of the statutes is renumbered 13.92 (1) (b) and (c) and amended to read:

13.92 (1) (b) *Drafting section*. The legislative reference bureau shall provide drafting services equally and impartially and to the limits of its facilities and staff. In the performance of its drafting services, the legislative reference bureau shall:

1. Prepare in the proper form all legislation to be introduced in the

legislature.

2. Prepare in plain language an anlysis of each original measure, to be printed with the measure when it is introduced. On the printed measure, the analysis shall be displayed single-spaced between the title and the enacting clause.

(c) Drafting records; when confidential. While the legislature remains in session the drafting section shall maintain the files for all drafting requests received during such session, but after the adjournment sine die the drafting records to legislation introduced shall be turned over to the reference section under par. (a) 3. Records of drafting requests which did not result in legislation introduced shall remain confidential at all times and may be maintained by the drafting section in such form as will facilitate its operations.

SECTION 6. 14.72 (1) of the statutes is amended to read:

14.72 (1) There is constituted a board on government operations to be composed of the chairman of the senate finance committee, the chairman of the assembly finance committee and 2 senators and 3 assemblymen to be appointed as are standing committees in the respective houses. Each house shall be represented by at least one member of each of the 2 parties having the greatest representation in each house. The board on government operations shall choose its own chairman at its first meeting and biennially thereterim of the legislature, the next ranking member of the finance committee due to death, resignation, disability or other cause occurring during the interim of the legislature, the next ranking member of the finance committee of that house according to order of appointment shall serve as a member

of the board until such vacancy is filled by the legislature. The legislative members shall be reimbursed their actual and necessary expenses, from the appropriation made in s. 20.385 (1) (a). Regular meetings shall be held quarterly and special meetings shall be held upon call of the governor or upon call of the chairman of the board. Requests in an amount not exceeding \$5,000 requiring immediate board action may be resolved by mail ballot to be formally recorded at the next ensuing special or regular meeting. The board may employ such assistants as it deems necessary and fix their compensation, on the same basis as employes of the executive office. The commissioner of administration shall serve ex efficie as secretary of the board. The state auditor shall attend such meetings as the board requests.

SECTION 6m. 14.75 (1) of the statutes is amended to read:

14.75 (1) There is created an interstate Indian committee of 2 members, one an Indian, appointed by the governor for such term as may be fixed by him, to represent the state on the governor's interstate Indian council. The members of the committee shall be reimbursed for their actual and necessary expenses as members of the committee from the appropriation made by s. 20.360 (1) (b) 20.125 (6) (a), on vouchers approved by the governor.

SECTION 7. 14.752 (1) (intro.) and (c) and (3) (intro.) and (c) of the statutes are amended to read:

- 14.752 (1) (intro.) There is created a commission of 5 citizens appointed by the governor with the advice and consent of the senate, for staggered terms of 5 years, to constitute the representation of this state on the joint Minnesota-Wisconsin boundary area commission. Vacancies shall be filled for the balance of the unexpired term. In order to assist the commission in the execution of its functions, there is further created a legislative advisory committee comprising 4 senators and 6 assemblymen appointed as are standing committees in the respective houses, and there is further created a technical advisory committee consisting of 2 members appointed by the governor and of one member each appointed by the governing board or chief executive head of each of the following agencies, to represent such agencies: the attorney general, the department of administration, the department of agriculture, the conservation commission, the state board of health, the public service commission, and the department of resource development and the committee on water pollution. The members of the commission and the members of its advisory committees shall serve without compensation but shall be reimbursed for actual and necessary expenses incurred in the performance of their duties, from the appropriation made by s. 20.230 (1), on vouchers approved by the Wisconsin member of the commission selected to serve as its chairman or vice chairman. All other expenses incurred by the commission in the course of exercising its powers and duties, unless met in some other manner specifically provided by statute, shall be paid by the commission out of its own funds.
- (c) The commission may accept on behalf of the state, from the federal government or from any other source, and may receive and use, gifts and grants of furniture, books, equipment, supplies, money or other property used or useful for the execution of its functions. All moneys received under this paragraph shall be deposited in the general fund and are appropriated therefrom to the commission, unless prohibited by the terms of the grant or gift, are appropriated to the commission for expenditure by it in accordance with s. 20.230 (1) (g).
- (3) (intro.) There is created a commission of 5 citizens appointed by the governor with the advice and consent of the senate, for staggered terms of 5 years, to constitute the representation of this state on the joint Michigan-Wisconsin boundary area commission. Vacancies shall be filled for the balance of the unexpired term. In order to assist the commission in the

execution of its functions, there is further created a legislative advisory committee comprising 4 senators and 6 assemblymen appointed as are standing committees in the respective houses, and there is further created a technical advisory committee consisting of 2 members appointed by the governor and of one member each appointed by the governing board or chief executive head of each of the following agencies, to represent such agencies: the attorney general, the department of administration, the department of agriculture, the conservation commission, the state board of health, the public service commission, and the department of resource development and the committee on water pollution. The members of the commission and the members of its advisory committees shall serve without compensation but shall be reimbursed for actual and necessary expenses incurred in the performance of their duties, from the appropriation made by s. 20.230 (3), on vouchers approved by the Wisconsin member of the commission selected to serve as its chairman or vice chairman. All other expenses incurred by the commission in the course of exercising its powers and duties, unless met in some other manner specifically provided by statute, shall be paid by the commission out of its own funds.

(c) The commission may accept on behalf of the state, from the federal government or from any other source, and may receive and use, gifts and grants of furniture, books, equipment, supplies, money or other property used or useful for the execution of its functions. All moneys received under this paragraph shall be deposited in the general fund and are appropriated therefrom to the commission, unless prohibited by the terms of the grant or gift, are appropriated to the commission for expenditure by it in accordance with s. 20.230 (3) (g).

SECTION 8. 14.89 (1) (intro.), (c) and (e) to (j) of the statutes are amended to read:

- 14.89 (1) (intro.) For the purpose of providing housing for state departments and agencies, including housing for state offices anywhere in the state and the completion of the state office building, and all buildings, improvements, facilities or equipment or other capital items required in connection therewith, for the acquisition of lands for future office building development, and to refinance indebtedness previously or hereafter created by a nonprofit-sharing corporation for the purpose of providing a state office building or buildings or additions or improvements thereto which are located on land owned by the state or by the nonprofit-sharing corporation, or for any one or more of said purposes, the state building commission shall have the following powers and duties:
- (c) The power to lease or sublease from such nonprofit-sharing corporation, and to make available for public use, any lands or any such land and existing buildings conveyed or leased to such corporation under pars. (a) and (b), and any new buildings erected upon such land or upon any other land owned by such corporation, upon such terms, conditions and rentals, subject to available appropriations, as in the judgment of the state building commission are in the public interest. With respect to any property conveyed to such corporation under par. (a), such lease from such corporation may be subject or subordinated to one or more mortgages of such property granted by such corporation.
- (e) The duty to apply all of the net revenues derived from the operation of any lands or such new buildings to the payment of rentals due and to become due under any lease or sublease of such new buildings made under par. (c).
- (f) The power to pledge and assign all or any part of the revenues derived from the operation of any lands or such new buildings as security for the payment of rentals due and to become due under any lease or sublease of such new buildings made under par. (c).

(g) The power to covenant and agree in any lease or sublease of any lands or of such new buildings made under par. (c) to impose fees, rentals or other charges for the use and occupancy or other operation of such new buildings in an amount which together with other moneys of the commission available for such purpose will produce net revenue sufficient to pay the rentals due and to become due under such lease or sublease.

(h) The power to apply all or any part of the revenues derived from the operation of any lands or existing buildings to the payment of rentals due and to become due under any lease or sublease made under par. (c).

(i) The power to pledge and assign all or any part of the revenues derived from the operation of any lands or existing buildings to the payment of rentals due and to become due under any lease or sublease made under any lease or sublease. of rentals due and to become due under any lease or sublease made under

nar. (c).

(j) The power to covenant and agree in any lease or sublease made under par. (c) to impose fees, rentals or other charges for the use and occupancy or other operation of any lands or existing buildings in an amount calculated to produce net revenues sufficient to pay the rentals due and to become due under such lease or sublease.

SECTION 10. 14.95 (6) (f) of the statutes is created to read:

14.95 (6) (f) Provide consultant service to assist in the development of local housing for the aged.

SECTION 11. 15.97 of the statutes is repealed and recreated to read:

- 15.97 INTERAGENCY COMMITTEE ON HEALTH AND WEL-FARE. (1) PURPOSE. To promote the effective development and co-ordination of health and welfare services in the state and to avoid duplication of services, there is created an interagency committee on health and welfare.
- (2) COMPOSITION. The interagency committee on health and welfare shall consist of 2 representatives of the state board of health, 3 representatives of the department of public welfare, one representative of the state superintendent of public instruction, one representative of the industrial commission, one representative of the university of Wisconsin, one representative of the department of administration and 2 other representatives of state agencies selected by the governor because of a particular interest in health or welfare. Each member shall serve at the pleasure of his appointing authority.
- (3) ORGANIZATION. (a) At its first meeting and annually thereafter, the committee shall elect from its membership a chairman, vice chairman and secretary and arrange for regular meetings. It shall meet at the call of the chairman or upon a call signed by any 3 members. Members shall receive no compensation for their services in addition to their salaries. The committee may invite nonmembers to serve in a consultant or advisory capacity and may create such other advisory committees it determines are needed. The department of administration shall provide adequate professional and clerical assistance to the committee. The member agencies shall co-operate by providing temporary additional staffing on a per project basis at the request of the committee.
- (b) For the purpose of providing a forum for concerned citizens to express their views, there is created a citizens advisory committee composed of 9 members appointed by the governor. Each member shall be a resident of the state who has demonstrated a continuing interest in the problems of health and welfare and their solutions, and who holds no position or employment with the state. All members shall be appointed for 3-year terms, except that of the initial appointments, 3 shall expire in January 1968 and 3 in January 1969. The governor shall designate the chairman of this committee and the committee shall meet at least twice yearly on the call of the mittee and the committee shall meet at least twice yearly on the call of the chairman. The committee shall be advisory to the interagency committee on health and welfare on any matters relating to the interagency committee's

functions. The members of this committee shall be entitled to reimbursement of their expenses under sub. (6).

4) FUNCTIONS. The committee shall:

(a) Study the operations, plans and policies, both existing and proposed, of the several agencies of state government in the fields of health and welfare and make such recommendations as it deems advisable.

(b) Examine the need for future health and welfare activities, programs, services and facilities in the state.

(c) Consider and respond as requested on matters brought before it by the governor or the legislature.

(d) Report its findings and recommendations to the governor when deemed appropriate by the committee.

(e) Promote the co-ordination and joint planning of interagency programs, including comprehensive planning required by federal laws.

(5) ACCESS TO RECORDS. The several state agencies shall co-operate in making information available to the committee.

(6) EXPENSES. Any expenses of the committee, its members, or advisory persons shall be paid from the appropriation under s. 20.125 (1) (a).

upon approval by the commissioner of administration.
(7) AUTHORITY TO ACCEPT FUNDS. The committee may receive and spend any funds made available to it to carry out the purposes for which the funds. are received.

SECTION 11g. 16.105 (2) (b), (c) 2 and (e) 1 of the statutes are amended to read:

16:105 (2) (b) Each such range shall provide for a minimum and a maximum rate of pay, and for intermediate salary steps to govern salary increases for meritorious service. The director shall not certify the salary of any person holding any such position or employment, unless such salary is at the minimum or maximum of such range, or is at an intermediate step within such range, or is increased within the authorized salary range in multiples of \$5 \$1; but this provision shall not prevent the payment of any added pay for added hours of work under rules of the board, which shall be considered separately from the basic salary rate of the employe, nor shall it prevent payment of salary rates above the maximum as provided in sub. (1m).

(c) 2. It is declared to be legislative intent that merit increases be granted only on the basis of meritorious service and not be granted for reasons of longevity, employe need, level of salary range or for other such reasons. The personnel board shall establish rules for assuring that state departments follow procedures which promote this end, including therein the use of performance standards, evaluation reports and such other measurements as they may require. For the 1967-68 and 1968-69 fiscal years only, the provisions of this paragraph requiring merit increases to be granted only on the basis of meritorious service are waived to the extent necessary to permit implementation of the joint committee on finance's recommenda-

ions that such increases be granted on a basis other than merit.
(e) 1. Eighty per cent of the amount which would be required if every employe eligible for a merit increase on July 1 were to receive an increase equal to one intermediate step or the portion thereof required to reach the maximum in the range; but if such 80% is not an exact multiple of \$5 \$1, it shall be increased to the next higher \$5 \$1 multiple.

SECTION 11m. 16.105 (3) (am) of the statutes is repealed SECTION 11t. 16.105 (5) of the statutes is created to read:

16.105 (5) The director shall establish a plan for extra compensation of 5 cents per hour effective July 1, 1967, and 10 cents per hour effective July 1, 1968, to be paid for hours worked between 6 p.m. and 6 a.m. by persons in full-time positions, and part-time positions where employment regularly equals or exceeds one-half time on a daily, weekly or monthly

basis, and shall promulgate rules for determining eligibility for such extra compensation. Such rules shall provide that the extra compensation will be paid to all employes for the portion of regularly scheduled hours that fall between 6 p.m. and 6 a.m., but may exclude hours so worked on an unscheduled basis. No person is eligible for such extra compensation in a full or part-time position unless he has worked not less than 2 hours between 6 p.m. and 6 a.m. There shall be added to the amount otherwise paid in a pay period to an employe any amount earned under this subsection, which shall be considered separately from the basic salary rate of the employe. The director shall report any recommendation for changes thereof to the joint committee on finance pursuant to sub. (3).

SECTION 12. 20.001 of the statutes is repealed and recreated to read: 20.001 DEFINITIONS AND ABBREVIATIONS. In this chapter terms and abbreviations have the following meanings:

- (1) REVENUE TYPES. (a) General purpose revenues. "General purpose revenues" consist of general taxes, miscellaneous receipts and revenues collected by state agencies which are paid into a specific fund, lose their identity, and are then available for appropriation by the legislature. In this chapter unless another fund is specifically indicated, "general purpose revenues" refers to general purpose revenues in the general fund. General fund general purposes revenues are identified by the abbreviation GPR in s. 20.005. Whenever the terms "executive budget revenues", "unappropriated revenues" or "unassigned receipts" or other similar designations appear in the statutes and when such terms have reference to the general fund such in the statutes and when such terms have reference to the general fund, such terms mean "general purpose revenues." They shall be deposited pursuant
- to s. 20.951.
 (b) Program revenues. "Program revenues" consist of revenues which are paid into a specific fund and are credited by law to an appropriation to finance a specified program or agency. In this chapter, unless another fund is specifically indicated, "program revenues" refers to program revenues in the general fund. Whenever the terms "revolving budget revenues," "appropriated revenues" or "assigned receipts" or other similar descriptions appear in the statutes and when such terms have reference to the general fund, such terms mean "program revenues." They shall be deposited pursuant to s. 20.951.
- 1. "Program revenues-other", indicated by the abbreviation PRO in s. 20.005, consist of all program revenues not received from the federal government.
- 2. "Program revenues-federal", indicated by the abbreviation PRF in s. 20.005, consist of all program revenue received from the federal government.
- (c) Local tax revenues. "Local tax revenues", indicated by the abbreviation LTR in s. 20.005, consist of such portions of state-collected taxes which are paid into the general fund and distributed to localities under s. 20.552.
- (d) Segregated fund revenues. "Segregated fund revenues", indicated by the abbreviation SEG in s. 20.005 consist of revenues which, by law, are deposited into funds other than the general fund and are available for the purposes for which such funds are created. They shall be deposited pursuant to s. 20.951.
- (2) APPROPRIATION TYPES. The following types of appropriations may be made from any of the revenue types listed above. When an appropriation varies from these basic types, it is identified as the type which most nearly fits that appropriation and the variation is indicated by an asterisk in the schedules under s. 20.005 and specifically state in ss. 20.100 to 20.899.

 (a) Annual appropriations. Annual appropriations, indicated by the abbreviation A in s. 20.005, are appropriations which are expendable only up to the amount shown in the schedule and only for the fiscal year for

which made. At the end of the fiscal year the unencumbered balances shall revert to the fund and account from which appropriated. In ss. 20.100 to 20.899 all appropriations are annual unless otherwise indicated and the introductory phrase "annually", is used only when necessary to avoid confusion with other appropriation types.

(b) Biennial appropriations. Biennial appropriations, indicated by the abbreviation B in s. 20.005, are appropriations which are expendable only for the biennium for which made. Dollar amounts shown in the schedule under s. 20.005 represent the most reliable estimates of the amounts which will be expended in each fiscal year, the total for both years being the biennial appropriation. For accounting purposes, for computation of the surplus at the close of the fiscal year and for the administration of s. 20.002 (1), the appropriation for the first year of a biennium shall be the sum of the expenditures for such year plus the outstanding encumbrances at the close of such year; the unencumbered balance at the close of the first year shall constitute the appropriation for the 2nd year of the biennium. At the end of the biennium the unencumbered balances shall revert to the fund and account from which appropriated. Biennial approrevert to the fund and account from which appropriated. Biennial appropriations are indicated in ss. 20.100 to 20.899 by the introductory phrase "biennially".

(c) Continuing appropriations. Continuing appropriations, indicated by the abbreviation C in s. 20.005, are appropriations which are expendable until fully depleted or repealed by subsequent action of the legislature. The appropriations for any given year shall consist of the previous fiscal year ending balance together with the revenues received during the current fiscal year. Unless otherwise indicated in ss. 20.100 to 20.899, dollar amounts shown in the schedule under s. 20.005 represent the most reliable estimates of the amounts which will be expended during any fiscal year, but shall not

be limiting. Continuing appropriations are indicated in ss. 20.100 to 20.899 either by the introductory phrase, "as a continuing appropriation" or by the introductory phrase "all moneys received from".

(d) Sum sufficient appropriations. Sum sufficient appropriations, indicated by the abbreviation S in s. 20.005, are appropriations which are expendable from the indicated source in the amount necessary to accomplish the purpose specified. Dollar amounts shown under s. 20.005 represent the most reliable estimate of the amounts which will be needed. Sum sufficient appropriations are indicated in ss. 20.100 to 20.899 by the introductory phrase "a sum sufficient"

SECTION 12m. 20.003 (1) of the statutes is repealed.

SECTION 13. 20.003 (5) of the statutes is repealed and recreated to read:

20.003 (5) NUMBERING SYSTEM FOR APPROPRIATIONS. In the schedule of s. 20.005 and in the text in ss. 20.100 to 20.899, all state agencies shall be arranged alphabetically and each agency shall be assigned a section. Each subsection constitutes a program of such agency, and each paragraph constitutes an appropriation. In the miscellaneous tax apportionments under s. 20.552, local tax revenue distributions are identified by subsection

(a) Appropriations are identified according to their source of funds as defined in s. 20.001 by the paragraph letters assigned, as indicated by

the following table:

Source of funds Paragraph letters (a) - (fz) (g) - (Lz) (m) - (tz) General purpose revenues Program revenue-other Program revenue-federal (u) - (zz) Segregated revenue

(b) Bill draftsmen shall adhere to such standard numbering system and format when creating, repealing or amending the appropriation statutes.

SECTION 14. 20.003 (6) of the statutes is repealed.

SECTION 14m. 20.004 of the statutes is repealed and recreated to read:

20.004 FISCAL NOTES. Any bill making an appropriation and any bill increasing or decreasing existing appropriations, fiscal liability or revenues shall, before any vote is taken thereon by either house of the legislature if the bill is not referred to a standing committee, or before any public hearing is held before any standing committee or, if no public hearing is held, before any vote is taken by the committee, incorporate as a note a reliable estimate of the anticipated change in appropriation authority, fiscal liability or state revenues under the bill, including to the extent possible a projection of such changes in future biennia. Except as otherwise provided by joint rules of the legislature, such estimates shall be made by the agency receiving the appropriation or collecting the revenue except that fiscal notes on bills which will be referred to the joint survey committee on tax exemptions or the joint survey committee on retirement systems shall be prepared by the appropriate committee. When a fiscal note is prepared after the bill has been introduced, it shall be printed and distributed as are amendments.

SECTION 15. 20.005 of the statutes, as it affects 1967-69 appropriations, except for the budget summaries and schedules, is repealed and recreated to read:

20.005 STATE BUDGET: (1) SUMMARY OF THE GENERAL FUND. The budget governing fiscal operations for the state of Wisconsin for all funds from July 1, 1967, to June 30, 1969, is summarized as follows:

| GENERAL FUND SUMMARY | 1967-68 | 1968-69 |
|---|---|--|
| General fund — general purpose revenue Estimated balance July I Estimated general purpose revenue Total GPR available General purpose revenue appropriation Estimated lapsed balances Estimated balance June 30 | (\$561,040,100) 523,941,500 | \$ 41,098,600 532,692,500 (\$573,791,100) 566,302,300 3,500,000 \$ 10,988,800 |
| Ceneral fund program revenue | Karaman and Angel | \$366,965,600 |
| General fund — tax revenue collections for localities Shared taxes Property tax relief Total local tax revenue | \$206,603,000 110,621,000 \$317,224,000 | \$222,022,000 116,021,000 \$338,043,000 |

- (2) PROGRAM APPROPRIATIONS. There are appropriated to each agency named in par. (a) the amounts shown therein for the programs and other purposes indicated. All appropriations are authorized from the general fund unless otherwise indicated. The letter abbreviations shown designating the type of appropriation apply to both years in the schedule unless otherwise indicated.
- (a) The following tabulation is an alphabetic arrangement by state agency of all annual and biennial appropriations made by the legislature, or anticipated expenditures from sum sufficient and continuing appropriations made by the legislature.

SECTION 16. The amounts in the summaries and schedules in section 20.005 of the statutes, as they affect 1967-69 general fund appropriations, are created to read:

In the schedule, appropriations which vary from the standard appropriation definitions are indicated by an asterisk (*). The variation is specifically stated in the cordesponding section in ss. 20.100 to 20.899.

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|---------------|--|--|------|--------------------------------|--------------------------------|
| 20.120 (1) | Accountancy, board of Registration of accountants | <u></u> : | | | |
| (g) | Agency collections Program revenue—other 20.120 TOTAL | | C | 24,200 /24,200/ [24,200] | 24,500 /24,500/ [24,500] |
| 20.125 | Administration, department of | • | | [21,200] | [21,000] |
| (1) | Administrative supervision and management services | • | | | |
| (a) (b) | General program opns. County infirmaries cost accounting. | | AS | 9,680,300 —0— | 9,794,300 —0— |
| (g) · | General purpose revenue Private consultants | PRO | C | /9,680,300/ 2,125,000 | /9,794,300/ 2,125,000 |
| (h) | Municipal auditing and reporting | PRO | C | 857,300 | 883,400 |
| (i) ; | Merchandise and services | | C | 1,280,000 /4,262,300/ | 1,455,000 /4,463,400/ |
| (m) | Federal grants and contracts Program_revenue—federal | PRF | C | 2,300 /2,300/ | 2,300 /2,300/ |
| (0) | (1) Program total | | | (13,944,900) | (14,260,000) |
| (3) (a) | Management consultants Consultant services | GPR | В | 200,000 | 0 |
| ` ' | General purpose revenue | | | /200,000/ (200,000) | /—0—/ (—0—) |
| (6) | (3) Program total | | | | |
| (a) | Executive committees | GPR | S | 8,600 /8,600/ | 8,100 /8,100/ |
| | (6) Program total | | | (8,600) | (8,100) |
| (8) | Governor's commission on law enforcement and crime | . | | | |
| (a) | General programs opns | | C* | 25,000 /25,000/ | 25,000 /25,000/ |
| (m) | Federal grants | \mathbf{PRF} | C | 25,000 | 25,000 |
| | Program revenue—federal | | | /25,000/ (50,000) | /25,000/ (50,000) |
| | 20.125 General purpose revenue 20.125 Program revenue—other | | | /9,913,900/ /4,262,300/ | /9,827,400/ /4,463,400/ |
| | 20.125 Program revenue—federal | | | /27,300/ | /27,300/ |
| 00.100 | 20.125 TOTAL | | | [14,203,500] | [14,318,100] |
| 20.130 | Aeronautics commission Airports and aero, activities | | | | |
| (1) (g) | General program opns | | A | 374,900 | 326,900 |
| (h) (j) | State aid, airports | | C | 211,300 2,697,200 | 312,000 3,416,400 |
| | Program revenue—other | | | /3,283,400/ | /4,055,300/ |
| (m) | Federal aid, airports | | .C | 2,164,300 /2,164,300/ | 2,219,100 /2,219,100/ |
| م م | 20.130 TOTAL | | | [5,447,700] | [6,274,400] |
| 20.135 | Aging, commission on | | | | |
| (a) | Improve programs for the aging General program opns. | GPR | A | 73,000 | 75,700 |
| (g) | General purpose revenue | PRO | C | /73,000/ 1,500 | /75,700/ 1,500 |
| (m) | Program revenue—other | | · C | /1,500/ | /1,500/ |
| (n) | Federal aids for admin. Federal aids for local assistance | PRF | Ç. | 15,000 112,200 | 15,000 112,200 |
| | Program revenue—federal | | | /127,200/ [201,700] | /127,200/ [204,400] |
| 20.140 | Agriculture, department of | | | , | 2_00,000 |
| (1) | Mand and too do not be the | <u> 1 1 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 </u> | 13 | for a grant | |
| (a) | General purpose revenue | GPR | A | 2,489,000 /2,489,000/ | 2,909,500 /2,909,500/ |
| (g (i) | Related services | PRO | C | 6,300 | 6,300 |
| (j) | Pesticide control | PRO | ç | 44,400 27,600 | 45,200 28,200 |
| (k) | Dairy trade practices | PRO | С | 80,100 /158,400/ | 82,400 /162,100/ |
| (2) | (1) Program total | | | (2.647,400) | (3,071,600) |
| (4) | Animal disease and plant pest eradica- tion | | | | |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|------------|--|------------|------------------|-------------------------|-------------------------|
| (a) | General program opns | GPR | Æ | 2,091,900 | 2.093,300 |
| (b) | Animal disease indemnities | | B | 32,500 | 32,500 |
| ` ' | General purpose revenue | | | /2,124,400/ | /2,125,800/ |
| (g) (h) | Related services | . PRO | Ç | 700 | 700 |
| | Sale of supplies | | ğ | 11,000 | 11,000 |
| (i) | Mink research | . Phu | , C , | 6,000 /17,700/ | 6,000 /17,700/ |
| (m) | Federal funds | PRF | ·C | 69,000 | 69,200 |
| () | Program revenue—federal | | • | /69,000/ | /69,200/ |
| | (2) Program total | | | (2,211,100) | (2,212,700) |
| (3) | Economic and marketing service | CDD | | 000.000 | 005 400 |
| (a) (b) | General program opns Fruit and vegetable grading | CPR | A · | 696,800 18,200 | 685,400 18,200 |
| (0) | General purpose revenue | | - | /715,000/ | /703,600/ |
| (g) | Related services | | C | 170,300 | 172,300 |
| (ĥ) | Sale of supplies | . PRO | \mathbf{C}_{i} | 4,500 | 4,000 |
| (i) | Marketing orders | . PRO | C | 25,000 | 25,000 |
| /_A | Program revenue—other | | c | /199,800/ | /201,300/ |
| (m) | Federal funds | . FRF | C | 58,000 /58,000/ | 58,000 /58,000/ |
| | (3) Program total | | | (972,800) | (962,900) |
| (4) | Payments to agricultural societies | • | | (0.12,000) | (|
| (a) | State payments | | A | 22,700 | 22,700 |
| | General purpose revenue | • | | /22,700/ | /22,700/ |
| | (4) Program total | • | | (22,700) /5,351,100/ | (22,700) /5,761,600/ |
| | 20.140 General purpose revenue 20.140 Program revenue—other | | | /375,900/ | /381,100/ |
| | 20.140 Program revenue—federal | i. | | /127,000/ | /127,200/ |
| | 20.140 TOTAL | | | [5,854,000] | [6,269,900] |
| 20.150 | Archeological society | | | | |
| (1) | Printing society quarterly | | | | |
| (a) | General program opns | | Α | 800 | 800 |
| | General purpose revenue | | | /800/ 1 800 1 | /800/ [800] |
| | 20.150 TOTAL | • •• | | [900] | [000] |
| 20.160 | Architects and professional engineers, board of | | | | |
| (1) | Reg. of architects, prof. engineers an | a | | | |
| (1) | land surveyors | u | | | |
| (g) | Agency collections | . PRO | C | 132,300 | 135,100 |
| , | Program revenue_other | | · · | /132,300/ | /135,100/ |
| | 20.160 TOTAL | • | | [132,300] | [135,100] |
| 20.170 | Athletic commission | | | | |
| (1) | Regulation of boxing | | _ | | |
| (a) | General program opns | | Α | 1,500 | 1,500 |
| 7~1 | General purpose revenue License fees and taxes | חמם | C* | /1,500/ 2,700 | /1,500/ 2,700 |
| (g) | Program revenue—other | . FILO | 0 | /2,700/ | /2,700/ |
| | 20.170 TOTAL | | | [4,200] | [4,200] |
| 20.180 | Attorney general | | | | |
| | Legal service for the state | | | | |
| (a) | Ğeneral program opns | GPR | A | 981,200 | 1,006,000 |
| (b) | Special counsel | . GPR | A. | 15,000 | 15,000 |
| (c) | Expert Counsel | . GPR | Ç! | <u>0_</u> | 0_ |
| (d) (e) | Aid to counties for law enforcement Legal expenses | GPR GPR | S | 15,000 150,000 | 15,000 150,000 |
| (0) | General purpose revenue | . CIII | , G | 1,161,200/ | /1,186,000/ |
| | 20.180 TOTAL | | | [1,161,200] | [1,186,000] |
| 20.200 | Banking department | | | | |
| (1) | Supervision of banks and related finan | - | | | |
| | cial agencies | | | | |
| (g) | Agency collections | | G. | 968,500 | 996,600 |
| | Program revenue—other | | | /968,500/ [968,500] | /996,600/ [996,600] |
| 00.010 | | • | | [อบอ,อบบ] | Faan'oon] |
| | Bar commissioners | | | | |
| | Bar commission services | CDD | A | 4,600 | 4,600 |
| (a.) | General program opns. General purpose revenue | . GFR | Λ. | /4,600/ | /4,600/ |
| | 20.210 TOTAL | | | [4,600] | [4,600] |
| | | | | - · - | - · · - |

| Statute | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|--------------------------|---|--------|--------------|--|--|
| 20.220 (1) | Basic sciences, board of examiners Examination in basic sciences | | | | |
| (g) | Agency collections | _ | \mathbf{c} | 9,200 /9,200/ [9,200] | 9,200 /9,200/ [9,200] |
| 20.230 | Boundary area commission | | | | -, <u>-</u> |
| (1) (a) | Minnesota-Wisconsin General program opns. General purpose revenue 20.230 TOTAL | | À | 12,500 /12,500/ [12,500] | 12,500 /12,500/ [12,500] |
| 20.240 | Building commission Building operations | | • | | |
| (b) (2) | Office building operations Program revenue—other (1) Program total State building program | | c | 3,367,900 /3,367,900/ (3,367,900) | 3,457,900 /3,457,900/ (3,457,900) |
| (a) (f) | Lease rental payments Construction program General purpose revenue (2) Program total 20.240 General purpose revenue | GPR | S | 11,160,000 10,614,500 /21,774,500/ (21,774,500) /21,774,500/ | 13,455,000 10,614,500 /24,069,500/ (24,069,500) /24,069,500/ |
| | 20.240 Program revenue—other | | | /3,367,900/ [25,142,400] | /3,457,900/ [27,527,400] |
| 20.250 | Chiropractic, board of examiners | • | | .= | • , , • |
| (1) (g) | Registration of chiropractors Agency collections Program revenue—other 20.250 TOTAL | | C | 9,400 /9,400/ [9,400] | 9,400 /9,400/ [9,400] |
| 20.260 (1) | Circuit and county courts Circuit courts | | | | |
| (2) | General program opns. General purpose revenue (1) Program total County courts | | s | 1,443,400 /1,443,400/ (1,443,400) | 1,476,400 /1,476,400/ (1,476,400) |
| (a) (3) | General program opns. General purpose revenue (2) Program total Counsel for indigent defendant | | S | 2,929,200 /2,929,200/ (2,929,200) | 3,103,100 /3,103,100/ (3,103,100) |
| (a) | General program opns. General purpose revenue (3) Program total 20.260 General purpose revenue | | S | 50,000 /50,000/ (50,000) /4,442,600/ | 50,000 /50,000/ (50,000) /4,629,500/ |
| 20,270 | 20.260 TOTAL | | | [4,422,600] | [4,629,500] |
| | control, bureau of | | | | |
| (<u>1)</u> (a) | Preparation for disasters General program opns | GPR | A | 129,700 | 124,700 |
| (m) | General program opns. General purpose revenue Federal aid Program revenue—federal 20.270 TOTAL | | C | /129,700/ 989,500 /989,500/ [1,119,200] | /124,700/ 984,800 /984,800/ [1,109,500] |
| 20.275 (1) | Claims commission Review and payment of claims against the state | | | [1,115,200] | [1,103,000] |
| (a) | General fund claims | GPR | S | 30,800 /30,800/ [30,800] | 3,200 /3,200/ [3,200] |
| 20.280 | Conservation commission | | | | - / - |
| (1) (a) (b) (c) | Fish and game Water research Wolf river easements Wolf river formula payments | GPR | E A S | 100,000 150,000 5,000 | 100,000 150,000 5,000 |
| (g) (i) (l) | General purpose revenue Land acquisition rights Development Aids in lieu of taxes | PRO | B B S | /255,000/ 611,600 50,000 21,900 | /255,000/ 611,600 50,000 21,900 |
| | Program revenue—other | | ~. | /683,500/ (938,500) | /683,500/ (938,500) |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|---------------------------------|---|-------------------------|------------------|---|---|
| (2) (a) (b) (g) (i) | Forestry Forest crop law admin. Forest aids General purpose revenue Land acquisition rights | GPR PRO | A S B | 4,800 391,800 /396,600/ 831,500 | 4,800 396,800 /401,600/ 831,500 |
| (i) (k) (l) | Development County forest rec. aids Aids in lieu of taxes Program revenue—other (2) Program total State parks | PRO PRO | B B S | 300,000 74,200 13,500 /1,219,200/ (1,615,800) | 300,000 74,200 13,500 /1,219,200/ (1,620,800) |
| (g) (i) (k) | Land acquisition rights Development General program opns. Program revenue—other (3) Program total Information, education and vacation | PRO PRO | B B | 950,900 530,500 422,000 /1,903,400/ (1,903,400) | 950,900 530,500 422,000 /1,903,400/ (1,903,400) |
| (a) | services Advertising Wisconsin | . GPR | A | 200,000 | 200,000 |
| (g) (9) | General purpose revenue Tourist information centers Program revenue—other (4) Program total General approp, and provisions | . PRO | в | /200,000/ 62,800 /62,800/ (262,800) | /200,000/ 62,800 /62,800/ (262,800) |
| (g) | Long-range planning Program revenue—other (9) Program total 20.280 General purpose revenue 20.280 Program revenue—other 20.280 TOTAL | • | В | 25,700 /25,700/ (25,700) /851,600/ /3,894,600/ [4,746,200] | 25,700 /25,700/ (25,700) /856,600/ /3,894,600/ [4,751,200] |
| 20.290 (1) | Crime laboratory Technical crim, investigation assist, for authorized officials | | | 2.3 , y = -3, = -2.2 | |
| (a) (g) | General program opns. General purpose revenue Service fees Program revenue—other 20.290 TOTAL | PRO | A A | 206,200 /206,200/ 112,500 /112,500/ [318,700] | 214,000 /214,000/ 112,500 /112,500/ [326,500] |
| 20.300 (1) (a) | Deaf, association of Services to the deaf General program opns. General purpose revenue 20.300 TOTAL | | . A | 8,400 /8,400/ [8,400] | 8,500 /8,500/ [8,500] |
| 20.320 (1) | Dental examiners, board of Registration of dentists and denta hygienists | 1 | | | |
| (g) | Agency collections Program revenue—other 20.320 TOTAL | - | C | 40,600 /40,600/ [40,600] | 41,000 /41,000/ [41,000] |
| 20.340 | Employment relations board | | | | |
| (1) (a) | Promotion of peace in labor relations General program opns General purpose revenue | | A | 343,900 /343,900/ | 350,200 /350,200/ |
| (g) | Publications Program revenue—other 20.340 TOTAL | • ' | С | 100 /100/ [344,000] | 100 /100/ [350,300] |
| 20.360 | Executive department | | | | |
| (1) | Executive office and residence operations | | | | |
| (a) (b) (c) (d) | Staff salaries General program opns. Contingent fund Governor's conference dues General purpose revenue (1) Program total | . GPR . GPR . GPR | A S S S | 194,600 34,700 38,200 7,100 '274,600/ (274,600) | 201,300 38,000 39,400 7,100 /285,800/ (285,800) |
| (2) (a) | Economic development General program opns. General purpose revenue | | A | 539,200 /539,200/ | 542,200 /542,200/ |
| (g) | Conference proceeds Program revenue—other | . PRO | C | 2,000 /2,000/ | 2,000 /2,000/ |

| Statute | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|--------------------------|---|-------------------|--------------|--|--|
| (m) | Federal aid Program revenue—federal (2) Program total 20.360 General purpose revenue 20.360 Program revenue—other 20.360 Program revenue—federal 20.360 TOTAL | | C | 96,300 /96,300/ (637,500) /813,800/ /2,000/ /96,300/ [912,100] | 99,400 /99,400/ (643,600) /828,000/ /2,000/ /99,400/ [929,400] |
| 20.365 | Exposition department | | | | |
| (1) (g) (h) | Exposition center General program opns. Capital improvements Program revenue—other (1) Program total | PRO | A C | 1,745,300 -0- /1,745,300/ (1,745,300) | 1,758,100 —0— /1,758,100/ (1,758,100) |
| (2) (a) (b) | County and district fairs Administration Aids General purpose revenue | GPR GPR | A A | 12,300 340,000 /352,300/ | 12,700 340,000 /352,700/ |
| (3) (g) | (2) Program total Olympic ice rink General program opns. Program revenue—other | PRO | A, | (352,300) 58,700 /58,700/ | (352,700) 58,700 /58,700/ |
| | (3) Program total 20.365 General purpose revenue 20.365 Program revenue—other 20.365 TOTAL | | | (58,700) /352,300/ /1,804,000/ [2,156,300] | (58,700) /352,700/ /1,816,800/ [2,169,500] |
| 20.385 | Government operations, board on | | | | |
| (1) (a) (b) (c) | General fund General program supplementation State institutions Agency planning supplements | GPR GPR | B C* B | 1,000,000 500,000 100,000 | 1,000,000 500,000 200,000 |
| (d) (e) | Child consultation service Overtime pay General purpose revenue 20.385 TOTAL | GPR | B B | 125,000 300,000 /2,025,000/ [2,025,000] | 125,000 200,000 /2,025,000/ [2,025,000] |
| 20.390 | Governor's comm. on human rights | | | | |
| (1) (a) | Education for human rights General program opns. General purpose revenue | | A | 48,700 /48,700/ | 49,800 /49,800/ |
| (g) | Gifts and grants Program revenue—other 20.390 TOTAL | PRO | C | 400 /400/ [49,100] | 400 /400/ [50,200] |
| 20.400 | Grain and warehouse commission | | | | |
| (1) (g) | Grain regulation Agency collections Program revenue—other 20.400 TOTAL | | C* | 908,900 /908,900/ [908,900] | 935,000 /935,000/ [935,000] |
| 20.403 (1) | Great Lakes compact commission | | | | |
| (a) | Development of seaways and ports General programs opns. General purpose revenue 20.403 TOTAL | | A | 12,000 /12,000/ [12,000] | 13,000 /13,000/ [13,000] |
| 20.408 | Group insurance board | | | | |
| (1) (a) | Group health and life insurance Administration General purpose revenue 20.408 TOTAL | | A | 47,000 /47,000/ [47,000] | 47,400 /47,400/ [47,400] |
| 20.410 | Health, board of | | | | |
| (1) (a) (c) (d) | Public health services General program opns. Aids for county nurses Aids to T.B. sanatoria General purpose revenue | GPR GPR | A. S | 2,243,500 67,000 1,008,000 /3,318,500/ | 2,304,700 67,000 940,000 /3,311,700/ |
| (g) (h) (i) (k) | Licensing activities Internal services Transcript and microfilm services Fees for outpatient services | PRO PRO PRO | C* C* | 815,700 110,900 39,200 10,500 | 815,300 119,400 39,200 12,000 |
| | Program revenue—other | | | /976,300/ | /1,021,900/ |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|--------------------------|---|-------------|--------------|---|---|
| (m) (p) (q) (r) | Radiation protection act | PRF PRF PRF | CCCC | 18,000 2,221,300 2,500,000 196,800 /4,936,100/ [9,230,900] | 18,000 2,323,600 2,500,000 200,500 /5,042,100/ [9,375,700] |
| (1) | commission for | | | | |
| (1) (a) | Financial aid to students General program opns. | . GPR | Α. | 129,200 | 132,200 |
| (b) | Honor scholarships Tuition grants | . GPR | S | 892,000 1,125,000 | 892,000 1,500,000 |
| (d) | Tuition reimbursement | GPR | S | 313,000 | 313,000 |
| (e) | Student loan interest | | \mathbf{s} | 280,600 /2,739,800/ | 200,600 /3,037,800/ |
| (h) | Gifts and grants | . PRO | C: | -0- | 0 |
| (m) | Program revenue—other Student loan interest payments | PRF | C | /—0—/ —0— | /0/ 0 |
| \ / | Program revenue—federal | • | | /0/ (2,739,800) | /—0—/ (3,037,800) |
| (2) | (1) Program total | | . | | , |
| (m) | General program opns | | С | 43,300 /43,300/ | 44,300 /44,300/ |
| | (2) Program total | | | (43,300) | (44,300) |
| | 20.415 General purpose revenue 20.415 Program revenue—other | | | /2,739,800/ /—0—/ | /3,037,800/ /—0—/ |
| | 20.415 Program revenue—federal 20.415 TOTAL | | | /43,300/ [2,783,100] | /44,300/ [3,082,100] |
| 20.417 | Higher education, coordinating commission for | • | | | |
| (1) | Administration | CDD | | 004.000 | 041 600 |
| (a) | General program opns | • | A | 234,000 /234,000/ [234,000] | 241,600 /241,600/ [241,600] |
| 20.420 | Highway commission | | | | |
| (2) (g) | Special roads and serv. Scenic easements Program revenue—other (2) Program total 20.420 TOTAL | | В | 175,000 /175,000/ (175,000) [175,000] | 175,000 /175,000/ (175,000) [175,000] |
| 20.430 | Historical society | | | | |
| (1) | Coll. and preser. of hist, mater, for research and publications | ∋- | | | |
| .(a): | General program opns | GPR | A | 1,136,200 | 1,175,100 |
| (b) | Heat | | s | 12,000 /1,148,200/ | 12,000 /1,187,100/ |
| (g) (h) | Fines and collections | . PRO | C | 328,500 122,700 | 331,700 123,500 |
| | Trust funds Program revenue—other | | _ | /451,200/ | /455,200/ |
| (m) | Federal funds | . PRF | C | 5,000 /5,000/ | 5,000 /5,000/ |
| | 20.430 TOTAL | | | [1,604,400] | [1,647,300] |
| 20.440 | Industrial commission | | | | |
| (1) (a) | General program opns. | GPR | A | 2,697,700 | 2,762,500 |
| (b) | Comm. on the employment of the | e | A | 2,200 | 2,200 |
| | physically handicapped General purpose revenue | | | /2,699,900/ | /2,764,700/ |
| (m) | Federal funds | . PRF | С | 75,700 /75,700/ | 78,100 /78,1 0 0/ |
| | (1) Program total | • | | (2,775,600) | (2,842,800) |
| 90 <i>12</i> 0 | 20.440 TOTAL | • | | [2,775,600] | [2,842,800] |
| 20.460 (1) | Insurance department Supervision of the insurance industry | , | | | |
| (g) | General program opns | PRO | C | 916,400 | 933,900 |
| | Program revenue—other | | | /916,400/ (916,400) | /933,900/ (933,900) |
| | · · · · | | | | |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|----------------------|--|-------------|--------|--|--|
| (2) (a) | Arson investigation General program opns. General purpose revenue (2) Program total 20.460 General purpose revenue 20.460 Program revenue—other 20.460 TOTAL | • | A | 110,500 /110,500/ (110,500) /110,500/ /916,400/ [1,026,900] | 114,500 /114,500/ (114,500) /114,500/ /933,900/ [1,048,400] |
| 20.480 (1) (a) | Investment board Investment of funds General program opns. General purpose revenue 20.480 TOTAL | | A | 365,200 /365,200/ [365,200] | 366,300 /366,300/ [366,300] |
| 20.490 (1) | Judicial council Advisory services to the courts and legislature | 1 | | | |
| (a) | General program opns. General purpose revenue 20.490 TOTAL | | A | 51,300 /51,300/ [51,300] | 42,800 /42,800/ [42,800] |
| 20.500 | Lands, commissioner of public | | | | |
| (1) (a) | Investments and sales General program opns. General purpose revenue | | A | 82,700 /82,700/ | 85,400 /85,400/ |
| (m) | Federal funds | \cdot PRF | C | 5,000 | 5,000 |
| 00 246 | Program revenue—federal | | | /5,000/ [87,700] | /5,000/ [90,400] |
| 20.510 (1) | Law library Law services | | | | |
| (a) | General program opns. General purpose revenue 20.510 TOTAL | | A | 81,100 /81,100/ [81,100] | 80,700 /80,700/ [80,700] |
| 20.520 | Legislative council | | | | |
| (1) (a) (b) | Admin, and research General program opns. Contingent expenses General purpose revenue (1) Program total | . GPR | A A | 139,600 2,000 /141,600/ (141,600) | 144,900 2,000 /146,900/ (146,900) |
| (2) (a) | Legislative improvement General program opns | . GPR | · B | 0 /0/ | 85,400 /85,400/ |
| (g) | General purpose revenue Ford foundation grant Program revenue—other | . PRO | В | 58,800 /58,800/ (58,800) | /-0/ (85,400) |
| (3) (a) | (2) Program total | GPR | В | 7,100 | 7,100 |
| (g) | General purpose revenue | | C | /7,100/ —0— | /7,100/ —0— |
| | Program revenue—other | • | · | / 0_ / (7,100) | /—0—/ (7,100) |
| (5) (a) | Study of insurance laws General program opns. General purpose revenue (5) Program total 20.520 General purpose revenue 20.520 Program revenue—other 20.520 TOTAL | • | В | 60,700 /60,700/ (60,700) /209,400/ /58,800/ [268,200] | 62,300 /62,300/ (62,300) /301,700/ /—0—/ [301,700] |
| 20.530 | Legislature | | | | |
| (1) (a) (b) | Opn. of the legislature General program opns. Contingent expenses General purpose revenue (1) Program total Special study groups | GPR | SB | 2,198,100 5,000 /2,203,100/ (2,203,100) | 2,285,900 5,000 /2,290,900/ (2,290,900) |
| (a) | Joint survey comm. on retiremen systems Administrative rules review com | . GPR | A | 28,100 | 28,800 |
| (c) | mittee | GPR | A. | 1,000 | 1,000 |
| (cd) (cm) | Uniform state laws, commission on. Interstate co-op. comm. | | A A | 5,200 19,400 | 3,200 19,400 |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|------------|--|-------------|------|----------------------------|----------------------------|
| (d) (e) | Natl. conf. of state legislative leaders | GPR | В | 3,000 | 3,000 |
| (6) | Jt. survey commission on tax exemptions | | Α | 1,000 | 1,000 |
| | General purpose revenue | | | /57,700/ | /56,400/ |
| | (2) Program total | | | (57,700) | (56,400) |
| (3) | Rev. of statutes bureau | ann. | | 20.400 | AF 100 |
| (a) | General program opns. | | A | 62,400 | 65,100 |
| | (3) Program total | | | /62,400/ (62,400) | /65,100/ (65,100) |
| (4) | Legislative reference bureau | • | | (02,100) | (00,100) |
| (a) | General program opns | GPR | В | 251,400 | 277,200 |
| | General purpose revenue | | - | /251,400/ | /277,200/ |
| /E) | (4) Program total | | | (251,400) | (277,200) |
| (5) (a) | Legislative audit bureau General program opns | CDD | A | 287,900 | 907 000 |
| (a) | General purpose revenue | | A | /287,900/ | .297,000 /297,000/ |
| | (5) Program total | | | (287,900) | (297,000) |
| (6) | Jt. committee on legislative organi | | | , , , | ` ' ' |
| | zation | ann | ~ · | | _ |
| (a) | Legislative study | | C* | 0 10 | -0- |
| (b) (c) | Converting statutes | | Ā | 15,000 | <u>0</u> 15, 000 |
| (-) | General purpose revenue | | •• | /15,000/ | /15,000/ |
| | (6) Program total | | | (15,000) | (15,000) |
| (7) | Home and family council | | | | |
| (a) | General program opns. | GPR | A | 20,800 | 26,700 |
| | General purpose revenue | | | /20,800/ (20,800) | /26,700/ (26,700) |
| | (7) Program total | | | /2,898,300/ | (26,700) /3,028,300/ |
| | 20.530 TOTAL | | | [2,898,300] | [3,028,300] |
| 20.540 | Medical examiners | | | | |
| (1) | Registration of physicians, physical |] | | | |
| | therapists and podiatrists | | _ | | |
| (g) | Agency collections | | C | 75,800 /75,800 / | 76,400 |
| | Program revenue—other | | | /75,800/ [75,800] | /76,400/ [76,400] |
| 00 220 | | | | 110,000] | [10,400] |
| 20.550 | Miscellaneous general appropriations | , | | | |
| (3) | Return of escaped convicts | ann | | 1 000 | 1 000 |
| (a) | Reimbursement of counties | | S | 1,000 /1,000/ | 1,000 /1,000/ |
| | (3) Program total | | | (1,000) | (1,000) |
| (4) | Taxes on state lands | | | (-,, | (-,) |
| (a) | Administration and payments | GPR | S | 55,000 | 55,000 |
| | General purpose revenue | | | /55,000/ | /55,000/ |
| | (4) Program total | | | (55,000) | (55,000) |
| (5) | Interest on tax refunds | CDD | æ | 4 000 | 4 000 |
| (a) | Payments | GPK | S | 4,000 /4,000/ | 4,000 /4,000/ |
| | (5) Program total | | | (4,000) | (4,000) |
| (30) | Supp. approp. salary adj. | | | (-,7 | (-,, |
| (a) | General purpose revenue | GPR | S | 1,150,000 | 2,150,000 |
| | General purpose revenue | | | /1,150,000/ | /2,150,000/ |
| (20) | (30) Program total | | | (1,150,000) | (2,150,000) |
| (37) | Supplemental appropriation bonus payments | | | ** | |
| (a) | General purpose revenue | GPR | S | 1,600,000 | 2,400,000 |
| () | General purpose revenue | UL 1 | ~ | /1,600,000/ | /2,400,000/ |
| | (37) Program total | | | (1,600,000) | (2,400,000) |
| (42) | Employer fringe benefits | ~~~ | - C | | |
| (a) | General purpose revenue | GPR | S | 2,475,000 | 2,625,000 |
| | General purpose revenue | | | /2,475,000/ (2,475,000) | /2,625,000/ (2,625,000) |
| (44) | Aids to localities for fringe benefits | | | (2,2.0,000) | (=,0=0,000) |
| (b) | Teachers social security | GPR | S | 11,818,300 | 13,715,000 |
| (c) | Teachers retirement | | S | 19,567,000 | 20,654,000 |
| (d) | Aids to certain counties | GPR | S | 509,000 | 571,000 |
| | General purpose revenue | | | /31,894,300/ | /34,940,000/ |
| | (44) Program total | | | (31,894,300) | (34,940,000) |

| Statute | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|-------------|---|--------|--------------|---|---|
| (45) (b) | Supplements to retirement benefits Teachers supplements General purpose revenue | | s | 928,900 /928,900/ | 880,800 /880,800/ |
| | (45) Program total | | | (928,900) /38,108,200/ [38,108,200] | (880,800) /43,055,800/ [43,055,800] |
| 20.552 | Miscellaneous tax apportionments Income tax normal | LTR | C | 154,608,000 | 166,785,000 |
| (3) | (1) Program total | | С | /154,608,000/ (154,608,000) 78,000 | /166,785,000/ (166,785,000) 79,000 |
| | Local tax revenue (3) Program total Electric co-operatives | | С | /78,000/ (78,000) 787,000 | /79,000/ (79,000) 802,000 |
| (4) | Local tax revenue | • | | /787,000/ (787,000) | /802,000/ (802,000) |
| (5) | Light, heat & power cos., municipal Local tax revenue (5) Program total | | C | 164,000 /164,000/ (164,000) | 174,000 /174,000/ (174,000) |
| (6) | Light, heat & power cos., private Local tax revenue | LTR | C | 31,623,000 /31,623,000/ | 33,698,000 /33,698,000/ |
| (7) | (6) Program total | LTR | C | (31,623,000) 2,402,000 /2,402,000/ | (33,698,000) 2,574,000 /2,574,000/ |
| (8) | (7) Program total | LTR | C | (2,402,000) 450,000 /450,000/ | (2,574,000) 475,000 /475,000/ |
| (9) | (8) Program total | LTR | С | (450,000) —0— /—0—/ | (475,000) —0— /—0—/ |
| (10) | (9) Program total Telephone cos. Local tax revenue | LTR | c | (—0—) 7,470,000 /7,470,000/ | (0) 7,965,000 /7,965,000/ |
| (11) | (10) Program total Severance tax Local tax revenue | LTR | c | (7,470,000) 17,000 /17,000/ | (7,965,000) 18,000 /18,000/ |
| (12) | (11) Program total | LTR | C | (17,000) 908,000 | (18,000) 938,000 |
| (13) | (12) Program total | | c | /908,000/ (908,000) 8,096,000 | /938,000/ (938,000) 8,514,000 |
| (15) | Local tax revenue | | A | /8,096,000/ (8,096,000) 56,321,000 | /8,514,000/ (8,514,000) 56,321,000 |
| | Local tax revenue | | | /56,321,000/ (56,321,000) | /56,321,000/ (56,321,000) |
| (16) | Personal prop. tax relief Local tax revenue (16) Program total 20.552 Local tax revenue | | S | 54,300,000 /54,300,000/ (54,300,000) /317,224,000/ | 59,700,000 /59,700,000/ (59,700,000) /338,043,000/ |
| 20.553 | 20.552 TOTAL Miscellaneous agency accounts | | | [317,224,000] | [338,043,000] |
| (1) (m) | Distrib. of nat'l forest income Federal funds | PPF | C | 150,000 | 150,000 |
| | Program revenue—federal | | Ü | /150,000/ (150,000) | /150,000/ (150,000) |
| (2) (g) | Care of dependent persons Collections Program revenue—other | PRO | \mathbf{c} | 5,000 /5,000/ | 5,000 /5,000/ |
| (3) | (2) Program total | | | (5,000) | (5,000) |
| (g) | ments Special charges Program revenue—other | | c | 3,100,000 /3,100,000/ | 3,200,000 /3,200,000/ |
| (4) (g) | (3) Program total TB sanatoria; inter-co. payments Special charges | PRO | С | (3,100,000) | (3,200,000) |
| | Program revenue—other | | _ | /1,400,000/ (1,400,000) /4,505,000/ | /1,400,000/ (1,400,000) /4,605,000/ |
| | 20.553 Program revenue—other 20.553 Program revenue—federal 20.553 TOTAL | | | /150,000/ [4,655,000] | /150,000/ [4,755,000] |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|---------------------------------|--|----------------------------------|-----------------------|--|--|
| 20.558 | Mississippi river parkway planning committee | | | | |
| (1) (a) | National assosication dues Payment General purpose revenue 20.558 TOTAL | | A | 2,400 /2,400/ [2,400] | 2,400 /2,400/ [2,400] |
| 20.570 | National guard | | | | |
| (1) | Admin. and operation of the Wis. na tional guard | ı - | | | |
| (a) (b) (c) (e) (f) | General program opns. Repair and maintenance Public emergencies State service flags Fuel General purpose revenue | . GPR . GPR . GPR . GPR | A B S C* | 810,800 130,000 17,000 200 110,200 /1,068,200/ | 820,000 130,000 17,000 200 110,200 /1,077,400/ |
| (g) | Military property | . PRO | C | 22,000 /22,000/ | 22,000 /22,000/ |
| (m) | Fed. aid for armories Program revenue—federal 20.570 TOTAL | . PRF | C | 384,600 /384,600/ [1,474,800] | 387,400 /387,400/ [1,486,800] |
| 20.580 | Nurses, department of | | | | |
| (1) (g) (2) | Registration of nurses General program opns. Program revenue—other (1) Program total Educational aids | | C, | 170,500 /170,500/ (170,500) | 174,500 /174,500/ (174,500) |
| (a) | Administration | . GPR | A | 5,000 | 5,000 |
| (b) | Scholarships for nursing educators. General purpose revenue (2) Program total 20,580 General purpose revenue 20,580 Program revenue—other 20,580 TOTAL | • | A | 145,000 /150,000/ (150,000) /150,000/ /170,500/ [320,500] | 145,000 /150,000/ (150,000) /150,000/ /174,500/ [324,500] |
| 20.590 | Optometry, board of examiners | | | 2,. 2 | • , - |
| (1) (g) | Registration of optometrists Agency collections Program revenue—other 20.590 TOTAL | | c | 16,800 /16,800/ [16,800] | 16,800 /16,800/ [16,800] |
| 20.600 | Personnel board | | | | |
| (1) (a) | Regul. and review of state personnel management General program opns | | A | 9,900 /9,900/ | 11,100 /11,100/ |
| | 20.600 TOTAL | • | | [9,900] | [11,100] |
| 20.610 | Pharmacy, board of Reg. of pharmacists & enforce, of nar | - | | | |
| (g) | cotic laws Agency collections Program revenue—other 20.610 TOTAL | | C | 105,200 /105,200/ [105,200] | 107,000 /107,000/ [107,000] |
| 20.615 | Pharmacy internship commission | | | | |
| (1) (g) | Supervision of internship program General program opns. Program revenue—other 20.615 TOTAL | • | C | 23,000 /23,000/ [23,000] | 22,700 /22,700/ [22,700] |
| 20.640 | Public employes social security fund | | | | |
| (1) (a) | Admin. and operations Administration General purpose revenue 20.640 TOTAL | | A | 85,200 /85,200/ [85,200] | 86,200 /86,200/ [86,200] |
| 20.650 (1) | Public instruction department Educ. and auxiliary services to loca schools | ıl | | | |
| (a) (b) | General program opns | . GPR | A : A : | | 958,700 23,400 /982,100/ |

| Statut | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|----------------|---------------------------------------|----------------|--------------|---------------|-------------------------------|
| (g) | Surplus property | PRO | \mathbf{c} | 151,500 | 153,500 |
| (ĥ) | School lunch program | | č | 325,000 | 325,000 |
| (i) | Publications | | č | 20,000 | 20,000 |
| (1) | Program revenue—other | | · | | |
| (-4-1) | | | | /496,500/ | /498,500/ |
| (\mathbf{m}) | Federal aids | | \mathbf{c} | 26,541,300 | 26,672,100 |
| | Program revenue—federal | | | /26,541,300/ | /26,672,100/ |
| | (1) Program total | | | (27,983,600) | (28,152,700) |
| (2) | Financial assistance to local schools | | | | |
| (a) | General program opns | GPR | A | 157,500 | 163,000 |
| (am) | Indian scholarships | GPR | \mathbf{s} | 28,000 | 33,800 |
| (b) | Elem. and high school aids | GPR | \mathbf{B} | 124,836,500 | 131,906,700 |
| (bm) | Transportation aids | | В | 9.230.500 | 9,730,400 |
| ` <u>(c)</u> | School tuition, foster home children. | | Ã | 1,338,900 | 1,526,000 |
| (cm) | Tuition and transp. for certain chil- | | | 2,000,000 | 2,020,000 |
| (0111) | dren | | A | 42,800 | 50,700 |
| (d) | Co-op educ. ser. agencies | | Ä | 551,000 | 551,000 |
| (e) | | | B | 729,100 | 600,000 |
| (6) | County college aids | | D | | |
| (\ | General purpose revenue | DDB | | /136,914,300/ | /144,561,600/ |
| (\mathbf{m}) | Federal aid | PRF | | 217,400 | 215,300 |
| | Program revenue—federal | | | /217,400/ | /215,300/ |
| (0) | (2) Program total | | | (137,131,700) | (144,776,900) |
| (3) | Services for handicapped children | | | | |
| (<u>a</u>) | General program opns | GPR | A | 1,850,200 | 1,869,300 |
| (b) | Handicapped scholarships | GPR | \mathbf{s} | 16,500 | 16,500 |
| (c) | Fuel | $_{ m GPR}$ | S | 28,000 | 28,000 |
| (d) | Aids for handicapped children | GPR | S | 8,625,300 | 9,584,500 |
| (e) | Aids for handicapped children, home | | | | |
| , -,- | instr. | GPR | Α | 143,300 | 146,600 |
| (f) | Tuition, foster home children | GPR | Â | 35,500 | 35,500 |
| (-) | General purpose revenue | | 41 | /10,698,800/ | /11,680,400/ |
| (g) | Activity therapy | | C | 6,200 | 6,200 |
| (h) | | | č | 90,000 | 90,000 |
| | Vocational rehab service | DDO | č | | |
| (j) | Gifts and grants | PRO | C | 1,000 | 1,000 |
| ZX | Program revenue—other | | ^ | /97,200/ | /97,200/ |
| (m) | | | ç | 349,100 | 229,400 |
| (p) | Fed. aid for crippled children | PRF | C | 921,700 | 921,700 |
| | Program revenue—federal | | | /1,270,800/ | /1,151,100/ |
| | (3) Program total | | | (12,066,800) | (12,928,700) |
| (4) | Teachers education and certification | | | | |
| (a) | General program opns | $_{ m GPR}$ | Α | 71,000 | 76,300 |
| | General purpose revenue | | | /71,000/ | /76,300/ |
| (\mathbf{m}) | Federal aid | PRF | С | 36,300 | 33,300 |
| , , | Program revenue—federal | | | /36,300/ | /33,300/ |
| | (4) Program total | | | (107,300) | (109,600) |
| (5) | Development of library service | | | (),, | (,, |
| (a) | General program opns | GPR | Α | 399,200 | 410,300 |
| _, | General purpose revenue | | | /399,200/ | /410,300/ |
| (g) | Gifts and grants | PRO | C | 1,700 | 1,700 |
| (6) | Program revenue—other | 1110 | | /1,700/ | /1,700/ |
| (m) | Federal funds | DDT | C | 3,593,000 | 3,573,400 |
| (111) | Program revenue federal | 1 1/7. | 0 | | |
| | Program revenue—federal | | | /3,593,000/ | /3,573,400/ (3,985,400) |
| | (5) Program total | | | (3,993,900) | (0,800,400) /157 710 700 / |
| | 20.650 General purpose revenue | | | /149,029,100/ | /157,710,700/ |
| | 20.650 Program revenue—other | | | /595,400/ | /597,400/ |
| | 20.650 Program revenue—federal | | | /31,658,800/ | /31,645,200/ |
| | 20.650 TOTAL | | | [181,283,300] | [189,953,300] |
| 20.660 | Public service commission | | | | |
| | | | | | |
| (1) | Regulation of public services | | | | |
| (a) | General program opns | GPR | A | 13,600 | 13,900 |
| • | General purpose revenue | | | /13,600/ | /13,900/ |
| (g) | Utility & railroad reg | PRO | C | 1,038,500 | 1,059,400 |
| | Program revenue—other | · - | _ | /1,038,500/ | /1,059,400/ |
| | 20.660 TOTAL | | | [1,052,100] | [1,073,300] |
| 20.670 | Public welfare, department of | | | •,, | |
| (1) | Mental health services | | | | |
| (a) | General program opns | GPP | Α | 37,229,400 | 38,535,600 |
| (4) | Less: Applied receipts | | Â | | |
| | | OID | Λ | -13,898,100 | -14,550,900 |
| (b) | Net appropriation | | | 23,331,300 | 23,984,700 |
| (0) | clinics | CPP | A | 1 999 400 | 1 500 000 |
| | CILIECO | GT 10 | n | 1,382,400 | 1,589,800 |

| Statute | , agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|--------------|---|----------|---------|-------------------------------|--------------------------|
| (c) | Aids to day care centers for mentally | 7 | | 051 500 | 000.000 |
| (d) | handicapped | . GPR | A S | 871,700 19,120,300 | 999,200 15,903,400 |
| (e) | Aids for interest on county construc | | | 10,120,000 | 10,500,400 |
| | tion loans | . GPR | S | 149,000 | 217,000 |
| (f) | Fuel General purpose revenue | | S | 445,600 /45,300,300/ | 456,100 /43,150,200/ |
| (g) | Farm operations | | C* | 227,200 | 204,500 |
| (h) | Activity therapy | | Č | 9,600 | 9,600 |
| (j) | Medical assistance revenue | . PRO | Α | 13,898,100 | 14,550,900 |
| (m) | Program revenue—other Federal aid for project participation | ' שמם | С | /14,134,900/ 448,900 | /14,765,000/ 305,600 |
| (n) | Federal program participation | | č | 123,100 | 123,100 |
| \ / | Program revenue—federal | | • | /572,000/ | /428,700/ |
| (a) | (1) Program total | • | | (60,007,200) | (58,343,900) |
| (2) | Correctional services | CDD | | - 00 000 000 | 00 445 000 |
| (a) (b) | General program opns. Foster care | | A. A | 20,063,000 742,900 | 20,445,900 846,900 |
| (f) | Fuel | | ŝ | 392,600 | 392,600 |
| | General purpose revenue | | _ | /21,198,500/ | /21,685,400/ |
| (g) | Farm operations | | ç | 1,064,000 | 1,001,600 |
| (h) (j) | Activity therapy Prison industries | | C* | 8,800 2,471,100 | 9,500 2,440,300 |
| (jm) | Central generating sta. | | Ċ | 365,100 | 366,500 |
| (k) | Girls school benevolent fd | PRO | С | 500 | 500 |
| (km) | Absconding probationers | | č | 2,600 | 2,600 |
| (l) (lm) | Sale of land Sale of land | | C | 37,000 17,800 | 37,300 —0— |
| (1111) | Program revenue—other | | • | /3,966,900/ | /3,858,300/ |
| | (2) Program total | | | (25.165,400) | (25,543,700) |
| (3) | Family service | | 1.2 | | |
| (a) | General program opns. | GPR | Ą | 5,573,200 | 5,729,200 |
| (b) (c) | Foster care Social security aids—medical | GPR | S | 3,036,500 18,332,100 | 3,287,600 20,116,300 |
| (cc) | Special aids | GPR | Ă | 1,920,000 | 2,080,000 |
| (cd) | Medical assistance aids for county | 7 | | | |
| 725 | hospitals | GPR | S. | 1,920,000 | 2,092,800 |
| (d) | Social security aids—grants and administration | GPR | s | 15,963,200 | 17,109,900 |
| (e) | Other public assistance aids | GPR | Ă | 550,000 | 550,000 |
| (f) | Fuel | | S | 23,000 | 23,000 |
| /25 | General purpose revenue | DDO | À | /47,318,000/ | /50,988,800/ |
| (j) | Workshop for the blind | | C | 611,700 /611,700/ | 641,100 /641,100/ |
| (m) | Fed. aids, projects | PRF | C | 2,445,500 | 2,445,500 |
| (n) | Fed. aid. programs | PRF | Č | 1,539,400 | 1,595,000 |
| (0) | Fed. social security aids—medical | PRF | C | 49,735,500 | 54,557,000 |
| (p): | Fed. social security aids—grants and administration | PRF | C. | 33,077,500 | 33,860,000 |
| | administration Program revenue—federal | T TAT. | • | /86,797,900/ | /92,457,500/ |
| | (3) Program total | ı | | (134,727,600) | (144,087,400) |
| (4) | Vocational rehabilitation for the handi- | • | | | |
| (a) | Capped | GPR | A | 9 600 000 | 97097 900 |
| (a) | General program opns | GFIV | A | 2,688,900 /2,688,900/ | 3,037,800 /3,037,800/ |
| (j) | Artificial limbs and appliances | PRO | C | 1,000 | 1,000 |
| (k) | Gifts and donations | PRO | Č | 56,800 | 57,000 |
| (1) | Homebound supplies | | C | 3,500 | 3,500 |
| (p) | Program revenue—other | PRF | C | /61,300/ 8,557,80 0 | /61,500/ 9,500,600 |
| ALF A | Program revenue—federal | | • | /8,557,800/ | /9,500,600/ |
| | (4) Program total | | | (11,308,000) | (12,599,900) |
| (5) | Youth conservation camps | app | | 40.400 | 10 200 |
| (a) | General program opns | | A | 10,400 | 10,500 |
| (j) | Opn. of youth camps | | В | /10,400/ 221,800 | /10,500/ 214,600 |
| | Program revenue—other | | _ | /221,800/ | /214,600/ |
| (0) | (5) Program total | | | (232,200) | (225,100) |
| (6) | Disability determinations | 'APD | | 000 | 900 |
| (a) | General program opns | GPK | · 13 | 300 /300/ | 300 /300/ |
| | Contorar purpose revenue | | | / 000/ | / 500/ |

| Statute | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|----------------|--|--------|------------|-------------------------------|-------------------------------|
| (p) | Federal aid | | C | 660,400 /660,400/ | 670,800 /670,800/ |
| (8) (a) | (6) Program total | | В | (660,700) 25,000 | (671,100) 25,000 |
| | General purpose revenue | • | ~- | /25,000/ | /25,000/ |
| (g) | Farm operations | PRO | C* | 24,700 800 | 21,000 800 |
| (i) (j) | Central warehouse | | č | 396,400 | 391,900 |
| (ĭ k) | Collection at U.W. hospital | . PRO | Α | 5,000 | 5,000 |
| (a) | Fed. civil defense aid | שמם | C | /426,900/ 16,600 | /418,700/ 16,200 |
| (o) | Program revenue—federal | . FAR | · | /16,600/ | /16,200/ |
| | (8) Program total | - | | (468,500) | (459,900) |
| | 20.670 General purpose revenue | | | /116,541,400/ /19,423,500/ | /118,898,000/ /19,959,200/ |
| | 20.670 Program revenue—other 20.670 Program revenue—federal | | | /96,604,700/ | /103,073,800/ |
| | 20.670 TOTAL | | | [232,569,600] | [241,931,000] |
| 20.690 | Radio council | | | , | |
| (1) | Educational broadcasting | | | | |
| (a) | General program opns | GPR | A | 346,700 | 373,000 |
| (~) | General purpose revenue | DDO | С | /346,700/ —0— | /373,000/ —0— |
| (g) | Program revenue—other | . FIW | U | / | /_0_/ |
| | 20.690 TOTAL | | | ₹346,70 01 | [373,000] |
| 20,700 | Real estate commission | | | | |
| (1) | Reg. of real estate agents and cemetery | 7 | | | |
| () | agents and org. | DDO | C | 257,600 | 262,400 |
| (g) | Agency collections | FNO | · | /257,600/ | /262,400/ |
| | 20.700 TOTAL | | | [257,600] | [262,400] |
| 20.703 | Recreation committee, state | | | | |
| (1): | Outdoor recreation and resource de | - | | | |
| | velopment | DDA | ~ | 4 504 950 | 4,517,696 |
| (g) | Outdoor recreation | | C | 4,524,870 -4,524,870 | -4,517,696 |
| | Program revenue—other | | | /0/ | /0/ |
| | (1) Program total | | | (0) | (0) |
| | 20.703 TOTAL | | | [—0—] | [0] |
| 20.706 | Resource development, department of | | | | |
| (1) (a) | Water resources General program opns | GPR | Δ | 1,448,500 | 1,594,600 |
| (b) | Water research | GPR | B | 125,500 | 125,500 |
| (c) | Payments to munic | GPR | S | 500,000 | 500,000 |
| (d) | Rental payments | | S A | 250,000 | 250,000 40,000 |
| (e) | Shoreland zoning aids | | A | 40,000 /2,364,000/ | /2,510,100/ |
| (g) | Licensing of well drillers and pump |) | | | |
| (L) | installers | PRO | g | 23,000 | 23,000 22,700 |
| (h) | Gifts and grants Program revenue—other | | | 22,700 /45,700/ | /45,700/ |
| (\mathbf{m}) | Federal aid | PRF | C | 101,900 | 101,900 |
| | Program_revenue—federal | | | /101,900/ | /101,900/ |
| (2) | (1) Program total | | | (2,511,600) | (2,657,700) |
| (a) | General program opns | GPR | , A | 417,400 | 418,700 |
| (b) | Planning aids | GPR | A | 20,000 | 20,000 |
| (g) | Local govt. contributions | PRO | C | /437,400/ 110,400 | /438,700/ 111,700 |
| (ĥ) | Aids for urban parks | PRO | Ĕ | 100,000 | 100,000 |
| | Program revenue—other | | | /210,400/ | /211,700/ |
| (m) (n) | Federal aid for state planning Federal aid for local planning | | C C | 164,300 220,900 | 168,800 223,400 |
| (11/ | Program revenue—federal | | - | /385,200/ | /392,200/ |
| 741 | (2) Program total | | | (1,032,800) | (1,042,600) |
| (4) (a) | Council on natural beauty General program opns | GPR | Α | 23,800 | 24,500 |
| ιω, | General purpose revenue | | | /23,800/ | /24,500/ |
| | (4) Program total | | | (23,800) | (24,500) |
| | | | | | |

| Statut | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|-------------------|---|---------|--------------|--|--|
| | 20.706 General purpose revenue 20.706 Program revenue—other 20.706 Program revenue—federal 20.706 TOTAL | | | /2,825,200/ /256,100/ /487,100/ [3,568,400] | /2,973,300/ /257,400/ /494,100/ [3,724,800] |
| 20.720 | Savings and loan department | | | | |
| (1) (g) | Superv. of savings & loan assoc Agency collections | . PRO | C | 277,900 /277,900/ [277,900] | 284,600 /284,600/ [284,600] |
| 20.730 | Secretary of state | | | | |
| (1) (a) (b) | General administration General program opns. Presidential electors General purpose revenue 20.730 TOTAL | . GPR | AS | 206,000 —0— /206,000/ [206,000] | 211,100 300 /211,400/ [211,400] |
| 20,740 | Securities, department of | | | | |
| (1) (a) | Regulation of the sale of securities General program opns General purpose revenue | | A | 141,800 /141,800/ [141,800] | 145,000 /145,000/ [145,000] |
| 20.760 | State colleges | | | | |
| (1) (a) | Instruction General program opns | | Α | 36,288,000 | 43,941,100 |
| (g) | General purpose revenue | | Α | /36,288,000/ 14,601,200 | /43,941,100/ 17,134,500 |
| | Program revenue—other | | ** | /14,601,200/ (50,889,200) | /17,134,500/ (61,075,600) |
| (3) (a) | Student assistance General program opns | GPR | Α | 2,158,200 | 2,633,900 |
| (g) | General purpose revenue Student loans, Stout | PRO | c | /2,158,200/ 10, 0 00 | /2,633,900/ 10,000 |
| (m) | Program revenue—other Federal grants Program revenue—federal | . PRF | C | /10,000/ 6,329,900 /6,329,900/ | /10,000/ 7,538,000 /7,538,000/ |
| (4) | (3) Program total | | | (8,498,100) | (10,181,900) |
| (a) | General program opns | GPR | Α | 4,573,000 | 5,607,800 |
| (b) | Fuel | . GPR | \mathbf{s} | 485,000 | 549,000 |
| (5) | General purpose revenue | • | | /5,058,000/ (5,058,000) | /6,156,800/ (6,156,800) |
| (g) | Student activity fees | | Ç. | 2,164,100 | 2,423,000 |
| (gm) (h) | Food service Auxiliary enterprises | PRO | C | 9,553,700 15,632,400 | 10,308,700 16,018,700 |
| (i) | Special projects | . PRO | č | 5,000 | 5,000 |
| (j) | Eichelberger trust fund, activities . | . PRO | Č. | 1,000 | 1,000 |
| (m) | Program revenue—other | DDF | C. | /27,356,200/ 1,522,900 | /28,756,400/ 1,727,600 |
| (111) | Program revenue—federal | . I IVE | • | /1,522,900/ | /1,727,600/ |
| | (5) Program total | | | (28,879,100) | (30,484,000) |
| (9) (k) | Gen. approp. and provisions Gifts and grants Program revenue—other | | ·C | 181,900 /181,900/ | 216,400 /216,400/ |
| | (9) Program total | | | (181,900) | (216,400) |
| | 20.760 General purpose revenue | | | /43,504,200/ | /52,731,800/ |
| | 20.760 Program revenue—other 20.760 Program revenue—federal 20.760 TOTAL | | | /42,149,300/ /7,852,800/ [93,506,300] | /46,117,300/ /9,265,600/ [108,114,700] |
| 20.780 | Supreme court | | | | |
| (1) | Supreme court proceedings | | _ | | |
| (a) | General program opns | | S | 388,100 /388,100/ | 392,400 /392,400/ |
| | (1) Program total | | | (388,100) | (392,400) |
| (2) | Administrator of courts | | e | | |
| (a) | General program opns | | S | 46,000 /46,000/ | 46,800 /46,800/ |
| .: * * * | (2) Program total | | | (46,000) | (46,800) |

CHAPTER 43

| Statute | e, agency and purpose | Source | Туре | 1967-1968 | 1968-1969 |
|------------|--|--------|------------------------------|-----------------------------|-----------------------------|
| (3) (a) | Public defender General program opns | GPR | s | 14,000 | 26,500 |
| | General purpose revenue | | | /14,000/ | /26,500/ |
| (h) | Gifts and grants Program revenue—other | | \mathbf{C} | . 11,700 /11,700/ | _ _ // |
| | (3) Program total | | | (25,700) | (26,500) |
| | 20.780 General purpose revenue 20.780 Program revenue—other | | | /448,100/ /11,700/ | /465,700/ /0/ |
| | 20.780 TOTAL | | | [459,800] | [465,700] |
| 20.788 | Surplus property development comm | - | | | |
| (1) | Disposal of federal surplus property | CDD | | 2 000 | 0.000 |
| (a) | General program opns | | A | 3,000 /3,000/ | 3,000 /3,000/ |
| | 20.788 TOTAL | | | [3,000] | [3,000] |
| 20.790 | Tax appeals, board of | | | | |
| (1) (a) | Determination of tax appeals General program opns | CPP | A | 58,800 | 61,400 |
| (b) | Deter. of equalization appeals | GPR | ŝ | 1,000 | 1,000 |
| | General purpose revenue | | | /59,800/ | /62,400/ |
| 20.800 | | | | [59,800] | [62,400] |
| (1) | Taxation, department of Admin. of prop. and excise tax laws | | | | |
| (a) | General program opns | | A | 2,693,300 | 2,732,800 |
| (b) | Reassessment and review General purpose revenue | | \mathbf{s} | 33,000 /2,726,300/ | 35,000 /2,767,800/ |
| (4) | (1) Program total | | | (2,726,300) | (2,767,800) |
| (2) (a) | Admin. of income, sales & use tax laws General program opns | | Á | 8,355,100 | 8,600,400 |
| | General purpose revenue | | - | /8,355,100/ | /8,600,400/ |
| (g) | Processing services | | C * | 7,000 /7,000/ | 7,000 /7,000/ |
| (0) | (2) Program total | | | (8,362,100) | (8,607,400) |
| (3) (a) | Relief for persons over 65 Tax relief payments | GPR | s | 5,655,000 | 5,825,000 |
| (44) | General purpose revenue | | | /5,655,000/ | /5,825,000/ |
| | (3) Program total | | | (5,655,000) /16,736,400/ | (5,825,000) /17,193,200/ |
| | 20.800 Program revenue—other | | | /7,000/ | /7,000/ |
| | 20.800 TOTAL | | | [16,743,400] | [17,200,200] |
| 20.820 | Treasurer, state | | | | |
| (a) | Custodian of state funds General program opns. | GPR | Α | 126,200 | 129,400 |
| (b) | Insurance | GPR | \mathbf{s} | 2,600 /128,800/ | <u></u> |
| | General purpose revenue | | | [128,800] | /129,400/ [129,400] |
| 20,830 | University of Wisconsin | | | - | |
| (1) | Educational, general & related services | | | | |
| (a) (b) | General program opns | | A S | 78,840,300 690,300 | 90,597,500 753,800 |
| (f) | Soil conservation aids | | Ã | 72,000 | 72,000 |
| (g) | Academic student fees | PRO | Α | /79,602,600/ 24,119,100 | /91,423,300/ 25,450,000 |
| (g) (h) | General opns., addl | PRO | \mathbf{C} | 6,317,200 | 6,827,400 |
| (i) (k) | Gifts and donations | | C B | 9,000,000 133,500 | 9,000,000 133,500 |
| | Program revenue—other | | | /39,569,800/ | /41,420,900/ |
| (m) (r) | Federal appropriations Fed. grants and contracts | | C | 3,610,000 33,531,000 | 3,610,000 33,531,000 |
| ν-, | Program revenue—federal | | _ | /37,141,000/ | /37,141,000/ |
| (2) | (1) Program total | | | (156,313,400) | (169,985,200) |
| (g) | Residence halls | | ç | 9,703,700 | 9,949,300 |
| (h) (i) | Athletic council | | $^{\mathrm{c}}_{\mathrm{c}}$ | 1,339,800 2,760,700 | 1,394,800 2,907,100 |
| (i) (j) | Milw. auxiliary enter | PRO | \mathbf{c} | 2,762,200 | 3,040,700 |
| (k) | Auxiliary enterprises | rku | C | 1,240,300 /17,806,700/ | 1,283,100 /18,575,000/ |
| | (2) Program total | | | (17,806,700) | (18,575,000) |
| | | | | | |

| Statute | , agency and purpose | Source | е Туре | 1967-1968 | 1968-1969 |
|--|---|--------------------------|--------|--|---|
| (3) (a) (b) (c) (g) (h) | Medical educ. and treatment General program opns. Pub. patient treatment State vets: treatment General purpose revenue University hospitals Student health service Program revenue—other (3) Program total 20.830 General purpose revenue 20.830 Program revenue—other 20.830 Program revenue—other | GPR GPR PRO PRO | A C | 752,000 3,436,500 218,500 /4,407,000/ 9,703,100 781,300 /10,484,400/ (14,891,400) /84,009,600/ /67,860,900/ /37,141,000/ | 752,000 3,616,400 235,200 /4,603,600/ 10,307,400 861,500 /11,168,900/ (15,772,500) /96,026,900/ /71,164,800/ /37,141,000/ |
| 90.040 | 20.830 TOTAL | | | [189,011,500] | [204,332,700] |
| 1 1 | Veterans arrairs department | | | | |
| (1) (a) | Home for veterans General program opns | GPR | A | 2,159,900 | 2,278,300 |
| (c) (d) | Fuel Cemetery maintenance and beauti | | S | 42,500 | 45,000 |
| \-/ | fication | | C* | 500 | 500 |
| | General purpose revenue | | | /2,202,900/ | /2,323,800/ |
| (g) | Home exchange | | C. | 20,300 | 24,800 |
| | Program revenue—other | | | /20,300/ (2,223,200) | /24,800/ (2,348,600) |
| | (1) Program total | Ì | | [2,223,200] | [2,348,600] |
| 20.845 | | • | | [2,220,200] | [2,030,000] |
| (1) | Registration of veterinarians | | | | |
| (g) | Agency collections | PRO | C | 7,500 | 7,500 |
| | Program revenue—other | | | /7,500/ | /7,500/ |
| | 20.845 TOTAL | | | [7,500] | [7,500] |
| 20.850 | Vocational, technical and adult education | | | | |
| (1) | Vocational, tecnical and adult educ. for youth and adults | r _. | | | |
| (a) | General program opns. | GPR | A | 426,200 | 443,100 |
| (b) | Student aids | GPR | | 167,300 | 167,300 |
| (b m) | Student aids, technical training for | | _ | | |
| 7.25 | Indians | | | 30,000 | 30,000 |
| (c) (d) | Fire schools | Grņ | Α, | 52,500 | 53,700 |
| (4) | education | | Α | 6,016,000 | 6,858,000 |
| (e) | State aid to voc. educ. in agriculture | GPR | Ā | 95,000 | 95,000 |
| | General purpose revenue | · | _ | /6,787,000/ | /7,647,100/ |
| (g) | Text material | PRO | C | 2,000 | 2,000 |
| (m) | Program revenue—other | PRF | C | /2,000/ 8,341,700 | /2,000/ 8,348,200 |
| (111) | Program revenue—federal | | • | /8,341,700/ | /8,348,200/ |
| | (1) Program total | | | (15,130,700) | (15,997,300) |
| | 20.850 TOTAL | | | [15,130,700] | f15,997,300] |
| 20.860 | Watchmaking, board of examiners | | | | |
| (1) | Registration of watchmakers | | | | |
| (g) | Agency collections | | C | 7,500 | 7,500 |
| | Program revenue—other | | | /7,500/ | /7,500/ r7,5001 |
| 00.000 | 20.860 TOTAL | • | | [7,500] | [7,500] |
| 20.890 | Wisconsin retirement fund | | | | |
| (1) | Munic. and state employe ret. Annuities state employes retire. sys | | | | |
| (a) | (old) | | S | 10,000 | 6,000 |
| | General purpose revenue | | | /10,000/ | /6,000/ |
| | 20.890 TOTAL | | | [10,000] | [6,000] |
| . ~ | marron 17 00 000 C111-41- | | - | | |

SECTION 17. 20.006 of the statutes is repealed and recreated to read:

20.006 REVISING SCHEDULE AND TEXT. Immediately following the adjournment sine die of the legislature, or at convenient intervals prior thereto, the department of administration shall amend the schedule and summaries set forth in s. 20.005 to include all fiscal acts of the legislature, and submit such composite amended schedule and summaries to the revisor of statutes who shall print such revised schedules and summaries of all state

funds in the ensuing issue of the statutes as part of s. 20.005 and in lieu of the schedules and summaries printed in the preceding issue of the statutes. If any conflict exists between ss. 20.100 to 20.899 and s. 20.005, the provisions of ss. 20.100 to 20.899 shall control and s. 20.005 shall be changed to correspond with ss. 20.100 to 20.899.

SECTION 18. 20.007 of the statutes is amended to read:

20.007 The detail explanation of the appropriations made to the several state agencies, including specific program purposes and restrictions, is contained in ss. 20.100 to 20.899. All appropriations shall be made from the general fund, unless otherwise indicated. Whenever the text in ss. 20.100 to 20.899 refers to "schedule" it means the appropriation schedule under s. 20.005 (2) (a).

SECTION 19. 20.120 of the statutes is repealed and recreated to read:

20.120 ACCOUNTANCY, BOARD OF. There is appropriated to the state board of accountancy for the following program:

(1) REGISTRATION OF ACCOUNTANTS. (g) Agency collections. Ninety per cent of all moneys received under ch. 135, except that on July 1, 1967, an amount equal to 10% of all moneys received under ch. 135 during the 1965-67 fiscal biennium, but not exceeding the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 20. 20.125 (1) (i), (6) and (7) of the statutes are created to read:

- 20.125 (1) (i) *Merchandise and services*. All moneys received from the sale of services and inventory items with such revenue to be used to provide services and to repurchase similar inventory items.
- (6) EXECUTIVE COMMITTEES. (a) Special committees. A sum sufficient from the general fund or such other fund as is appropriate, for the travel and miscellaneous expenses of committees created by statute or executive order subject to the approval of budgets for each such committee by the board on government operations. Administrative matters related to such budgets shall be handled by the department of administration.
- (7) Interagency committee on health and welfare. (g) Gifts and grants. All funds made available by the interagency committee on health and welfare to carry out the purposes of s. 15.97.

SECTION 21. 20.125 (2) of the statutes is repealed.

SECTION 22. 20.125 (3) (a) of the statutes is amended to read:

20.125 (3) (a) Biennially, the amounts in the schedule to hire management consultants to study the department of public welfare other state departments.

SECTION 23. 20.125 (9) of the statutes is repealed.

SECTION 24. 20.130 (1) (g) and (h) of the statutes are repealed and recreated to read

20.130 (1) AIRPORTS AND AERONAUTICAL ACTIVITIES. (g) General program operations. Annually, the amount in the schedule for administration from all moneys received from taxes on air carrier companies under ch. 76, from registration of aircraft under s. 114.20, from charges pursuant to s. 114.316 and, from the state highway fund, the excess of the amount collected over the amount refunded under ch. 78 during the preceding fiscal year on motor fuel used in aircraft as determined by the department of taxation

taxation,

(h) State aid airports. The unallotted balance of the moneys received from the sources enumerated in par. (g) for the state's share of airport projects under s. 114.34, for developing airmarking and other air navigational facilities and to reimburse the highway fund for motor fuel taxes on

aviation motor fuel refunded in excess of the amount of such taxes collected during the prior fiscal year.

SECTION 25. 20.130 (1) (i) of the statutes is repealed.

SECTION 26. 20.135 (1) (m) and (n) of the statutes are created to read:

20.135 (1) (m) Federal aids for administration. All federal moneys received for administration of the program.

(n) Federal aids for local assistance. All federal moneys received for aids to localities.

SECTION 26m. 20.140 (1) (g) is amended to read:

20.140 (1) (g) All moneys received from such service fees as are authorized by law for the conduct of related services, including receipts for the testing and analysis of seed under s. 94.46 and for special and overtime meat inspection services under s. 97.20.

Section 27. 20.140 (1) (m) of the statutes is created to read:

20.140 (1) (m) Federal funds. All federal moneys received as authorized by the governor under s. 16.54 for the purposes of the program.

SECTION 28. 20.160 (1) (g) of the statutes is repealed and recreated to read:

20.160 (1) Registration of architects, professional engineers and land surveyors. (g) $A\,gency\,collections.$ Ninety per cent of all moneys received under ss. 101.31 and 101.315. On June 30, 1969, an amount equal to $10\,\%$ of the moneys received under ss. 101.31 and 101.315 during the 1965-67 fiscal biennium, but not to exceed the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 29. 20.170 (intro.) of the statutes is amended to read:

20.170 ATHLETIC COMMISSION. There is appropriated to the state athletic (boxing and wrestling) commission for the following program:

SECTION 29m. 20.200 (1) (g) of the statutes is amended to read:

20.200 (1) (g) All moneys received by the department for the execution of its functions, but on July 1, 1965, \$200,000 1967, \$50,000 shall be transferred to the general fund.

SECTION 30. 20.220 (1) (g) of the statutes is repealed and recreated to read:

20.220 (1) Examination in Basic Sciences. (g) Agency collections. Ninety per cent of all moneys received under ss. 147.01 to 147.12, except that on July 1, 1967, \$72,000 of the unencumbered balance under this paragraph shall lapse to the general fund.

SECTION 31. 20.240 (2) (a) of the statutes is amended to read:

20.240 (2) (a) A sum sufficient to make the rental payments under ss. 20.670 (9) (u), 20.760 (9) (u) and, 20.830 (9) (u) and 20.840 (1) (u). The state building commission may approve lease agreements for the rental of buildings, structures and facilities having a total project value which in the aggregate does not exceed \$284.5 \$365.1 million on those building projects for which the payment of rentals is appropriated by this section paragraph.

SECTION 32. 20.240 (2) (ff) of the statutes is repealed.

SECTION 33. 20.250 (1) (g) of the statutes is amended to read:

20.250 (1) (g) Ninety per cent of all moneys received under ss. 147.23 to 147.26 except that on July 1, 1967, an amount equal to 10% of all moneys collected under ss. 147.23 to 147.26 during the 1965-67 fiscal biennium, but

not in excess of the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 34. 20.273 of the statutes is repealed.

SECTION 35. 20.280 (1) (g) to (m) and (4) (title) of the statutes are repealed.

SECTION 36. 20.280 (1) (a), (b), (c), (g), (i), (L), (4) (title) and (9) (g) of the statutes are created to read:

20.280 (1) FISH AND GAME. (a) Water research. Biennially from the general fund, the amounts in the schedule for accelerated water resources research and data collection.

research and data collection.

(b) Wolf river easements. From the general fund, the amounts in the schedule for Wolf river preservation.

(c) Wolf river formula payments. From the general fund, a sum sufficient for payment of the amounts agreed upon under s. 30.251 (3) (f), but the payment to present owner or lessees other than the company, town or county shall not exceed \$5,000.

(g) Land acquisition rights. Biennially from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for the acquisition of additional fish and game management land, land use easements under s. 23.09 (7) (d) 3 and (16) and other land use rights.

(i) Development. Biennially from moneys allocated under s. 20.703

(i) Development. Biennially from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for the development of fish and game management lands.

(L) Aids in lieu of taxes. From moneys allocated under s. 20.703 (1) (g), a sum sufficient for paying aids to municipalities on lands pursuant to s. 70.113.

(4) INFORMATION, EDUCATION AND VACATION SERVICES.
(9) (g) Long-range planning. Biennially from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for long-range planning.

SECTION 37. 20.280 (2) (title), (g) and (i), (3) (title), (g) and (i) of the statutes are amended to read:

20.280 (2) Forestry.

- (g) Land acquisition rights. Biennially from the general fund, the amounts in the schedule from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for the acquisition of northern forest recreational lands and land use easements and other land rights under s. 23.09 (7) (d) 1 and (16).
- (i) Development. Biennially from the general fund, the amounts in the schedule from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for the development of northern forest recreational lands.
 - (3) STATE PARKS.
- (g) Biennially from the general fund, the amounts in the schedule from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for the acquisition of state park and recreation lands, land use easements and other land rights under s. 23.09 (7) (d) 2 and (16).
- (i) Biennially from the general fund, the amounts in the schedule from moneys allocated under s. 20.703 (1) (g), the amounts in the schedule for development of park and recreation lands.
- Section 38. 20.280 (2) (m) of the statutes is renumbered 20.280 (2) (L) and amended to read:
- 20.280 (2) (L) Biennially from the general fund, a sum sufficient From moneys allocated under s. 20.703 (1) (g), a sum sufficient for paying aids to municipalities on lands pursuant to s. 70.113.

SECTION 39. 20.280 (3) (a) and (m), (5) and (6) of the statutes are repealed.

SECTION 40. 20.320 (1) (g) of the statutes is amended to read:

20.320 (1) (g) Ninety per cent of all moneys received under ch. 152, except that on July 1, 1967, an amount equal to 10% of all moneys collected under ch. 152 during the 1965-67 fiscal biennium, but not exceeding the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 41. 20.330 of the statutes is repealed.

SECTION 42. 20.360 (1) (d) of the statutes is repealed and recreated to read:

20.360 (1) (d) Governor's conference dues. A sum sufficient for the payment of Wisconsin's share of dues and other contributions to the midwestern and national governors' conferences.

Section 43. 20.360 (2) (m) of the statutes is created to read:

20.360 (2) (m) Federal funds. All federal moneys received as authorized by the governor under s. 16.54 to carry out the purposes of the program.

SECTION 44. 20.365 of the statutes is repealed and recreated to read:

20.365 EXPOSITION DEPARTMENT. There is appropriated to the Wisconsin exposition department for the following programs:

- (1) EXPOSITION CENTER. (g) General program operations. The amounts in the schedule from moneys received for or on account of the operation of the state fair, state fair park or other events except those moneys received under sub. (3) and after deducting the amounts appropriated in sub. (9) (i) and s. 20.240 (2) (d), for general program operations. The amount appropriated and available under this paragraph shall be determined by the department of administration. With the approval of the board on government operations, the appropriations made by this paragraph may be supplemented from the above specified receipts. On June 30, 1968, \$352,300 and on June 30, 1969, \$352,700 shall lapse to the general fund. Any surplus of receipts on June 30 of each year shall be transferred to the appropriation under sub. (9) (h).
- (2) COUNTY AND DISTRICT FAIRS. (a) Administration. The amounts in the schedule for the inspection and supervision of organizations receiving aids for fairs.
- (b) Aids. The amounts in the schedule for state aids to counties and agricultural societies, associations or boards and to incorporated dairy or livestock associations, not to exceed \$10,000 per fair as provided in s. 27.30 (5). If the total due to the several counties and agricultural societies under s. 27.30 (5) exceeds the amount herein appropriated, the Wisconsin exposition department shall equitably prorate this appropriation.
- (3) OLYMPIC ICE RINK. (g) General program operations. The amounts in the schedule from the moneys received for or on account of the operation of the Olympic ice rink. When it is determined that the receipts are less than the amounts in the schedule in any year, the necessary amounts may be transferred from the receipts specified in sub. (1) (g). Any surplus of receipts on June 30 of each year shall be transferred to the account established by sub. (9) (h).
- (9) GENERAL APPROPRIATIONS AND PROVISIONS. (h) Capital improvements. The surplus of receipts transferred from subs. (1) (g) and (3) (g) to be used for the acquisition of land, the payment of construction costs, including architectural and engineering services, furnishings and equipment, and temporary financing necessary to provide facilities for exposition purposes. In the purchase of land the department shall comply with s. 20.926.
- (i) Agency agreements. All moneys received under agency agreements, under which the state exposition department assumes no official liability, to be accounted for in detail, as agency transactions, and to be paid to the persons entitled thereto.

(u) Construction. From the state building trust fund, \$495,000 realized from the sale of land pursuant to chapter 40, laws of 1959, as a nonlapsible appropriation for construction and improvement. Expenditures under this paragraph shall, in this section, appear in the schedule of each applicable

subsection as par. (u).

(um) Rental payments. From the state building trust fund, a sum sufficient for the payment of rentals on leases and subleases entered into under s. 27.305 on projects designated and approved by the state building commission when the projects are initiated and on projects designated and approved by the state building commission after initiation thereof. Estimated expenditures for rental payments for the several programs of the department shall, in this section, appear in the schedule of each applicable subsection as par. (um).

SECTION 45. 20.385 (1) (b) of the statutes is repealed and recreated to read:

20.385 (1) (b) State institutions. As a continuing appropriation, the amounts in the schedule to be used to supplement the appropriations of state institutions of higher education which prove insufficient due to unanticipated increases in enrollments and other state institutions which experience unanticipated increases in occupancy.

SECTION 46. 20.385 (1) (c), (d) and (e) of the statutes are created to read:

- 20.385 (1) (c) Agency program planning. Biennially, the amounts in the schedule to be used to supplement the appropriations of state agencies in order to strengthen the planning capability of such agencies. Allotments from this appropriation shall be made as provided in s. 14.72 and in accordance with guidelines established by the governor and the board. Expenditures from this appropriation shall be shown in the state budget report as an additional cost of the department, board, commission, institution or program to which such allotments were made.
- (d) Children's consultation service. Biennially, the amounts in the schedule to be used as necessary to supplement the mental health services appropriation in order to staff, equip and support a children's consultation service at Mendota or Winnebago state hospitals, or both, based on a plan prepared by the state department of public welfare.

(e) Overtime pay. Biennially, the amounts in the schedule to supplement the appropriations of state agencies in order to pay costs due to overtime pay.

SECTION 47. 20.385 (6) (a) of the statutes is amended to read:

20.385 (6) (a) On March 1, 1943, as a nonlapsible appropriation, \$200,000, and on July 1, 1945, \$100,000 from the general fund as a A sum sufficient to provide special state aid to elementary and high schools local school districts which are in such financial distress that they cannot continue. This appropriation shall be distributed as aid to such schools school districts at such times, in such amounts, and under such conditions as the board may determine determines to be necessary to adequately provide for the purposes for which this appropriation is made, with due regard for the whole amount available for such purposes but in no case shall the total supplement to any such school district exceed \$100,000 in any year. The necessary travel expenses of any person delegated by the board to investigate the needs of any such school district may be paid from this appropriation.

SECTION 49, 20.400 (1) (g) of the statutes is amended to read:

20.400 (1) (g) Ninety-two per cent of all moneys received under ch. 126; but any unexpended unencumbered balance in excess of \$100,000 \$200,000 as of June 30 of any year shall revert to the general fund.

SECTION 50. 20,408 of the statutes is repealed and recreated to read: 20.408 GROUP INSURANCE BOARD. There is appropriated to the group insurance board for the following program:

(1) Group health and life insurance. (a) Administration. The amounts in the schedule for the execution of its functions under s. 66.919.

(g) Dividend or premium refunds. All dividends or premium credits becoming available under the terms of the group insurance contracts to be apportioned as provided in s. 66.919 (30).

(u) Premium payments. All moneys received from group life and health insurance contributions pursuant to s. 66.919 for payments by the board to insurance carriers.

SECTION 51. 20.415 of the statutes is repealed and recreated to read:

20.415 HIGHER EDUCATIONAL AIDS, STATE COMMISSION FOR. There is appropriated to the state commission for higher educational aids for the following programs:

(1) FINANCIAL AID TO STUDENTS. (a) General program operations.
The amounts in the schedule for general program operations.
(b) Honor scholarships. A sum sufficient to meet the provisions of s.

39.023 (6).

(c) Tuition grants. A sum sufficient to meet the provisions of s. 39.023

(d) Tuition reimbursement. A sum sufficient to meet the provisions of s. 39.023 (8)

(e) Student loan interest. A sum sufficient for interest on investments under s. 25.17 (3) (bf) if the amounts appropriated under par. (m) are insufficient.

are insufficient.

(g) Student loans. The principal repaid on student loans made under ss. 39.023 (7) and 49.42 and all moneys received as an advance from the state of Wisconsin investment board, under s. 25.17 (3) (bf), to be used for additional loans under s. 39.023 (7) and for repayment of advances by the investment board. The state auditor may annually audit the portfolio of student loans and notes thereon in the possession of the state commission for higher educational aids and report his determination of the current condition of the student notes receivable portfolio to the investment board, the state commission for higher educational aids and the department of administration administration.

(h) Gifts and grants. All moneys received from gifts and grants, for

the purposes for which made.

(i) Interest payments. All moneys received as interest on loans made under ss. 39.023 (7) and 49.42, for the payment of interest under s. 25.17 (3) (bf).

(m) Federal interest payments. All moneys received as interest payments from the federal government under P.L. 89-287 and P.L. 89-329 for the payment of interest under s. 25.17 (3) (bf).

(n) Federal reserve fund advance. All moneys received as an advance

to establish a reserve fund for the repayment of defaulted loans made under s. 39.023 (7)

(2) AIDS TO INSTITUTIONS OF HIGHER EDUCATION. (m) General program operations. All moneys received from federal aids and grants for general program operations.

(n) Federal aid. All moneys received from federal funds under s. 16.54

as authorized by the governor to carry out the purpose for which made.

SECTION 51m. 20.417 (1) (m) of the statutes is created to read:

20.417 (1) (m) Federal grants. All moneys received from the federal government as authorized by the governor under s. 16.54 for carrying out the purposes of the program.

Section 52. 20.421 (1) of the statutes is repealed.

SECTION 53. 20.421 (2) (a) of the statutes is renumbered 20.420 (1) (a) and amended to read:

20.420 (1) (a) Interstate acceleration. The amounts necessary A sum sufficient to the state highway commission from the general fund for the payment of rentals on leases and subleases entered into pursuant to s. 84.40 on highway projects on the interstate system in this state when the projects are initiated.

SECTION 54. 20.430 (1) (h) of the statutes is amended to read:

20.430 (1) (h) All moneys, securities or other assets received from gifts, grants, bequests or devises, including those made to the historical markers commission under s. 44.15, to be used to carry out the purposes for which made or received. Gifts or bequests which, because of the stipulation of the donor or the provisions of the bequests, must be invested shall be placed under the management and supervision of the state of Wisconsin investment board. The income from such investments shall be credited to this appropriation and, except where reinvestment is required by the terms of the gift or bequest, shall be expended by the state historical society in accordance with provisions of the trust, gift or bequest.

SECTION 55. 20.430 (1) (i) of the statutes is repealed.

SECTION 56. 20.440 (1) (b) and (g) of the statutes are created to read:

20.440 (1) (b) Committee on the employment of the handicapped. The amounts in the schedule for expenses of the committee on the employment of the handicapped.

(g) Gifts and grants. All moneys received as gifts or grants for the purposes stated in s. 101. 60 or 111.31 to 111.37.

SECTION 57. 20.460 (1) (a), (g), (h) and (i) of the statutes are repealed.

SECTION 58. 20.460 (1) (g) of the statutes is created to read:

20.460 (1) (g) General program operations. All moneys received under ss. 200.04, 200.12, 200.13 and 211.07 for general program operations.

SECTION 59. 20.460 (4) (v) of the statutes is amended to read:

20.460 (4) (v) The balance of moneys received under s. 210.05, after the appropriation for administrative expenses, to carry out the purposes of said fund. Payments to the state of Wisconsin investment board pursuant to s. 20.480 (1), for, payments to the general fund under s. 210.05 (18) (d) and payments for medical examinations and inspection reports shall be charged directly to this subsection.

SECTION 60. 20.520 (1) (a) and (b) of the statutes are amended to read:

20.520 (1) (a) Biennially, The amounts in the schedule for the execution of the functions of the joint legislative council under s. 13.81 and its committees to conduct research, and to develop studies on such problems as are referred to the council by the legislature. Expenditures from this appropriation shall be by voucher signed by the chairman or the executive secretary of the council. tary of the council.

(b) Biennielly, The amounts in the schedule for general contingent expenses to be expended on the order of the chairman or executive secretary of the council at their discretion, but a statement of all such expenditures shall be rendered to the legislature at the beginning of each regular

session.

SECTION 61. 20.520 (2) (a) and (g), (3) (a) and (5) (a) of the statutes are repealed and recreated to read:

20.520 (2) LEGISLATIVE IMPROVEMENT. (a) General program operations. Biennially, the balance in the appropriation made by s. 20.520 (2) (a), 1965 stats., on June 30, 1967, together with the amounts in the schedule, for the legislative improvement program under s. 13.49.

- (g) Ford foundation grant. Biennially, the balance in the appropriation made by s. 20.520 (2) (g), 1965 stats., on June 30, 1967, together with any additional moneys received from the Ford foundation for the legislative improvement program under s. 13.49.
- (3) MENOMINEE INDIAN STUDY. (a) General program operations. Biennially, the amounts in the schedule for the purpose of assisting the Menominee Indians in the establishment of government for Menominee county and otherwise carrying out s. 13.83 (3).
- (5) STUDY OF INSURANCE LAWS. (a) General program operations. Biennially, the amounts in the schedule for the purpose of conducting the study under s. 13.84.

SECTION 62. 20.520 (3) (b) of the statutes is repealed.

SECTION 63. 20.530 (1) (a) 1. c as affected by chapter 3, laws of 1967, (3) and (5) of the statutes are amended to read:

20.530 (1) (a) 1. c. Members of the legislature authorized by the governor, or senators so authorized by the committee on senate organization, or assemblymen so authorized by the committee on assembly organization for out-of-state meetings or the speaker for meetings within this state, and all members of the legislature required by law, by legislative rule or by resolution or joint resolution to attend meetings other than sessions of the legislature or to represent this state in their official capacity shall be paid no additional compensation for such services but shall be reimbursed their actual and necessary expenses. from this appropriation, but a legislator shall not be reimbursed under this provision for expenses incurred for on any day, for which day he makes submits a claim under subd. 1. f and any expenses incurred by a legislator under s. 14.752 shall be reimbursed from the appropriation under s 20.230.

- (3) (a) For the revisor of statutes bureau, biennially, the amounts in the schedule for general program operations.
- (5) (a) For the legislative audit bureau, biennially, the amounts in the schedule for general program operations.

Section 63d. 20.530 (1) (a) 5. c of the statutes was repealed by chapter 21, laws of 1967. It was subsequently amended by chapter 26, laws of 1967. The repeal stands.

SECTION 63g. 20.530 (1) (a) 7 of the statutes is repealed.

SECTION 63m. 20.530 (1) (a) 12 of the statutes is created to read:

20.530 (1) (a) 12. Policy research personnel. The salaries and related expenses for such policy research personnel, assistants to legislative leaders, and research staff assigned to legislative committees and party caucuses as each house of the legislature by resolution approves.

SECTION 63r. 20.530 (1) (b) of the statutes is created to read:

20.530 (1) (b) Biennially, the amounts in the schedule for the contingent expenses of the senate and assembly which shall be credited to the contingent funds of the senate and assembly respectively, and shall be paid from such funds only as provided by the rules of the senate or assembly. Each payment shall be authorized by at least 2 of the 3 members of the organization committee of the respective house, and payments shall be made upon certification by the chief clerk of that house.

SECTION 64. 20.530 (2) (b) and (f) of the statutes are repealed.

SECTION 64m. 20.530 (6) (b) and (c) of the statutes are created to read:

20.530 (6) (b) Converting statutes. As a continuing appropriation,

the unencumbered balance of the \$60,000 allotted by the board on government operations on December 12, 1966, for the purpose of converting the statutes to machine-readable form.

(c) Computerized statute search. The amounts in the schedule for operation of computerized statute search under s. 13.90 (7), and to train personnel selected by the legislative service agencies under ss. 13.91, 13.92 and 13.93 in using computerized statutes for research purposes.

SECTION 66. 20.540 (1) (g) of the statutes is amended to read:

20.540 (1) (g) Ninety percent of all moneys received under s. ss 147.15, 147.151, 147.17, 147.175, 147.185, 154.02 and 154.03; except that on July 1, 1967, an amount equal to 10% of all moneys collected under ss. 147.15, 147.151, 147.17, 147.175 and 147.185 during the 1965-67 fiscal biennium, but not exceeding the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 67. 20.542 of the statutes is repealed.

SECTION 68. 20.548 (1) (a), (b) and (c) of the statutes are repealed.

SECTION 69. 20.550 (intro.) of the statutes is amended to read:

20.550 (intro.) There is appropriated from the general fund, or from such other funds as may be indicated, annually, to be paid such amounts as herein provided. Except where paragraph letters are specifically provided, estimated expenditures under this section shall for each subsection appear in the schedule as pars. (a), (g), (m) and (u) for the respective sources of revenues from which such amounts may be paid:

SECTION 70. 20.550 (1) of the statutes is repealed.

SECTION 71. 20.550 (4) and (5) of the statutes are amended to read:

20.550 (4) Annually, beginning July 1, 1961, A sum sufficient for the administration of s. 74.57 and the payment of special assessments on state property pursuant to s. 66.64.

(5) From the general fund such sums as may be necessary. A sum sufficient to pay interest on overpayments of taxes refunded under s. 71.12 (2).

SECTION 72. 20.550 (8) of the statutes is repealed and recreated to read:

20.550 (8) OFFICE BUILDING RENTALS. For the biennium ending June 30, 1969, there is appropriated to the various state agencies from the respective funds from which state employes salaries are paid the amounts in the schedule together with any amounts transferred from the board on government operations to supplement the respective appropriations of state agencies to finance the costs of moving and space rental for additional office space for state agencies during the 1967-69 biennium, to be allocated by the commissioner of administration.

SECTION 73. 20.550 (29) of the statutes is created to read:

20.550 (29) PORTRAITS OF FORMER GOVERNORS. The balances in the appropriation made by ch. 597, laws of 1947, as a continuing appropriation subject to release by the commissioner of administration for the purpose of purchasing painted portraits of former governors.

SECTION 74. 20.550 (30) (a) and (b) of the statutes are amended to read:

20.550 (30) (a) There is appropriated to the various state agencies from the respective funds from which state employes' and officers' salaries are paid, annually beginning July 1, 1965 1967, a sum sufficient to supplement the respective appropriations of said state agencies in the amount necessary to pay the cost of salary adjustments approved by the 1965 1967

legislature, for employes of the classified service and comparable adjustments for those employes in the unclassified service, except those included under ss. 16.08 (2) (f) and 20.930 (2) (d) and (j), as determined and allo-

cated pursuant to pars. (b) and (c).
(b) Each department head or officer shall certify to the commissioner of administration, at such time and in such manner as the commissioner prescribes, the sum of money needed for the appropriation in par. (a) for the payment of salary adjustments approved by the 1965 1967 legislature. Upon receipt of said certifications together with such additional information as may be required, the commissioner shall determine the sum of money necessary to supplement the respective executive budget appropriations of state agencies for said salary adjustments and he shall supplement, at such times and such amounts as he determines, the respective appropriations. The commissioner may also supplement those appropriations in which receipts are appropriated or reappropriated in such amounts and under such conditions as he determines. Conservation fund appropriations shall be supplemented from (a) the unallocated funds of each revolving appropriation or (b) the respective unallocated program balances under s. 20.280 (9) (ym).

SECTION 74m. 20.550 (31) of the statutes is repealed.

SECTION 75. 20.550 (42) of the statutes is repealed and recreated to read:

20.550 (42) EMPLOYER FRINGE BENEFITS. To the various state agencies from the respective funds and accounts from which their appropriations are financed a sum sufficient to pay the cost of state employer contributions under ss. 23.14, 42.40 (8), 42.46, 56.21, 66.191, 66.90, 66.903 (2) (i), 66.905 (1) (a) and (8), 66.919, 66.99, chs. 102 and 108, but only after the amount for fringe benefits included in the respective appropriations has been exhausted. All fringe benefit contributions arising from expenditure of revenues credited by law directly to an appropriation shall be charged to the appropriate account, but if the revenues of such account are exhausted or not available the contributions for fringe benefits shall be charged to the general purpose revenues of the fund from which the appropriation was made. Those fringe benefit contributions paid from general purpose revenues on behalf of revenues credited by law directly to an appropriation shall be separately accounted for and the general purpose revenue of the appropriate fund shall be reimbursed for such expenses as soon as funds become available in the appropriate account. Estimated expenditures under this section shall appear in the schedule as sub. (42) (a), (g), (m) and (u) for the respective sources of revenues from which such supplements may be paid.

SECTION 76. 20.550 (43), (44) and (45) of the statutes are created to read:

20.550 (43) FRINGE BENEFIT CONTINGENCIES. (a) General purpose revenue. A sum sufficient to make all payments due other parties under ss. 66.919 and 66.99 when the moneys for such payment have not yet been received by the fund. The appropriate fringe benefit fund shall reimburse this appropriation as soon as moneys are available therefor.

(44) AIDS TO LOCALITIES FOR FRINGE BENEFITS. (b) Teachers social security. A sum sufficient to make the employer social security contributions required for members of the Milwaukee public school teachers annuity

and retirement fund and nonstate employed members of the state teachers retirement system pursuant to ss. 38.24 (3), 42.241 and 66.99.

(c) Teachers retirement. A sum sufficient to make the contributions required for members of the Milwaukee public school teachers annuity and retirement fund and nonstate employed members of the state teachers retirement system pursuant to ss. 38.24 (9) (e) and 42.46.

(d) Aids to certain counties. A sum sufficient to pay the state aid provided under s. 66.902 (6) (b).

(45) SUPPLEMENTS TO RETIREMENT BENEFITS. (b) Teachers supplements. A sum sufficient to pay the benefits authorized under s. 42.49 (10) and (16).

SECTION 77. 20.553 (2) (title) of the statutes is amended to read:

20.553 (2) CARE OF DEPENDENT PERSONS.

SECTION 78. 20.570 (1) (b) of the statutes is amended to read:

20.570 (1) (b) Biennially, the amounts in the schedule for the improvement, repair, and maintenance and utility costs of state-owned military lands or buildings.

SECTION 79. 20.570 (1) (f) of the statutes is created to read:

20.570 (1) (f) *Fuel*. A sum sufficient to pay the cost of fuel used for heating of state-owned military buildings and the freight and local hauling charges thereon.

SECTION 80. 20.580 (1) (g) and (2) (b) of the statutes are amended to read:

20.580 (1) (g) Ninety five Ninety per cent of all moneys received under ch. 149 for general program operations.

(2) (b) On July 1, 1966, \$150,000 The amounts in the schedule to provide scholarships for nursing school instructors and administrative personnel under s. 149.01 (6). Out of such appropriation \$5,000 is allotted for the expense of administration of s. 149.01 (6); and the balance is allotted for the purpose of granting scholarships under s. 149.01 (6).

SECTION 81. 20.580 (2) (a) of the statutes is created to read:

20.580 (2) (a) Administration. The amounts in the schedule for the expense of administration of s. 149.01 (6).

SECTION 82. 20.590 (1) (g) of the statutes is repealed and recreated to read:

20.590 (1) (g) Agency collections. All moneys received under ch. 153, but beginning July 1, 1968, 90% of all such moneys. Of these amounts, there is allocated for general program operations in the 1967-68 fiscal year the amount in the schedule. On June 30, 1969, an amount equal to 10% of the moneys received under ch. 153 during the 1965-67 fiscal biennium, but not to exceed the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 83. 20.605 of the statutes is renumbered 20.615 and 20.615 (1) (g), as renumbered, is amended to read:

20.615 (1) (g) General program operations. All moneys received under s. 151.015 and 90% of that portion of each fee collected under s. 151.02 (3) and set aside for the use of the internship commission for general program operations; except that on July 1, 1967, \$2,300 shall lapse to the general fund.

SECTION 84. 20.610 (1) (g) of the statutes is amended to read:

20.610 (1) (g) All moneys The amounts in the schedule received under ch. 151, except as provided in s. 20.605 20.615, and if the moneys received under ch. 151, excluding the appropriation in s. 20.615, exceed the amount in the schedule, then 90% of such excess shall be credited to this appropriation; but on June 30, 1968, an amount equal to 10% of the moneys received under ch. 151, excluding the appropriation in s. 20.615, during the 1965-67 fiscal biennium, but not to exceed the unencumbered balance under this paragraph, shall lapse to the general fund. On July 1, 1969, this appropri-

ation shall become 90% of all moneys received under ch. 151, except as provided in s. 20.615.

SECTION 85. 20.640 (1) (a) of the statutes is amended to read:

operations. Biennially, The amounts in the schedule for administration under administering the provisions of s. 66.99.

20.640 (1) ADMINISTRATION AND OPERATIONS. (a) General program Section 86. 20.640 (1) (b) of the statutes is repealed.

SECTION 87. 20.650 (1) (b) of the statutes is created to read:

20.650 (1) (b) Educational approval council. The amounts in the schedule for the execution of the functions of the educational approval council under s. 15.98.

SECTION 88. 20.650 (2) (an), (e) and (f) and (4) (c) of the statutes are repealed.

Section 89. 20.650 (3) (b) and (c) and (4) (a) of the statutes are repealed and recreated to read:

20.650 (3) (b) Scholarships for handicapped students. A sum sufficient for the education of deaf-blind children under s. 41.73 (3), for the expenses of readers for blind or deaf students under s. 41.78 (9), and for the payment of scholarships for blind students under s. 41.76 and for deaf and hard of hearing students under s. 41.77.

- (c) Fuel. A sum sufficient to cover the cost of coal or other fuel used for space heating at the institutions, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91.
- (4) TEACHERS EDUCATION AND CERTIFICATION. (a) General program operations. The amounts in the schedule for the teacher education and certification program.

SECTION 90. 20.650 (4) (b), (g) and (k) of the statutes are renumbered 20.650 (2) (e), (9) (g) and (h), respectively.

SECTION 91. 20.650 (9) (intro.) of the statutes is created to read:

20.650 (9) GENERAL APPROPRIATIONS AND PROVISIONS. The following general appropriations and provisions shall apply to all of the programs of the department unless otherwise specified.

SECTION 92. 20.670 (1) (a) of the statutes is amended to read:

20.670 (1) (a) The amounts in the schedule to operate institutions and provide boarding home care, field services and administrative services within the mental health program, less all payments of medical assistance pursuant to ch. 49 for the care of patients in the institutions for the retarded. Sums required for travel expenses in connection with recruitment of psychiatrists and hard-to-recruit professional medical personnel outside the classified service may also be expended from this appropriation.

SECTION 92m. 20.670 (1) (e) of the statutes is created to read:

20.670 (1) (e) Aids for interest on county construction loans. A sum sufficient to provide aids to counties for interest payments on loans for construction pursuant to s. 51.40.

SECTION 93. 20.670 (1) (j) of the statutes is created to read:

20.670 (1) (j) Medical assistance revenue. All moneys received as medical assistance pursuant to ch. 49 for the care of patients in the institutions for the retarded.

SECTION 94. 20.670 (3) (am) and (4) of the statutes are repealed.

SECTION 95. 20.670 (3) (c) of the statutes is repealed and recreated to read:

20.670 (3) (c) Social Security aid - medical. A sum sufficient to provide the state share of medical assistance administered under s. 49.45.

SECTION 95m. 20.670 (3) (cc) of the statutes is created to read:

20.670 (3) (cc) Special aid to counties for medical assistance in the colonies. The amounts in the schedule to provide special aids for the payments which have been made or have accrued under ss. 49.46, 49.47 and 49.52 (2) (a) for the county share of the cost of care on and after July 1, 1967, of the patients in the state colonies and training schools. The county share shall be charged back to the county of settlement in accordance with the general procedures established for medical assistance payments and then the state shall provide special reimbursement under this section. The amounts paid to each county shall be calculated to reimburse the county for its share of costs under s. 49.52 (2) (a) paid for patients at the state colonies and training schools, except each such payment shall be reduced by an amount equivalent to at least \$5 per patient week of care provided. If the amount in the schedule is insufficient to make the full distribution, such distribution shall be made among the counties on a proportionate basis. These aids shall be made among the counties on a proportionate basis and the final payment for each fiscal year shall be used to make any necessary adjustment for the fiscal year. These aids shall be computed and distributed quarterly with the final payment to be made not later than August 15 following the fiscal year in which the care is provided. For the purpose of charging the aids to the year in which the cost of care is incurred, these aids shall be charged to the fiscal year immediately preceding payment. It is the intent of the legislature to have all eligible recipients certified under ss. 49.46 and 49.47 as soon as possible. The department of public welfare is directed to accomplish this intent and to report to the board on government operations on the progress of such certification.

SECTION 95n. 20.670 (3) (cd) of the statutes is created to read:

20.670 (3) (cd) Medical assistance aids for county hospitals. A sum sufficient to provide the state contribution to the costs of care of patients who are removed from county mental hospitals and placed in public medical institutions, as defined by administrative rule of the state department of public welfare, or skilled nursing homes, as defined in s. 49.45 (11) (e), and who are certified under ss. 49.46 and 49.47. Such state contribution shall be determined by the formula under s. 49.52 (2) (a), except that if the federal share of medical assistance is not forthcoming or is withdrawn, the state shall pay, in addition to the state's share, the federal share at the last available percentage rate of participation by the federal government in medical assistance. The county share of the costs of such patients shall be paid by the county of legal settlement. Aid under this section shall be paid for the costs of care incurred from July 1, 1967, to June 30, 1969.

SECTION 96. 20.670 (3) (d) of the statutes is amended to read:

20.670 (3) (d) Social security aids - grants and administration. A sum sufficient to provide state aid for county administered public assistance programs under s. 49.52 (2), (3) and (4). The joint committee on finance as part of its budget determinations in each session shall review the standard allowances for assistance in relation to the social security aid programs and the formula for state reimbursement to counties for such aid program and make recommendations to the legislature relating to changes they deem advisable.

SECTION 97. 20.670 (3) (o) of the statutes is repealed and recreated to read:

20.670 (3) (o) Social security, federal aids - medical. All federal

moneys received for meeting costs of medical assistance administered under s. 49.45.

SECTION 98. 20.670 (3) (L) and (p), (4) and (6) of the statutes are created to read:

20.670 (3) (L) Professional training. All moneys received from institutions of higher education for the purpose of matching federal funds made available for professional training and employe development, to be transferred to such institutions of higher education to be expended for the purposes specified in the agreement between the state department of public welfare and such higher education institutions.

(p) Social security, federal aids - grants and administration. All federal moneys received for meeting costs of county administered public assistance

programs under s. 49.52.

(4) VOCATIONAL REHABILITATION FOR THE HANDICAPPED. (a) General program operations. The amounts in the schedule for general program operations.

(j) Artificial limbs and appliances. The unencumbered balance of moneys received from the sale of artificial limbs and other appliances under s. 41.71 (6) (e), 1965 stats., and all such moneys received from sales

- der s. 41.71 (6) (e), 1965 stats., and all such moneys received from sales under s. 55.01 (6) (e).

 (k) Gifts and donations. The unencumbered balance of moneys received as gifts and donations under s. 41.71 (11), 1965 stats., and all such moneys received under s. 55.01 (11), and all moneys received from local private or public agencies for purposes of matching federal funds.

 (L) Homebound supplies. The unencumbered balance of moneys received from the sale of products made by severely handicapped persons under s. 41.71 (12) (d), 1965 stats., for purchasing raw material and all such moneys received under s. 55.01 (12) (d).

 (p) Federal aid for vocational rehabilitation. The unencumbered balance transferred from s. 20.850 (2) (m) and all additional federal moneys received from the federal government for vocational rehabilitation, including all moneys received for special vocational rehabilitation projects and for ing all moneys received for special vocational rehabilitation projects and for matching gifts and grants. If the actual revenues exceed the estimated expenditures of revenues in the schedule, the department may expend such excess for aids to individuals or for special projects, but any supplement to other program expenditures may be effected only with the approval of the board on government operations. That portion of any fringe benefit payments for which federal financial participation is available shall be charged to federal funds. Any overdraft shall be carried forward to the next fiscal year fiscal year.
- (6) DISABILITY DETERMINATIONS. (a) General program operations. A sum sufficient for determining disability under s. 42.242 (4).

 (p) Federal aid. The unencumbered balance transferred from s. 20.850 (3) (m) and all federal moneys received for determining disability of ÒÁSDHI applicants.

SECTION 99. 20.670 (8) (a) and (9) (f) of the statutes is repealed and recreated to read:

20.670 (8) (a) Research. Biennially, the amounts in the schedule for program evaluation and other operations research projects undertaken by

the department.

(9) (f) Fuel. A sum sufficient to cover the cost of coal or other fuels used for space heating at the institutions including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91. Expenditure authority for the programs under subs. (1), (2) and (3) shall appear in the schedule as subs. (1) (f), (2) (f) and (3) (f), respectively.

SECTION 100. 20.670 (9) (i) and (n) 1 of the statutes are amended

20.670 (9) (i) All balances in the appropriations made by ss. 20.670 (46) and 20.670 (63), 1963 stats., on June 30, 1965, and all moneys received from gifts, grants and, donations and burial trusts for the execution of its functions consistent with the purpose of the gift, grant ex, donation or trust. Expenditure authority for gifts and grants for the several programs of the department shall in this section appear in the schedule of each ap-

plicable subsection as par. (i).

(n) 1. All moneys received from the federal government to the extent earned by each county for the administration of old-age assistance, aid to dependent children, aid to the blind and aid to the totally and permanently disabled persons to be allotted under s. 49.52. All moneys received from the federal government, to the extent earned by the state for the administration of these forms of public assistance, shall be paid into the general fund as general purpose revenues. Notwithstanding the foregoing provisions, all federal funds received for professional training and employe development may be retained for use by the department.

SECTION 101. 20.700 (1) (g) of the statutes is amended to read:

20.700 (1) (g) All moneys received under ch. 136, but on July 1, 1968, 90% of all moneys received under ch. 136. Of these amounts there is allocated for general program operations in the 1967-68 fiscal year the amount in the schedule. On July 1, 1967, \$45,600 of the unencumbered balance in this account shall lapse to the general fund. On June 30, 1969, an amount equal to 10% of the moneys received under ch. 136 during 1965-67, but not to exceed the unencumbered balance in the board's account, shall lapse to the general fund.

SECTION 101g. 20.703 (1) (g) of the statutes is amended to read:

(g) Outdoor recreation. All moneys received under ss. 139.31 (2) and 139.33 (2) for an outdoor recreation and resource development program. Of this amount the state recreation committee may allocate funds in general accordance with s. 15.60 to the programs specified in sub. (2) and ss. 20.280 (1), (2), (3) and, (4) and (9), 20.420 (2) (g), 20.670 (5), $\frac{20.705}{1}$ {120.706 (2) $\frac{1}{1}$ and $\frac{20.750}{1}$ (1) 20.830 (1).

SECTION 101m. 20.703 (2) of the statutes is repealed.

SECTION 102. 20.706 (1) (b), (g) and (h) and (2) (m) of the statutes are amended to read:

20.706 (1) (b) Biennially, the amounts in the schedule for an accelerated water resources research and data collection program.

- (g) All moneys received under s. 162.04 to be expended for the purposes provided in ch. 162.
- (h) All moneys received from gifts and grants and under s. 144.025 (2) (i) to carry out the purpose for which made.
- (2) (m) Federal aid for state planning. All moneys received as federal aid for state operations as authorized by the governor under s. 16.54.

SECTION 102g. 20.706 (1) (e), (2) (b) and (n) and (4) of the statutes are created to read:

- 20.706 (1) (e) Shoreland zoning aids. The amounts in the schedule for the payment of shoreland zoning aids under s. 144.26 (4).
- (2) (b) Planning aids. The amounts in the schedule for the payment of planning aids to counties and regional planning commissions.
- (n) Federal aid for local planning. All moneys received as federal aid for aids to localities as authorized by the governor under s. 16.54.
 - (4) COUNCIL ON NATURAL BEAUTY. (a) General program operations.

The amounts in the schedule for the operations of the council on natural beauty under s. 109.13.

SECTION 102m. 20.720 (1) (g) of the statutes is amended to read:

20.720 (1) (g) All fees and other moneys received by the department for the supervision of savings and loan associations under ch. 215, except that on July 1, 1965, \$10,000 shall be transferred to the general fund.

SECTION 103. 20.730 (2) of the statutes is repealed.

SECTION 104. 20.750 of the statutes is repealed.

SECTION 105. 20.760 (1) (k) of the statutes is created to read:

20.760 (1) (k) Professional training agreements. All federal moneys received from the department of public welfare to be expended for the purposes specified in the agreement with that department and the board of regents of state colleges for professional training and employe development. To match federal funds made available for this purpose, the regents may temporarily transfer funds from the appropriation under par. (a).

SECTION 105m. 20.760 (2) of the statutes is repealed.

SECTION 106, 20.760 (4) (b) of the statutes is repealed and recreated to read:

20.760 (4) (b) Fuel. A sum sufficient to cover the cost of coal or other fuels used for space heating at the several state colleges, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91, This program expenditure shall be reimbursed from the proper appropriation under sub. (5) for the cost of all fuel furnished to dormitories and dining halls, including freight charges and local hauling charges thereon.

SECTION 106m. 20.760 (5) (h) of the statutes is amended to read:

20.760 (5) (h) All moneys received for or on account of any dormitory, commons, dining hall, cafeteria, stationery stand, parking facility, car fleet or model farm, and including such moneys received under conveyances and leases consummated under ss. 36.06 (6) and 37.02 (3) as the regents designate to be receipts under this paragraph shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures for such activities, including the transfer of funds to nonprofit corporations under ss. 36.06 (6) and 37.02 (3) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and 2) for optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for such activities. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting therefrom an amount equal to the amount appropriated under sub. (9) (um) for the payment of rentals by the regents under ss. 36.06 (6) and 37.02 (3) on projects for such activities. The amount appropriated and available under this paragraph shall be determined by the department of administration. The regents may establish at any state college a contingent fund not to exceed \$500 out of the balances of this appropriation to be used for the payment of cash in advance and which are incident to the operation of cafeterias and dining halls.

SECTION 107, 20,760 (9) (u) and (um) of the statutes are amended to read:

20.760 (9) (u) A sum sufficient from the state building trust fund for the payment of rentals by the regents and for permanent improvements and

the acquisition of all equipment therefor, remodeling and purchase of land under s. 36.06 (6) on projects or lands designated by the state building com-

mission when the projects or land acquisitions are initiated.

(um) A sum sufficient from the state building trust fund for the payment of rentals by the regents for permanent improvements and the acquisition of all equipment therefor, remodeling and purchase of land under ss. 36.06 (6) and 37.02 (3) on projects or lands referred to in sub. (5) (g) and (h) designated and approved by the state building commission when the projects or land acquisitions are initiated and on projects or lands designated and approved by the state building commission after initiation thereof. SECTION 108. 20.776 of the statutes is repealed.

SECTION 109. 20.780 of the statutes is repealed and recreated to read: 20.780 SUPREME COURT. There is appropriated to the supreme court for the following programs:

(1) Supreme court proceedings. (a) General program operations. A sum sufficient to carry its functions into effect.

(2) ADMINISTRATOR OF COURTS. (a) General program operations. A sum sufficient to carry into effect the functions under s. 256.54.

(3) PUBLIC DEFENDER. (a) General program operations. A sum sufficient to carry into effect the functions under s. 957.265.

(h) Gifts and grants. All moneys received from gifts and grants to carry out the purpose for which made.

SECTION 110. 20.788 of the statutes is created to read:

20.788 SURPLUS PROPERTY DEVELOPMENT COMMISSION. There is appropriated to the surplus property development commission for the following program

(1) DISPOSAL OF FEDERAL SURPLUS PROPERTY. (a) General program operations. The amounts in the schedule for general program operations under s. 15.995.

SECTION 111. 20.790 (2) (a) of the statutes is renumbered 20.790 (1) (b).

SECTION 112. 20.810 (1) (a) to (d) of the statutes are repealed.

SECTION 113. 20.830 (1) (b) of the statutes is repealed and recreated to read:

20.830 (1) (b) Space heating. A sum sufficient to cover the cost of coal or other fuels used for space heating, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuaded in a 16.91 coal purchased hereunder shall be made as provided in s. 16.91.

SECTION 114. 20.830 (1) (f) and (k) of the statutes are created to read:

20.830 (1) (f) Soil conservation aids. The amounts in the schedule for the payment of aids to soil and water conservation districts by the state soil and water conservation committee under s. 92.20.

(k) Artificial lake creation. Biennially, the amounts in the schedule from moneys allocated under s. 20.703 (1) (g) to the state soil and water conservation committee for artificial lake creation under s. 92.18.

SECTION 115. 20.830 (1) (s) of the statutes is created to read:

20.830 (1) (s) Professional training agreements. All federal moneys received from the department of public welfare to be expended for the purposes specified in the agreement with that department and the university of Wisconsin for professional training and employe development. To match federal funds made available for this purpose, the university may temporarily transfer funds from the appropriation under par. (a).

SECTION 115m. 20.830 (3) (a) of the statutes is amended to read:

20.830 (3) (a) General program operations. The amounts in the schedule for partial payment of the stipends of the resident intern staff and for deferred maintenance items. The deferred maintenance expenditures shall be fully co-ordinated with the over all building and remodeling program separately authorized or undertaken for the university hospitals and student health service to support services provided by the medical center.

SECTION 116. 20.830 (8) of the statutes is repealed.

SECTION 117. 20.830 (9) (u) and (um) of the statutes are amended to read:

20.830 (9) (u) From the state building trust fund, a sum sufficient for the payment of rentals by the regents and for permanent improvements and the acquisition of all equipment therefor, remodeling and purchase of land under s. 36.06 (6) on projects or lands designated by the state building

commission when the projects or land acquisitions are initiated.

(um) From the state building trust fund, a sum sufficient for the payment of rentals by the regents for permanent improvements and the acquisition of all equipment therefor, remodeling and purchase of land under s. 36.06 (6) on projects or lands referred to in sub. (2) (g), (h), (i), (j) and (k) designated and approved by the state building commission when the projects or land acquisitions are initiated and on projects or lands designated and approved by the state building commission after initiation thereof.

SECTION 118. 20.840 (1) (c) of the statutes is repealed and recreated to read:

20.840 (1) (c) Fuel. A sum sufficient to cover the cost of coal or other fuels for space heating at the Grand Army home, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91.

SECTION 119. 20.840 (1) (u) of the statutes is created to read:

20.840 (1) (u) *Construction*. From the state building trust fund, a sum sufficient for the payment of rentals by the department and for permanent improvements and the acquisition of all equipment therefor, remodeling and purchase of land on projects or lands designated by the state building commission when the projects or land acquisitions are initiated.

SECTION 120. 20.845 (1) (g) of the statutes is amended to read:

20.845 (1) (g) Ninety per cent of all moneys received under ch. 150, except that on July 1, 1967, an amount equal to 10% of all moneys received under ch. 150 during the 1965-67 fiscal biennium, but not exceeding the unencumbered balance under this paragraph, shall lapse to the general fund.

SECTION 121. 20.850 (1) (d) of the statutes is amended to read:

20.850 (1) (d) State aid for vocational, technical and adult education. The amounts in the schedule for state aids for schools of vocational, technical and adult education, including area schools and programs, established and maintained under the supervision of the board to be distributed under s. 41.21. Of the amount in the schedule for 1966-67 each year, not exceeding \$100,000 \$50,000 may be spent by the state board to match federal funds made available for vocational, technical and adult education by the manpower development and training act of 1962, as amended any act of congress for the purposes set forth in such act.

SECTION 122. 20.850 (2) and (3) of the statutes are repealed.

SECTION 123. 20.890 (1)(b) of the statutes is repealed.

SECTION 124. 20.890 (2) of the statutes is repealed.

SECTION 125. 20.902 (2) of the statutes is amended to read:

20.902 (2) Revolving Program revenue continuing appropriations may be encumbered and moneys expended therefrom in an amount not exceeding the total of the unencumbered appropriation balance plus accrued accounts receivable outstanding, but not in excess of the amount allotted by the department of administration without violating sub. (1). The commissioner may require such statements of outstanding accounts receivable as he deems necessary before allotting sums in excess of the unencumbered appropriation balance. For the purposes of this subsection only, the commissioner shall consider as accrued accounts receivable on June 30, 1963 and annually on each June 30 thereafter, the federal aid funds allotted and \$8,000,000 of the revenues from imposts which the state highway commission has obligated pursuant to s. 84.01 (23).

SECTION 126. 20.930 (2) (o) of the statutes is repealed.

SECTION 126m. 20.960 of the statutes is created to read:

20.960 LIMITATIONS ON REFUNDS. Unless otherwise provided by law, state institutions and agencies, as defined in s. 227.01 (1), may retain overpayments of fees, licenses, and similar charges when the overpayment is \$1 or less, unless such refund is specifically requested in writing. Underpayments of not more than \$1 may be waived when the administrative cost of collection would exceed the amount of underpayment.

SECTION 126p. 21.20 of the statutes is created to read:

21.20 CIVIL SERVICE STATUS. All full-time state-paid employes of the adjutant general's office, except the adjutant general and the deputy adjutant general, shall be under the classified service.

SECTION 126r. 23.14 (2m) of the statutes is created to read:

23.14 (2m) Effective for salaries earned after June 30, 1967, the state shall deposit, in lieu of an equal amount of the deposits required from each warden under sub. (2), an amount equal to 2% of each conservation warden's salary. Such deposit shall be credited to the account of each warden and shall be available for all benefit purposes to the same extent as normal deposits which are deducted from the earnings of such conservation warden, except that no such amount paid by the state shall be paid under sub. (7a) regarding departure from the state conservation warden service prior to becoming eligible for retirement. The employer payments determined under sub. (16) shall be adjusted by the insurance commissioner to reflect the difference between the 2% payments required herein and the equivalent actuarial value thereof. For purposes of computing pension fund contributions, pension fund benefits, and maintaining accounts, all salaries earned, but not paid, prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

SECTION 127. 25.17 (3) (bf) and (5) of the statutes are amended to read:

25.17 (3) (bf) To invest sums not exceeding \$20,000,000 outstanding at any one time of the balances of the general fund in advance to the state commission for higher educational aids for the purpose of making additional loans to needy students under s. 39.023 (7). Such loans shall initially be made by the state commission for higher educational aids from the appropriations under s. $20.415 \, (3) \, (1) \, (g)$. Despite the specific provisions of sub. (1), the responsibility for collection of the interest and principal on such loans to students shall rest in the state commission for higher educational aids and the function of the investment board shall be limited to advancing funds to the state commission for higher educational aids for not to exceed 95% of such loans outstanding and collectible, based upon the certificates of the state commission for higher educational aids as to the current status of

the student loans made, due and collectible under s. 39.023 (7), and to periodically receiving from the appropriations made by s. 20.415 (3) (a) (1) (e), (g), (i) and (h) (m) payments of principal and interest on the advances made to the state commission for higher educational aids, interest to be computed monthly at 4% per annum on the unpaid principal balance of the advances, made prior to July 1, 1966, and at the maximum rate allowable under P.L. 89-329 and P.L. 89-287, or 4%, whichever is the greater, on all loans made on or after July 1, 1966, computed as of January 1 and July 1 of each year and payable within 90 days thereafter.

(5) The limitations upon the percentage of the assets of any fund which are imposed by sub. (4) or any other statute shall not be applicable to investments made by the state of Wisconsin investment board of funds in the variable annuity divisions created under s. 38.24 (6), 42.243 or 66.9065 66.90 (2), respectively, and said investments shall be excluded in computing the assets to which any such limitations apply. Assets of said variable annuity divisions shall be invested primarily in equity securities which shall include common stocks, real estate or other recognized forms of equities whether or not subject to indebtedness, including securities convertible into common stocks except that the state of Wisconsin investment board temporarily may invest such assets in investments which are authorized under sub. (3), but the assets so temporarily invested shall be replaced by equity securities at the earliest time deemed by the board to be practicable considering the then existing condition of the securities market and other influential factors.

SECTION 128. 25.25 of the statutes is amended to read:

25.25 The remaining one half of said lands and moneys described in s. 25.235, not being granted for any other specified purpose, accrue to the school fund by virtue of section 2 of article X of the constitution; and having been found unnecessary for the support and maintenance of common schools, are appropriated to the support and maintenance of state colleges and suitable libraries and apparatus therefor, and to that end are set apart and denominated the "Normal School Fund." All lands, moneys, loans, investments and securities heretofore set apart to the normal school fund and all swamp lands and moneys that may hereafter be received on account of the capital of such fund constitute a separate and perpetual fund. All receipts from earnings on the normal school fund shall be paid into the general fund as general purpose revenue.

SECTION 129. 27.30 (4m) and (15) of the statutes are created to read: 27.30 (4m) FUND FOR SPECIAL EVENTS AND CHANGE PURPOSES. Of the receipts from the operation of the state fair parks, not to exceed \$60,000 during the period one month preceding and one week after the annual state fair and \$25,000 at all other times may be deposited as an imprest cash fund in a Milwaukee or West Allis bank approved by the state treasurer as a fund upon which to draw or obtain sufficient change for operation of the state fair and state fair park.

(15) STATE FAIR RECEIPTS, PROMPT AUDIT. All moneys collected or received for or on account of the operation of the state fair and the Wisconsin Olympic sports commission shall be deposited within one week into the general fund, except as provided in s. 20.365 (9) (i). The state treasurer and commissioner of administration or their duly authorized representatives shall be in attendance at the state fair each year to receive such moneys and to audit and pay expenditures duly certified by the state exposition department as having been necessarily incurred in the operation of the state fair.

SECTION 129m. 27.30 (5) (e) of the statutes is amended to read:

27.30 (5) (e) Not later than 30 days after the close of the fair each year the county clerk, or the person appointed therefor by the county board,

agricultural society, association or board claiming state aid, shall file with the department, on blanks provided by it, an itemized statement verified on oath, showing net premiums actually paid or to be paid at the preceding fair, which premiums must correspond with the list approved by the department, as required by par. (a). This report shall also include a statement that at such fair all gambling devices whatsoever, the sale of intoxicating liquors excepting fermented malt beverages, and exhibitions of immoral character were prohibited and excluded from the fairgrounds and all adjacent grounds under their authority or control; and on or before December 31 of the year in which the fair is held, he shall furnish the department a statement of receipts and disbursements, attendance and such other information as the department requires. Upon receipt of the required report, each fair shall be paid 100%, or the prorated percentage, of the aid due the preceding year.

SECTION 130. 36.06 (6) (b) 3 and 6 to 10 of the statutes are amended to read:

36.06 (6) (b) 3. The power to lease or sublease from such nonprofit-sharing corporation, and to make available for public use, any lands or any such land and existing buildings conveyed or leased to such corporation under subds. 1 and 2, and any new buildings erected upon such land or upon any other land owned by such corporation, upon such terms, conditions and rentals, subject to available appropriations, as in the judgment of the board of regents are in the public interest. With respect to any property conveyed to such corporation under subd. 1, such lease from such corporation may be subject or subordinated to one or more mortgages of such property granted by such corporation.

by such corporation.

6. The power to pledge and assign all or any part of the revenues derived from the operation of any lands or such new buildings as security for the payment of rentals due and to become due under any lease or sublease of

such new buildings made under subd. 3.

7. The power to covenant and agree in any lease or sublease of such new buildings made under subd. 3 to impose fees, rentals or other charges for the use and occupancy or other operation of such lands or new buildings in an amount calculated to produce net revenues sufficient to pay the rentals due and to become due under such lease or sublease.

8. The power to apply all or any part of the revenues derived from the operation of any lands or existing buildings to the payment of rentals due and to become due under any lease or sublease made under subd. 3.

- 9. The power to pledge and assign all or any part of the revenues derived from the operation of any lands or existing buildings to the payment of rentals due and to become due under any lease or sublease made under subd. 3.
- 10. The power to covenant and agree in any lease or sublease made under subd. 3 to impose fees, rentals or other charges for the use and occupancy or other operation of any lands or existing buildings in an amount calculated to produce net revenues sufficient to pay the rentals due and to become due under such lease or sublease.

SECTION 130m, 36.13 (12) and (13) of the statutes are created to read: 36.13 (12) The board of regents may establish and maintain a school of architecture.

(13) The board of regents shall establish and maintain, at the Milwaukee campus, a department of religious studies offering, solely on an elective basis, appropriate academic courses on significant topics of religious thought and religious teachings throughout the world.

SECTION 131. 36.165 (1) and (2) of the statutes are repealed.

SECTION 132. 36.165 (4) of the statutes is renumbered 39.023 (8) and amended to read:

39.023 (8) Any person entitled to exemption from nonresident tuition

as enumerated in s. 36.16 (1) (a) who has completed at least one year of collegiate work and who is attending or has been admitted to a public institution of higher education in another state or an institution of higher education in this state to engage in a first professional degree course of study in veterinary medicine, architecture, forestry or dentistry which is not offered in a Wisconsin public institution of higher education may apply to the scholarship committee state commission for higher education aids for the difference between the tuition he is required to pay and the resident fees he would have paid as a resident student at the university of Wisconsin. If the committee commission determines that the applicant is eligible under this subsection and that his academic record indicates that he is capable of benefiting from the instruction, the committee commission may grant the application. Payments shall be made to applicants on the certification of the chairman and secretary of the scholarship committee. No payment for any one individual shall exceed \$500 per academic year consisting of 2 academic semesters or 3 academic quarters.

SECTION 132m. 38.24 (6) (d) 4 of the statutes is repealed.

SECTION 133. 39.023 (8), (10), (11) and (12) of the statutes are renumbered 39.023 (10) to (13), respectively.

SECTION 133c. 39.024 (2) (d) of the statutes is amended to read:

39.024 (3) (d) The committee shall appoint and fix the salary of a full-time executive director who shall have a recognized and demonstrated interest in and knowledge of public higher education. The executive director shall employ, with the approval of the committee, such professional and elerical staff as is necessary, outside the classified service and clerical staff within the classified service as is necessary.

SECTION 133f. 39.35 of the statutes is repealed.

SECTION 133i. In 39.75 of the statutes, Article III (A) and Article VI (A) are amended to read:

39.75 Article III (A) The educational education commission of the states, hereinafter called "the commission", is hereby established. The commission shall consist of 7 members representing each party state. One of such members shall be governor; 2 shall be members of the state legislature selected by its respective houses and serving in such manner as the legislature may determine; and 4 shall be appointed by and serve at the pleasure of the governor, unless the laws of the state otherwise provide. If the laws of a state prevent legislators from serving on the commission, 6 members shall be appointed by and serve at the pleasure of the governor, unless the laws of the state otherwise provide. In addition to any other principles or requirements which a state may establish for the appointment and service of its members of the commission, the guiding principle for the composition of the membership on the commission from each party state shall be that the members representing such state shall, by virtue of their training, experience, knowledge or affiliations be in a position collectively to reflect broadly the interests of the state government, higher education, the state education system, local education, lay and professional, public and nonpublic educational leadership. Of those appointees, one shall be the head of a state agency or institution, designated by the governor, having responsibility for one or more programs of public education. In addition to the members of the commission representing the party states, there may be not to exceed 10 nonvoting commissioners selected by the steering committee for terms of one year. Such commissioners shall represent leading national organizations of professional educators or persons concerned with educational administration.

Article VI (A) To assist in the expeditious conduct of its business when the full commission is not meeting, the commission shall elect a steering com-

mittee of 30 32 members which, subject to the provisions of this compact and consistent with the policies of the commission, shall be constituted and function as provided in the bylaws of the commission. One-third One-fourth of the voting membership of the steering committee shall consist of governors, one-fourth shall consist of legislators, and the remainder shall consist of other members of the commission. A federal representative on the commission may serve with the steering committee, but without vote. The voting members of the steering committee shall serve for terms of 2 years. except that members elected to the first steering committee of the commission shall be elected as follows: 15 for one year and 15 for 2 years. The chairman, vice chairman, and treasurer of the commission shall be members of the steering committee and, anything in this paragraph to the contrary notwithstanding, shall serve during their continuance in these offices. Vacancies in the steering committee shall not affect its authority to act, but the commission at its next regularly ensuing meeting following the occurrence of any vacancy shall fill it for the unexpired term. No person shall serve more than 2 terms as a member of the steering committee: provided that service for a partial term of one year or less shall not be counted toward the 2-term limitation.

SECTION 133m. 39.76 (1) and (2) of the statutes are amended to read:

- 39.76 (1) There is created a 7-member delegation to represent the state of Wisconsin on the educational education commission of the states. The delegation shall consist of the governor, the state superintendent of public instruction, one member of the assembly and one member of the senate selected by the respective houses and serving in such manner as the legislature determines, and 3 members appointed by the governor in compliance with Article III (A) of the compact under s. 39.75 who shall serve at the pleasure of the governor. The chairman of the delegation shall be designated by the governor from among its members. Members of the delegation shall serve without compensation but shall be reimbursed for their actual and necessary expenses incurred in the performance of their duties, from the appropriation in s. 20.360 (1) (e) 20.125 (6) (a), upon vouchers signed by the chairman.
- (2) The executive officers of the governor department of administration shall provide administrative and staff services for the delegation to the educational education commission of the states.
- SECTION 134. 41.19 (1) (a), (2) and (4) of the statutes are amended to read:
- 41.19 (1) (a) The local board of vocational and adult education may charge tuition for nonresident students in an amount sufficient to pay instructional costs of providing training to such persons. Such charges shall be reviewed and, if found to be accurate, approved by the state director of vocational, technical and adult education.
- (2) Before July August 1 of each year, the secretary of each local board of vocational and adult education shall file with the clerk of each county and municipality from which any tuition pupil was admitted, except as provided in sub. (6), a sworn statement setting forth the residence, name, age, date of entrance and the number of days attended during the preceding school year and the total tuition charge for courses approved by the state board of vocational, technical and adult education, for each pupil admitted from such county. This statement shall be rendered on a form prescribed by the state director of vocational, technical and adult education. Within 10 days after the receipt of such statement the clerk of each municipality shall return the same to the county clerk with his certification as to the correctness of the statement, or indicating in what respects he believes such statement to be incorrect, together with all necessary factual information in support of such belief. Nothing in this sub-

section shall apply to tuition for any pupil who has reached 21 years of age.

(4) Before July August 1 in each year, the secretary of the local board of vocational and adult education shall send to the secretary of the local board of vocational and adult education in the municipality in which the pupils reside, a sworn statement of tuition charges for pupils residing therein who had reached 21 years of age. Where pupils reside in a municipality in which no vocational and adult education school is maintained, such sworn statement of the tuition charges shall be sent to the clerk of the municipality. In either case the sworn statement shall set forth the residence, name, age, date of entrance to such school, the number of days? or evenings? attendance during the preceding year of each such pupil and the amount of tuition due on account of such attendance. This statement shall be filed as a claim against the local board or against such municipality and allowed as other claims are allowed. The secretary of the board shall, in submitting the certificate of tuition charges to the municipality of residence of tuition pupils, indicate the number of class units of work instructional program for which a pupil was enrolled and attended.

SECTION 135. 41.21 (1) (a) and (b) 1 of the statutes are amended to read:

- 41.21 (1) (a) On the first day of July in each year or before a date designated in each year by the state director of vocational, technical and adult education the secretary of the local board of vocational and adult education maintaining such a school or schools shall report to the state board of vocational, technical and adult education the cost of maintaining the same; the character of the work done; the number, names, and qualifications of the teachers employed; and such other information as may be required by the said state board.
- (b) 1. 15 cents for each student period of 50 minutes or more of actual attendance for instruction in courses which have a vocational objective and are approved by the state board of vocational, technical and adult education; except terminal technical courses provided for under subd. 2 3; but the state board may, in the case of related instruction for apprentices indentured under s. 106.01 (5) (d) and students required to attend classes under s. 40.77 (1) (am) and behind the wheel driver training, provide aids on the basis of a minimum of 10 students per class period of actual instruction, regardless of the number of students actually enrolled and attending.

SECTION 136. 41.44 (1) of the statutes is amended to read:

41.44 (1) The state superintendent shall keep a list of such county teachers colleges, whose course of study and the qualifications of whose teachers have, on application, been approved by him; and any such county teachers college once entered on such list may remain listed and be entitled to state aid so long as the scope and character of its work are maintained in such manner as to meet his approval, but such sums shall be paid only to county teachers colleges on the approved list of the state superintendent on January 1, 1927. After July 1, 1930, no state aid shall be paid to any such county teachers college located in the same county as a state teachers college. No state aid shall be paid for the 1967-68 school year to any county teachers college whose full-time student enrollment in September 1966 was less than 50, except for those colleges which entered into contracts with employed teachers prior to March 23, 1967. No state aids shall be paid for the 1968-69 school year, or any year thereafter, to any county teachers college whose full-time student enrollment on the third Friday in September of the prior year is less than 50. Full-time students who, on April 1, 1967, are enrolled in a county college for which no state aid is paid for the 1967-68 school year and who would qualify for admission to that college if it were

to open in September 1967 may enroll in any state university or the university of Wisconsin and be granted fee waivers for 2 semesters or 3 quarters or until the student is classified as a junior, whichever occurs first.

Section 137, 41.71 of the statutes is renumbered 55.01.

SECTION 138. 41.73 (3) and (9) of the statutes are amended to read:

- 41.73 (3) The state superintendent may provide for the education of deaf-blind children of suitable capacity to receive instruction either in a special class for that purpose outside the state or in a special class to be established within the state whenever there is a sufficient number of deaf-blind children to warrant the establishment of such class. The cost of such education shall be charged to the appropriation in s. 20.650 (3) (a) (b).
- (9) The state superintendent may set aside a sum not in excess of \$3,000 annually out of appropriations made to such schools by s. 20.650 (3) (b) to be used to defray the expenses of readers for blind or deaf pupils between the ages of 16 and 21 enrolled in any public high school or vocational school in the state. The amount of aid to one pupil shall not exceed \$125 per year. This aid shall not be granted to any student unless the director of the bureau for handicapped children and the superintendent of the school for the visually handicapped or of the school for the deaf (according as the child is blind or deaf) agree that it is best for said student to attend such vocational or high school.

SECTION 138m. 42.243 (4) (d) of the statutes is repealed.

SECTION 138s. 42.40 (8) of the statutes is created to read:

42.40 (8) Effective for compensation earned after June 30, 1967, the state shall deposit, in lieu of an equal amount of the deposits required from each member under any other paragraph of this section for teaching service in the classified service of the state, an amount equal to 2% of the compensation earned for teaching service in the classified service of the state. Such deposit by the state shall be credited to the account of each member in the state classified service and shall be available for all retirement fund benefit purposes to the same extent as normal deposits which are deducted from the earnings of such member, except that no such amount paid by the state, or interest credits or gains thereon, shall be paid as a separation benefit under s. 42.242 (5) or 42.245 (4) or withdrawal benefits under s. 42.49 (1). The employer contribution rates for the state determined in accordance with s. 42.46 shall be adjusted by the executive secretary, upon the written recommendation of the actuary, to reflect the difference between the 2% payments by the state as required herein and the equivalent actuarial value thereof. After June 30, 1967, variable annuity segregations related to current required teacher deposits and state payments under this section, shall be made entirely from deposits deducted from the earnings of members. For purposes of computing retirement fund contributions, retirement fund benefits and maintaining accounts, all compensation of members in the state classified service earned, but not paid, prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

SECTION 139. 42.46 (1) and (2) of the statutes are repealed and recreated to read:

42.46 (1) The state teachers retirement board shall annually, as soon after June 30 as practicable, ascertain the teaching experience of, and the amount of required deposits made during the year by, each member of the separate group and the combined group, and on the basis thereof determine the deposit to be made by the state in the retirement deposit fund on account of service rendered during the year for each such member. Said board shall also determine annually, as soon after June 30 as practicable, the amount of money which must be placed in the contingent fund to

- maintain the ratio of assets to liabilities which is required by s. 42.33 (1) (c) and the amount required to be paid into the state accumulation fund pursuant to sub. (3). The amount of the state deposit to the retirement deposit fund shall be credited to the individual accounts of the members for the purpose of providing an annuity or other benefit as provided in ss. 42.20 to 42.54, but for fiscal years beginning after June 30, 1966, such credits shall be made only with respect to the accounts of members of the separate group and the combined group.
- (2) (a) The state teachers retirement board shall annually, prior to June 30, estimate for each retirement association the per cent of total compensation subject to required deposits which will equal the amount of the deposit to be made by the state pursuant to sub. (1) on account of service to be rendered during the next fiscal year plus any amounts required to adjust the transfers made in preceding fiscal years to the exact amounts which should have been paid under sub. (1). The estimated percentages thus derived shall be the employer contribution rates for the next fiscal year for the respective retirement associations.
- (b) The state teachers retirement board shall certify the contribution rates derived in accordance with par. (a) to the department of administration and shall certify the appropriate contribution rate to each state department, board and commission and each public school employing or paying the salaries of teachers. The heads of the respective state departments, boards and commissions and of each public school which make the salary deductions in accordance with s. 42.40 shall at the time that said salary deductions are sent to the board, by applying the appropriate retirement association's employer contribution rate to the appropriate portion of the compensation of the respective employes of that department, board, or commission, or public school determine the amount of the corresponding state contribution to be made from the proper fund and appropriation of the state and shall indicate the amount of such contribution on the payroll report submitted to the system. The system shall transmit summaries of such payroll reports to the department of administration together with a voucher for payment to the state teachers retirement system, from the appropriate state funds and appropriations of the amounts payable thereto as indicated by the payroll reports. Thereupon the department of administration shall approve such voucher for payment and the treasurer shall issue his check therefore to the state teachers retirement system.

SECTION 140. 45.365 (4) of the statutes is repealed.

SECTION 141. 45.38 of the statutes is created to read:

45.38 DEPARTMENT, ADDITIONAL POWERS TO PROVIDE STRUCTURES, FACILITIES AND PERMANENT IMPROVEMENTS. (1) In this section unless the context requires otherwise:

- (a) "Existing building" in relation to any conveyance, lease or sublease made under sub. (2) (a) 1, 2 and 3 means all detention, treatment, administrative, recreational, infirmary, hospital, vocational and academic buildings; all dormitories and cottages; all storage facilities, heating plants, sewage disposal plants and such other buildings, structures, facilities and permanent improvements as in the judgment of the board are needed or useful for the purposes of the department, and all equipment therefor and all improvements and additions thereto which were erected, constructed or installed prior to the making of such conveyance, lease or sublease.
- (b) "New building" in relation to any conveyance, lease or sublease made under sub. (2) (a) 1, 2 and 3 means all detention, treatment, administrative, recreational, infirmary, hospital, vocational and academic buildings; all dormitories and cottages; all storage facilities, heating plants, sewage disposal plants, and such other buildings, structures, facilities and permanent improvements as in the judgment of the board are needed or useful

for the purposes of the department, and all equipment therefor and all improvements and additions thereto which are erected, constructed or installed after the making of such conveyance, lease or sublease.

- (c) "Nonprofit corporation" means a nonstock, nonprofit corporation organized under ch. 181 or any law amendatory thereof or supplemental thereto.
- (2) The department shall have and may exercise the powers and duties provided in this section.
- (a) In order to provide new buildings and to enable the construction and financing thereof, to refinance indebtedness hereafter created by a non-profit corporation for the purpose of providing a new building or buildings or additions or improvements thereto which are located on land owned by, or owned by the state and held for, the department or on lands of the institutions under the jurisdiction of the department or by the nonprofit corporation, or for any one or more of said purposes, but for no other purpose unless authorized by law, the department has the following powers and duties:
- 1. Without limitation by reason of any other provisions of the statutes, the power to sell and to convey title in fee simple to a nonprofit corporation any land and any existing buildings thereon owned by, or owned by the state and held for, the department or of any of the institutions under the jurisdiction of the department for such consideration and upon such terms and conditions as in the judgment of the board are in the public interest.
- 2. The power to lease to a nonprofit corporation for a term or terms not exceeding 50 years each any land and any existing buildings thereon owned by, or owned by the state and held for, the department or of any of the institutions under the jurisdiction of the department upon such terms and conditions as in the judgment of the board are in the public interest.
- 3. The power to lease or sublease from such nonprofit corporation, and to make available for public use, any land or any such land and existing buildings conveyed or leased to such non profit corporation under subds. 1 and 2, and any new buildings erected upon such land or upon any other land owned by such nonprofit corporation, upon such terms, conditions and rentals, subject to available appropriations, as in the judgment of the board are in the public interest.
- 4. The duty to submit the plans and specifications for all such new buildings and all conveyances, leases and subleases made under this section to the department of administration and the governor for written approval before they are finally adopted, executed and delivered.
- 5. The power to pledge and assign all or any part of the revenues derived from the operation of any land or such new buildings as security for the payment of rentals due and to become due under any lease or sublease of such new buildings under subd. 3.
- 6. The power to covenant and agree in any lease or sublease of any land or new buildings made under subd. 3 to impose fees, rentals or other charges for the use and occupancy or other operation of such new buildings in an amount calculated to produce net revenues sufficient to pay the rentals due and to become due under such lease or sublease.
- 7. The power to apply all or any part of the revenues derived from the operation of any land or existing buildings to the payment of rentals due and to become due under any lease or sublease made under subd. 3.
- 8. The power to pledge and assign all or any part of the revenues derived from the operation of any land or existing buildings to the payment of rentals due and to become due under any lease or sublease made under subd. 3.
- 9. The power to covenant and agree in any lease or sublease made under subd. 3 to impose fees, rentals or other charges for the use and occupancy or other operation of any land or existing buildings in an amount

calculated to produce net revenues sufficient to pay the rentals due and to become due under such lease or sublease.

- 10. The power and duty, upon receipt of notice of any assignment by any such nonprofit corporation of any lease or sublease made under subd. 3, or of any of its rights under any such sublease, to recognize and give effect to such assignment, and to pay to the assignee thereof rentals or other payments then due or which may become due under any such lease or sublease which has been so assigned by such nonprofit corporation.
- (b) The state shall be liable for accrued rentals and for any other default under any lease or sublease made under par. (a) 3, and may be sued therefor on contract as in other contract actions pursuant to ch. 285, except that it shall not be necessary for the lessor under any such lease or sublease or any assignee of such lessor or any person or other legal entity proceeding on behalf of such lessor to file any claim with the legislature prior to the commencement of any such action.
- (c) Nothing in this section empowers the board or the department to incur any state debt.
- (d) All powers and duties conferred upon the board or the department pursuant to this section shall be exercised and performed by resolution of the board. All conveyances, leases and subleases made pursuant to this section, when authorized pursuant to resolution of the board, shall be made, executed and delivered in the name of the department of veterans affairs and shall be signed by the director and sealed with the seal of the department
- (e) All laws, conflicting with any provisions of this section, are, insofar as they conflict with this section and no further, superseded by this section.

SECTION 142. 46.015 of the statutes is amended to read:

46.015 The department shall be organized to include a deputy director and the following divisions: mental hygiene, corrections, children and youth, public assistance and, business management and vocational rehabilitation. The director may, with the approval of the board, allocate and reallocate departmental functions and institutions among these divisions and combine and create divisions as necessary for effective administration of the department.

SECTION 143. 46.016 of the statutes is amended to read:

46.016 The department may co-operate with the United States in carrying out federal acts concerning public assistance, social security, child welfare and youth services, mental hygiene and corrections, services for the blind, *vocational rehabilitation*, and in other matters of mutual concern pertaining to public welfare.

SECTION 143m. 46.03 (1) of the statutes is amended to read:

46.03 (1) Maintain and govern the Mendota and the Winnebago state hospitals, the central state hospital, the Wisconsin correctional reception and treatment center, the Wisconsin state prison, the Wisconsin correctional institution, the Wisconsin state reformatory, the Wisconsin home for women, the Wisconsin correctional camp system, the Wisconsin school for boys, the Kettle Moraine boys school, the Black River camp, the Wisconsin school for girls, the Wisconsin workshop for the blind, the Wisconsin child center, and the northern, central and southern colonies and training schools and the diagnostic center.

SECTION 144. 46.03 (12) of the statutes is created to read:

46.03 (12) VOCATIONAL REHABILITATION. Execute the laws relating to the vocational rehabilitation of handicapped persons as provided in ch. 55.

SECTION 144m. 46.04 of the statutes is repealed.

SECTION 144n. 46.041 of the statutes is created to read:

46.041 CHILDREN'S CONSULTATION SERVICE; ESTABLISH-MENT; PURPOSES. (1) A program to be known as the "children's consultation service" shall be provided. The service shall be established at Mendota state hospital or Winnebago state hospital, or at both institutions. The service shall:

(a) Provide for the temporary residence and evaluation of children referred from juvenile courts, the institutions and services under the jurisdiction of the department, Wisconsin general hospital, county child welfare agencies, private child welfare agencies, schools for the deaf and visually handicapped, and mental health facilities within the state at the discretion

of the superintendent.

(b) Promote the development of preventive mental health services to children in communities by participating in the training of mental health personnel, by demonstration of methods of evaluation, care and treatment, by assisting in the assessment of community services and the development of the most effective co-ordination between the institution and the community, and by offering services when community resources need to be supplemented.

(2) When a patient is transferred directly from the children's consultation service to the Wisconsin general hospital, s. 46.115 shall apply.

SECTION 145. 46.10 (8) (f) 2 of the statutes is repealed and recreated to read:

46.10 (8) (f) 2. Adjustment and settlement of all moneys collected for care furnished in a county mental hospital established pursuant to s. 51.25, and the county mental health center, south division, established under s. 51.24 (1) shall be as follows:

a. Where a patient has legal settlement in a county of this state, the adjustment and sattlement between the state and county of legal settlement.

adjustment and settlement between the state and county of legal settlement shall be at the percentage rate of participation determined pursuant to s. 51.08 (2) and (3) as of July 1 of the fiscal year in which such collections are made.

b. 100% to the state when the patient has no legal settlement in any county.

SECTION 146, 46.10 (8) (f) 4 of the statutes is created to read:

46.10 (8) (f) 4. Adjustment and settlement of all moneys collected for care furnished in the state hospitals as defined in s. 51.001 (3), excluding the treatment center for emotionally disturbed children, shall be as follows:

a. Where a patient has legal settlement in a county of this state, ad-

- justment and settlement between the state and county of legal settlement of all moneys collected for services provided in a hospital for the mentally ill shall be at the percentage rate of participation determined pursuant to s. 51.08 (1) (a) as of July 1 of the fiscal year in which such collections are made.
- b. Where a patient has legal settlement in a county of this state, adjustment and settlement between the state and county of settlement of all moneys collected for services provided in a colony for the mentally retarded, excluding payments of medical assistance under ch. 49, shall be at the percentage rate of participation in the per capita cost of care as determined pursuant to s. 51.08 (1) (b) as of July 1 of the fiscal year in which such collections are made.
- c. 100% to the state when the patient has no legal settlement in any county.

SECTION 147., 46.52 of the statutes is repealed.

SECTION 148. 49.046 of the statutes is amended to read:

49.046 RELIEF OF NEEDY INDIANS. From the appropriation made in s. 20.670 (3) (e) and (o), the department may grant relief to needy Indians not eligible for aid under ss. 49.18, 49.19, 49.20 to 49.37, 49.46 or 49.47, or 49.61 and residing on tax-free lands or may appoint the welfare agency in the county or municipality wherein such needy Indians reside to administer such relief. Any such agency so appointed shall make such reports as are required and such accounting for funds as are made available under this section. The department shall adopt and publish suitable rules and regulations governing eligibility for the amount of and the furnishing and paying of relief under this section. The department may enter into suitable agreements with any appropriate agency of the federal government for provision of relief to needy Indians. The sums appropriated in s. 20.670 (3) (c) and (o) for the purposes of this section shall not become available until released by the board on government operations. Such sums shall be made available by the board on government operations at such times and in such amounts as the board may determine to be necessary to adequately provide for the purposes for which they are appropriated, with due regard for the whole amount available for such purposes. If the provision relating to release by the board on government operations is invalid, the appropriation in s. 20.670 (3) (c) and (o) shall not be invalidated but shall be considered to be made without any condition as to time or manner of release.

SECTION 149. 49.19 (10) (a) of the statutes is amended to read:

49.19 (10) (a) Aid under this section may also be granted to a non-relative who cares for a child dependent upon the public for proper support in a foster home having a license under s. 48.62, regardless of the cause or prospective period of dependency. The state shall reimburse any county for one half of the amount of aid granted counties pursuant to the procedure and the percentage rate of participation set forth in s. 49.52 for aid granted under this subsection except that if the child does not have legal settlement in the granting county, state reimbursement shall be at 100%. The county agency shall determine the legal settlement of the child. The county treasurer and the county agency administrator shall certify monthly in the manner provided in s. 49.52 to the department the claim of the county for state reimbursement under this subsection, setting forth the entire amount granted by the county under this subsection. If the department is satisfied that the aid was granted under this subsection it shall certify to the department of administration for payment to the county one half of such entire amount from the appropriation for state aid made under s. 20.670 (3) (d) and if there is federal reimbursement for such aid then such certification shall also include for payment to the county the amount allowed as federal aid to be paid out of the appropriation made by s. 20.670 (3) (e). A child under one year of age shall be eligible for aid under this subsection irrespective of any other residence requirement for eligibility within this section.

SECTION 150. 49.52 (5) of the statutes is amended to read:

49.52 (5) Any county which is financially unable to fully perform its duties under ss. 49.18 to 49.37 and 49.61 after having received payments under subs. (1) and (2) and s. 20.670 (3) (d) may make application to the department for financial assistance to enable it to perform such duties. Before making a determination upon the application, the department shall hold hearings, investigate and obtain or receive proof as to total indebtedness and tax levy limitations, cash on hand, anticipated revenues from all sources, reasonableness of amounts of its expenditures and necessity therefor, tax delinquencies, reasonableness of valuation for taxation purposes and such other factors not enumerated which are probative on the applicant's financial condition. If the department is satisfied that the applicant's financial condition is such that it cannot provide money for such forms of public assistance, the department shall certify to the department of administration

for payment to the applicant out of the appropritions provided by s. 20.670 (3) (d) an amount which will, together with money that the applicant can provide, be sufficient to enable the applicant to properly perform its duties. No such payment shall be made unless the department's certification is approved by the board on government operations. The department shall fix the time and place of hearing, issue subpoenas, take testimony and make reasonable rules and regulations which are necessary to enable it to effectively perform its duties under this section.

SECTION 151, 51,08 (1) of the statutes is repealed and recreated to read:

- 51.08 (1) (a) The expense of maintenance, care and treatment of a patient in any state hospital for the mentally ill, exclusive of patients confined to the treatment center for emotionally disturbed children, shall first be charged to the state and the state shall then charge back to the county of such patient's legal settlement an amount equal to 40% of such hospital's average per capita cost for the fiscal year ending June 30 in which such care is provided, except that where the percentage rate of participation of any county set forth in s. 49.52 (2) (a) 1 and 2 is less than 40%, the charge-back to such county shall be limited to such lesser percentage. The percentage rate of participation under s. 49.52 (2) (a) on January 1 of the fiscal year in which the care is provided shall be used to determine, by the method established by this section, the percentage rate of the charge-back.
- (b) The expense of maintenance, care and treatment of a patient in any state colony for the mentally retarded shall first be charged to the state and, exclusive of periods of care of such patients for which payment is wholly or partially made or has accrued under s. 49.47 and exclusive of periods of care included under certification for benefits under s. 49.46, the state shall then charge back to the county of such patient's legal settlement a share of such colony's per capita cost for the fiscal year ending June 30 in which such care is provided. Such county's share for each fiscal year shall be determined by applying its percentage rate of participation under s. 49.52 (2) (a) 1 and 2, as of January 1 of the fiscal year in which the care is provided, to the balance of the expense which remains after deducting an amount representing the federal share of medical assistance which would have been forthcoming if the patient had qualified for full medical assistance payments under ss. 49.46 and 49.47 during the same period covered by the charge-back.

SECTION 152. 51.08 (2) of the statutes is repealed and recreated to read:

51.08 (2) The state shall contribute toward the expense of maintenance, care and treatment of each patient hospitalized in a county hospital in the county of his legal settlement an amount equal to 60% of such hospital's individual average per capita costs or that amount of such hospital's individual average per capita costs as is equal to the percentage rate of participation of the state set forth in s. 49.52 (2) (a) 1 and 2, whichever is higher. The percentage rate of participation under s. 49.52 (2) (a) on January 1 of the fiscal year in which the care is provided shall be used to determine, by the method established by this section, the percentage rate of the state contribution.

SECTION 153. 51.08 (3) of the statutes is amended to read:

51.08 (3) The expense of maintenance, care and treatment of a patient in a county hospital operated by a county other than the county of such patient's legal settlement shall first be charged to the state at the rate of (a) the state-wide average per capita costs, or (b) at 110% of such hospital's individual average per capita costs, whichever is higher, and the state shall then charge back to the county of such patient's legal settlement 50% of such charge.

SECTION 153k. 51.24 (4) and (5) of the statutes are amended to read:

- 51.24 (4) Commencing July 1 of the fiscal year of the effective date of this section. The expense of maintenance, care and treatment of a patient in the north division who has legal settlement in another county, shall first be charged to the state at the rate of 110% of the hospital's individual average per capita cost, for the fiscal year ending June 30 in which such care is furnished, and the state shall then charge back to the county of such patient's legal settlement an amount equal to one-half of the statewide average per capita cost of maintenance, care and treatment of patients in county hospitals for the fiscal year in which such care is furnished.
- (5) Commencing July 1 of the fiscal year of the effective date of this section, The expense of maintenance, care and treatment in the north division of a patient having no legal settlement in any county shall be charged to the state at the rate of 110% of the hospital's individual per capita cost for the fiscal year ending June 30 in which such care is furnished.

SECTION 153m. 51.40 of the statutes is created to read:

- 51.40 SUPPLEMENTAL AID. (1) DECLARATION OF POLICY. The legislature recognizes that mental health is a matter of state-wide and county concern and that the protection and improvement of health are governmental functions. It is the intent of the legislature, therefore, to encourage and assist counties in the construction of community mental health facilities.
- (2) ELIGIBILITY. Any county which qualifies for additional state aid under s. 51.26 may apply for the financial assistance authorized by this section if such county has, at the time of application for assistance, an existing obligation to pay interest on loans for the construction of mental health facilities approved pursuant to s. 46.17.

(a) No county may claim aid under this section on any single obligation for more than 20 years.

(b) Termination of eligibility for aid under s. 51.26 shall terminate eligibility for aid under this section.

(3) LIMITATION OF AID. (a) Aid under this section shall be paid only

on interest accruing after January 1, 1967.

- (b) Such aid shall be at the rate of 60% of the interest obligations eligible under this section or that amount of such obligation as is equal to the percentage rate of participation of the state set forth in s. 49.52 (2) (a), whichever is higher. The contribution of the state for such interest accruing in each fiscal year shall be controlled by the percentage rate of participation under s. 49.52 (2) (a) on January 1 of that fiscal year.
- (4) APPLICATION FOR AID. Application for aid under this section shall be filed with the department of public welfare as prescribed by that department. Such application shall include evidence of the existence of the indebtedness on which the county is obligated to pay interest. The department of public welfare may by audit or investigation satisfy itself as to the amount and validity of the claim and, if satisfied, shall grant the aid provided by this section. Payment of aid shall be made to the county treasurer.

SECTION 154. Chapter 55 (title) of the statutes is created to read:

CHAPTER 55. VOCATIONAL REHABILITATION.

SECTION 156. 55.01 (1) of the statutes, as renumbered by SECTION 137, is amended to read:

55.01 (1) The state of Wisconsin hereby assents to and accepts the provisions and benefits of the act of congress entitled "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or

otherwise and their return to civil employment," approved June 2, 1920, and any amendatory or supplementary acts thereto as the congress of the United States may enact. The state board of vocational, technical and adult education department of public welfare shall co-operate, pursuant to agreements, with the federal government and the United States Office of vocational rehabilitation administration in carrying out the purposes of any federal statutes pertaining to vocational rehabilitation and is authorized to adopt such methods of administration as are found by the federal government to be necessary for the proper and efficient operation of such agreements or plans for vocational rehabilitation and to comply with such conditions as may be necessary to secure the full benefits of such federal statutes. The state treasurer is designated and appointed custodian of all moneys received by the state from the federal government for the purpose of carrying out any federal statutes pertaining to vocational rehabilitation, and to make disbursements therefrom and from all state funds available for vocational rehabilitation purposes upon the order of the state board of vocational, technical and adult education department of public welfare.

SECTION 157. 55.01 (3) (c) of the statutes, as renumbered by SECTION 137, is repealed and recreated to read:

- 55.01 (3) (c) "Department" means the department of public welfare. Section 158. 55.01 (5) of the statutes, as renumbered by Section 137, is amended to read:
- 55.01 (5) Any handicapped person who has been domiciled within the state for one year or more, or who resides in the state and shall so reside at the time of becoming handicapped, may apply to the board department for advice and assistance relative to his rehabilitation.

SECTION 159. 55.01 (6) (i) of the statutes, as renumbered by SECTION 137, is amended to read:

55.01 (6) (i) Report to the governor and to the United States Office of vocational rehabilitation annually on or before September first for the year ending the preceding June thirtieth administration as may be required or requested.

SECTION 160. 55.01 (12) (a) and (c) of the statutes, as renumbered by SECTION 137, are amended to read:

55.01 (12) (a) The board department shall provide such services as vocational training or instruction in crafts as may be practicable for severely handicapped persons 16 years of age or ever, who cannot be inducted into the regular types of remunerative employment, and who elect to take advantage of the benefits of the state services herein described. When deemed advisable and feasible, handicapped persons may be transported to a central place where classes or schools shall be provided for giving vocational training and instruction in the various crafts as will propitiate the rehabilitation of the individual.

(c) The board department shall aid the homecraft clients in the disposition of the finished products and shall utilize the facilities of such agencies both public and private in such manner as may be practical in providing ways and means of disposing of the products made by such handicapped homebound persons. In the absence of public or private facilities the department may establish and operate such facilities.

SECTION 160d. 66.9065 (7) (a) of the statutes is repealed.

SECTION 160g. 66.903 (2) (i) of the statutes is created to read:

66.903 (2) (i) Effective for earnings earned after June 30, 1967, by each participating employe of the state, an amount equal to 2% of each payment of earnings shall be paid by the state, in lieu of an equal amount of the contributions required to be made by par. (f). Such payments by the

state shall be credited to the account of each participating employe and shall be available for all retirement fund benefit purposes to the same extent as normal contributions which were deducted from the earnings of such participating employes, except that no such amount paid by the state, or interest credits or gains thereon, shall be paid as a separation benefit under s. 66.91. The municipality contribution rate for the state determined in accordance with s. 66.905 shall be adjusted by the director, upon the written recommendation of the actuary, to reflect the difference between the 2% payments by the state as required herein and the equivalent actuarial value thereof. After June 30, 1967, variable annuity segregations related to employe current contributions and state payments under this paragraph shall be made entirely from contributions deducted from the earnings of participating employes. For purposes of computing retirement fund contributions, retirement fund benefits and maintaining accounts, all earnings of state employes earned, but not paid, prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

SECTION 160k. 66.919 (9) (b) of the statutes is amended to read:

66.919 (9) (b) The state shall contribute toward the payment of premiums for health insurance under this subsection an amount equal to 50% of the gross premium for any insured employe, who is not an annuitant or who is not a retired employe qualifying for continued insurance coverage under the provisions of s. 66.919 sub. (12a), and his dependents for the standard health insurance coverage determined by the board but not in excess of \$6 per month. State contributions shall be made in accordance with s. 20.408.

SECTION 160m. 66.919 (20) of the statutes is repealed.

SECTION 161. 66.919 (30) of the statutes is created to read:

66.919 (30) DIVIDEND DISTRIBUTION. The group insurance board prior to the close of each fiscal year, shall apportion all dividends or premium credits becoming available under the terms of the group life and health insurance contracts, first to reimburse the general fund for the administrative expenses paid from the appropriations made under s. 20.408 (1) (a) during the preceding fiscal year, and second any excess may be used to reimburse the respective funds for contributions made in the ratio in which the contributions were made or may be applied for the benefit of employes continuing to be insured under the contract, or to the reduction of premium payments in the following contract year, or to establish reserves to stabilize the costs in subsequent years, or to purchase additional insurance to be in effect during the following contract year.

SECTION 162. 69.24 (1) (a), (b), (d) and (e), (2) and (3) of the statutes are amended to read:

- 69.24 (1) (a) A fee of \$1 \$2 for the issuance of a certified copy of any record previously filed search of the files. If a record is located, no additional fee is required for issuance of a certified copy.
- (b) A fee of 50 cents \$1 for making authorized corrections, alterations and additions.
- (d) A fee of $25\,50$ cents for a short form certificate, except that such certificate for a person under 18 years of age shall be issued free.
- (e) The state registrar shall collect a filing fee of \$1 \$2 for new certificates filed in accordance with ss. 69.33 and 69.336.
- (2) (a) The state registrar shall collect a fee of \$2 for the examination of documentary proof and the filing of a delayed record and in addition thereto a fee of \$1 \$2 for the issuance of a certified copy of a delayed record.
 - (b) The register of deeds shall collect a fee of \$1 \$2 for the examina-

tion of documentary proof and the filing of a delayed record, and in addition thereto a fee of \$1 \$2 for the issuance of a certified copy of a delayed record.

(3) The state registrar shall collect a reasonable fee not exceeding \$20 for special searches which may be requested of him to adequately meet the cost of such special search.

SECTION 163. 71.20 (4) of the statutes is amended to read:

71.20 (4) Every employer who deducts and withholds any amount under this section shall deposit such amount on a quarterly basis, the withholdings of each calendar quarter to be deposited on the last day of the month next succeeding each calendar quarter except that effective July 1, 1967, if the amount deducted and withheld in any quarter ended before or after this date exceeded \$300, the department may require by written notice to the employer, that amounts deducted and withheld on and after the date indicated on such notice shall be deposited on a monthly basis. Employers who are required to file reports and deposit withheld taxes on a monthly, quarterly, or annual basis, as the case may be, shall file such reports and deposit such taxes on or before the last day of the month next succeeding the withholding period with such bank in Wisconsin as the state of Wisconsin investment board designates a public depository therefor under s. 25.17 (61) to the credit of the general fund. Such deposits shall be deemed collected as of the date on which they are required to be deposited by this section, and available for distribution to counties, cities, villages and towns under s. 71.14 if they are received by the state by the 5th day of the 2nd succeeding calendar month after the close of each calendar quarter. With each deposit the employer shall include a deposit report on a form to be provided by the department. The department may, when satisfied that the revenues will be adequately safeguarded, permit an employer whose withheld taxes do not exceed \$50 per month to deposit withheld taxes and reports for other than quarterly periods. The department may revoke such permission at any time. The department, if it deems it necessary in order to insure payment to or facilitate the collection by the state of the amount of taxes, may require reports or payments of the amount of withheld taxes for other than quarterly periods. The depository bank shall record on such deposit report the amount deposited and shall then forward such report to the department in such manner and at such time as the department by rule prescribes. On or before January 31 of each year every employer shall file with the department at its offices in Madison, or at such other place as the department by rule prescribes, a withholding report on a form to be provided by the department showing the amount withheld from the wages paid each employe in the previous calendar year, the amount deposited in respect to each employe on wages paid in the previous calendar year and a reconcili-ation of the aggregate of the amounts deposited in respect to each employe on wages paid in the previous calendar year with the aggregate of the amounts shown on the monthly and quarterly deposit reports filed in respect to such withholding. Every employer who discontinues his business prior to the end of a calendar year shall, within 30 days of such discontinuance, deposit withheld taxes not previously deposited and submit a deposit report concerning such deposit with the public depository and file a withholding report with the department covering the period from the beginning of the calendar year to the date of discontinuance. No employe shall have any right of action against his employer in regard to money deducted from his wages and deposited with the depository bank in compliance or intended compliance with this section.

SECTION 164. 72.17 (3) of the statutes is amended to read:

72.17 (3) It shall be is the duty of the public administrator, under the general supervision of the department of taxation and with the assistance of

the district attorney, when required by the department of taxation or county judge, to investigate the estates of deceased persons within his county and to appear for and act in behalf of the county and state in the county court in such estates as the court may in its discretion deem deems necessary, and for such services the public administrator shall be entitled to 5% of the gross inheritance tax as determined in each such estate, to be paid by the county treasurer out of the inheritance tax funds upon an order of the county judge, provided that. The minimum fee for each such estate shall not be less than \$3, except that it shall not exceed the amount of such tax, and the maximum fee not more than \$25, but in cases of unusual difficulty, where the tax exceeds \$500, the county judge may allow the public administrator such additional compensation as he may deem just and reasonable deems justified. When the public administrator is not available, or is not qualified to act as such in any case, the court may call upon the district attorney or any attorney to act as public administrator in such case, and such acting public administrator shall be entitled to the same fees above provided. Before the county judge shall sign signs an order for the payment of fees to such public administrator, such the public administrator shall render a report to the county judge setting forth the names of estates in which he appeared in court for and in behalf of the county and state, the amount of tax determined in each estate, and the fees to which such public administrator he was entitled under this section. The county judge shall attach said the report to his order allowing fees of the public administrator. The public administrator shall make such report quarterly monthly.

SECTION 165. 72.19 of the statutes is amended to read:

72.19 MONTHLY REPORTS BY COUNTY TREASURER; TAX TO BE PAID TO STATE. Each county treasurer shall make a report under oath, to the department of taxation, on or prior to the fifth 10th day of January, April, July and October of each year each month, of all taxes received by him under the inheritance tax laws, up to the first day of said months during the prior month, stating for what estate and when and by whom and when paid. The county treasurer shall also set forth in such his report the fees of the public administrator paid in each such estate, the expense of collection, the portion of each tax collection payable to the state and the aggregate amount of the payment to the state of its portion of said tax collections. The department shall prescribe the form of such the report shall be prescribed by the department of taxation and it and shall be its duty to verify the accuracy of said the report by comparing such it with duplicate tax receipts and other information available in its files. The county treasurer shall at the same time pay the state treasurer the state's share of all taxes received by him under the inheritance tax laws and not previously paid into the state treasury. For all said amounts due the state but not paid into the state treasury within the times herein required, he shall pay interest at the rate of 10% per annum.

SECTION 166. 73.01 (5) (bn) and (dn) of the statutes are created to read:

73.01 (5) (bn) The parties to any matter required to be heard and decided by the board, except appeals arising under s. 70.64 or ch. 76, may consent in writing that the chairman or any member of the board assigned to hear the matter may render an oral decision, and that the parties waive the right to appeal such decision. Such oral decision shall not be binding upon the department, as to statutory construction, in a subsequent matter. Provisions of this section, s. 73.015 or ch. 227 in conflict herewith shall not apply to decisions rendered under this paragraph.

(dn) In connection with the hearing of any matter required to be heard and decided by the board, except appeals arising under s. 70.64

or ch. 76, where a stenographic report of the hearing is being made, the chairman or any member of the board assigned to hear the matter may, with the consent of the parties, render an oral decision. Any party may appeal such oral decision as provided in s. 73.015 and ch. 227. Oral decisions shall constitute notice for purposes of determining the time in which appeals may be taken. Provisions of this section or ch. 227 in conflict herewith, shall not apply to decisions rendered under this paragraph.

SECTION 167. 77.58 (1), (2) and (5) of the statutes is amended to read:

- 77.58 (1) The taxes imposed by this subchapter from February 1, 1962, to March 31, 1962, are due and payable to the department on April 20, 1962. The taxes imposed for the month of April 1962, and for each month thereafter through the month of June 1963 are due and payable on the 20th of the month next succeeding the month for which imposed. The taxes imposed for the months of July, August and September of 1963, and for each calendar quarter thereafter through December 1963 are due and payable on the 20th of the month next succeeding the calendar quarter for which imposed. The taxes imposed for the months of January, February and March 1964, and for each calendar quarter thereafter are due and payable on the last day of the month next succeeding the calendar quarter for which imposed except that effective July 1, 1967, if the amount of tax for any calendar quarter ended before or after such date exceeded \$500, the department may require by written notice to the taxpayer that the taxes imposed on and after the date specified in such notice are due and payable on the last day of the month next succeeding the calendar month for which imposed.
- (2) On or before April 20, 1962, a return for the period from February 1, 1962, to March 31, 1962, shall be filed with the department. On or before May 20, 1962, a return shall be filed for the month of April 1962 and a return shall be filed thereafter by the 20th day of each month for taxes imposed for the preceding month up to and including the taxes imposed for the month of June 1963. On or before October 20, 1963, a return shall be filed for the months of July, August and September of 1963, and a return shall be filed thereafter by the 20th day of the month next succeeding each calendar quarter through December 1963 for taxes imposed for the preceding calendar quarter. On or before April 30, 1964, a return shall be filed for January, February and March 1964, and a return shall be filed thereafter by the last day of the month next succeeding each calendar quarter for taxes imposed for the preceding calendar quarter except that if payments are required to be made monthly pursuant to s. 77.58 (1), a return shall be filed by the last day of the month next succeeding each calendar month for taxes imposed for the preceding calendar month.
- (5) The department, if it deems it necessary in order to insure payment to or facilitate the collection by the state of the amount of taxes, may require returns or and payments of the amount of taxes for other than quarterly periods. The department may, when satisfied that the revenues will be adequately safeguarded, permit returns and payments of the amount of taxes for other than quarterly periods.

SECTION 168. 77.63 (1) of the statutes is amended to read:

77.63 (1) The sales and use taxes collected pursuant to this sub-chapter shall be deposited in the state general fund, except that on March 1 1965, \$49,850,000 of such collections, and every March 1 thereafter of each year, the amount appropriated under s. 20.552 (15), shall be distributed by the department of administration to towns, villages and cities in allocable shares pursuant to sub. (2), and taxpayers subject to tax under ss. 76.13, 76.38 and 76.48 in allocable shares certified by the department of taxation pursuant to sub. (1a) (b).

SECTION 168m. 95.01 to 95.09 of the statutes are repealed.

SECTION 168s. 97.20 (3) (d) and (4) (e) of the statutes are amended to read:

- 97.20 (3) (d) This subsection shall not apply to animals and poultry slaughtered as a custom service for the owners thereof, unless department inspection is specifically requested by such owners at establishments where ante-morten and post-mortem examinations are required. The rules of the department shall make provision for the furnishing of such inspection service and for the identification of all animals and poultry custom slaughtered for the owners thereof without department inspection.
- (4) (e) The hours and days in each week when slaughtering may be conducted in any establishment. The schedules so fixed, however, to shall be as nearly as possible in accord with existing industry standards of establishments subject to inspection. However, in order to avoid excessive costs for inspection and stay within the limit of appropriations, the schedules may require that:
- 1. Slaughtering be conducted continuously during successive days and hours of the regular work week for state employes;
- 2. The rate of slaughter for the different classes of animals and poultry conform to reasonable minimums per hours; and
- 3. Inspection of animals and poultry slaughtered as a custom service be restricted to the time of the regular slaughter schedule fixed for the establishment.

SECTION 169. 101.10 (1) of the statutes is amended to read:

101.10 (1) To employ, promote and remove deputies, clerks and other assistants as needed, to fix their compensation, and to assign to them their duties-; and to appoint advisors who shall, without compensation except reimbursement for actual and necessary expenses, assist the industrial commission in the execution of its duties.

SECTION 170. 102.42 (9) of the statutes is created to read:

102.42 (9) Whenever an award is made by the commission in behalf of a state employe, duplicate copies of the award shall be filed with the employing department, board or commission. Upon receipt of the copies of the awards, the head of the department, board or commission shall promptly issue a voucher in payment of the award from the proper state fund and appropriation, and shall transmit the voucher and one copy of the award to the department of administration.

SECTION 170c. 111.07 (5) of the statutes is amended to read:

111.07 (5) The board may authorize a commissioner or examiner to make findings and orders. Any party in interest who is dissatisfied with the findings or order of a commissoner or examiner may file a written petition with the board as a body to review the finding or order. If no petition is filed within 20 days from the date that a copy of the findings or order of the commissioner or examiner was mailed to the last known address of the parties in interest, such findings or order shall be considered the findings or order of the board as a body unless set aside, reversed or modified by such commissioner or examiner within such time. If the findings or order are set aside by the commissioner or examiner the status shall be the same as prior to the findings or order set aside. If the findings or order are reversed or modified by the commissioner or examiner the time for filing petition with the board shall run from the time that notice of such reversal or modification is mailed to the last known address of the parties in interest. Within ten 45 days after the filing of such petition with the board, the board shall either affirm, reverse, set aside or modify such findings or order, in whole or in part, or direct the taking of additional testimony. Such action shall be based on a review of the evidence submitted. If the board is satisfied that a party in interest has been prejudiced because

of exceptional delay in the receipt of a copy of any findings or order it may extend the time another 20 days for filing a petition with the board.

SECTION 170i. 149.04 of the statutes is amended to read:

149.04 Any person who is a citizen or who has legally declared her intention to become a citizen and of good moral character, who has graduated from a high school or its equivalent as determined by the board, who holds a diploma of graduation from an accredited school of nursing, may apply to the department for registration as a registered nurse, and upon payment of \$25 \$30 shall be entitled to examination. Ten dollars of such fee shall be refunded to an applicant who gives advance written retire that fee shall be refunded to an applicant who gives advance written notice that she will be unable to be present for the examination.

SECTION 170p. 149.06 (1) and (3) of the statutes are amended to read:

149.06 (1) One complying with this chapter relating to an applicant for registration as a nurse and passing a satisfactory examination shall receive a certificate of registration. The holder of such a certificate of registration of another state or territory or province of Canada may be granted a certificate without examination if her credentials of general and professional educational qualifications and other qualifications are comparable to those required in Wisconsin during the same period and if the board is satisfied from her employment and professional record that she is currently competent to practice her profession. The board shall evaluate the credentials and determine the equivalency and competency in each case. The application for registering without examination shall be accompanied by a fee of \$25 \$30 to cover the cost of such evaluation.

(3) A registered nurse practicing for compensation shall annually

during January file with the department on furnished blanks a statement giving her name, residence and such other facts as the board requires, with

a registration fee of \$5 \$6.

SECTION 170w. 149.09 (2), (4) (b) and (d) of the statutes are amended to read:

149.09 (2) A citizen or an alien who has legally declared her intention to become a citizen, who is at least 18 years of age, of good moral character, who has completed 2 years of high school or its equivalent as determined by the board, and who has completed the work prescribed by an accredited school for trained practical nurses approved by that board, which school shall be connected with an institution providing hospital facilities for the care of medical, surgical and obstetrical cases, may apply to the board for licensing as a trained practical nurse, and upon the payment of \$15 \$20 shall be entitled to take an examination for such purpose. Seven dollars of such fee whall he returned to an amplicant who gives advance written motion that he shall be refunded to an applicant who gives advance written notice that he will be unable to be present for the examination. Any school for trained practical nurses, in order to be accredited, must offer a course of not less than 9 months. The size or average daily census of an institution shall not be a determinative factor in qualifying a school for trained practical nurses. The board may, in its discretion, waive the requirement of attendance at such a school when it deems the applicant to have had comparable training.

(4) (b) A licensed trained practical nurse practicing for compensation

(4) (b) A licensed trained practical nurse practicing for compensation shall file each July with the department, on blanks furnished by that department, an application for license renewal, together with a statement giving her name, residence, nature and extent of practice as a trained practical nurse during the prior year and prior unreported years and such other facts bearing upon her current competency as the board requires, accompanied by a license renewal fee of \$5 \$6.

(d) The board may license without examination any person who has been licensed as a licensed attendant or trained practical nurse in another state or territory or province of Canada if her general education, training, prior practice and other qualifications, in the opinion of the board are at least comparable to those of this state for trained practical nurses and current licensing or renewal. The fee for licensing without examination is \$15 \$20 to cover the cost of such evaluation.

SECTION 171. 165.01 (8) of the statutes is amended to read:

165.01 (8) The board shall charge the county \$17.50 per manhour up to 60 manhours per case referred to it by a county for services performed by the laboratory. The charges applicable to cases referred to the laboratory by a county upon its request, and when the service is rendered shall be collected from the county, along with other state taxes and charges, in the next apportionment of state special charges. On October 1 of each year the director of the laboratory shall certify to the department of administrative directors. tion the amounts so determined to be due from each county for services provided by the laboratory in the preceding state fiscal year, and such amounts shall be included in the next following apportionment of state special charges as described by s. 70.60, and when paid into the state treasury shall be credited to s. 20.290 (1) (g). All charges in excess of \$900 \$1,050 on any one case referred to the laboratory by the county shall be read by the state. paid by the state.

SECTION 172. 165.02 (1) and (2) (intro.) of the statutes are amended to read:

165.02 (1) The superintendent is authorized to appoint and remove as provided by ch. 16, and to prescribe the duties of employes within the

bureau other than scientific personnel laboratory.
(2) (intro.) The board shall determine, within the limitations of the appropriation, the number of expert scientific employes to be employed within the laboratory and within each field in which the laboratory can feasibly render service to law enforcement agencies, such as balistics and handwriting experts, chemists, toxicologists, pathologists, lie detector operators, identification experts, fingerprint experts, and within such other fields as the board may from time to time determine to be necessary. The appointment of such employes shall be made by the superintendent and in the discretion of the board may be without regard to the provisions of chapter 16.

SECTION 173. 165.02 (2) (a) and (3) of the statutes are repealed.

SECTION 173m. 168.12 (1) of the statutes is amended to read:

168.12 (1) The department shall demand and receive within 2 weeks after demand, from the owner or other person for whom it shall inspect inspects any petroleum product, an inspection fee of $\pm 1/2$ 2 cents for each 50 gallons from which the sample was taken. Such fees shall be a lien on the products so inspected, and when collected shall be paid within 2 weeks after receipt into the general fund. Within 30 days after the close of each fiscal year, the department shall determine what the cost of inspection has been for the preceding fiscal year, and shall divide that each by the tion has been for the preceding fiscal year, and shall divide that cost by the gallons inspected. If the cost so calculated is less than 1½ 2 cents for each 50 gallons it shall adopt a rule fixing the nearest one-quarter cent above such calculated cost as the fee to be charged for such inspection fees during the then current fiscal year and for the 30 days next succeeding. The fee fixed by such rule shall be the fee which the department shall collect in lieu of the legal fee heretofore fixed until such time as the rule is amended on the basis of the department's annual determinations of inspection costs. Rules adopted pursuant to this section are exempted from notice and hearing requirements, but must otherwise comply with the previsions of ch. 227.

SECTION 174. 196.85 (2) (b) of the statutes is amended to read:

196.85 (2) (b) The commission shall annually, within 90 days after the close of each fiscal year, ascertain the total of its expenditures during such year which are reasonably attributable to the performance of its duties relating to railroads, as defined in s. 195.02, under chs. 184, 190, 191, 192, 193, 195 and 196, and shall deduct therefrom all amounts chargeable to railroads under sub. (1) and s. 184.10 (2). The remainder shall be assessed by the commission to the several railroads in proportion to their respective gross operating revenues during the last calendar year, derived from intrastate operations. Such assessment shall be paid within 30 days after the bill has been mailed to the several railroads, which bill shall constitute notice of said assessment and demand of payment thereof. When paid said assessment shall be credited to the appropriation made in s. 20.660 (1) (g). The total amount which may be assessed to the railroads under authority of this subsection shall not exceed four fifths of one per cent of the total gross operating revenues of such railroads, during such calendar year, derived from intrastate operations.

SECTION 175. 200.12 of the statutes is created to read:

- 200.12 SUPERVISION OF INDUSTRY, SUPPLEMENTARY FEE. (1) If the moneys credited to s. 20.460 (1) (g) under other sections of the statutes prove inadequate for the department's supervision of insurance industry program, the commissioner may on or after January 1, 1968, increase any or all of the fees imposed by s. 200.13, or may annually on June 1, beginning June 1, 1968, levy a special assessment on all domestic insurance companies as defined in s. 200.13 (26), or both, for the general program operation of that program.
- (2) Any special assessment shall be in addition to all other taxes, fees, dues and charges and shall not exceed for any such company a maximum of 25 cents per \$1,000 of gross premiums received by it during the preceding calendar year on direct insurance in this state, less:
 - (a) Returned premiums and cancellations; and
- (b) One per cent of the sum of the taxes, fees and dues paid by such company under chs. 76 and 212 and s. 200.17 for said calendar year.
- (3) Any assessment made by the commissioner which is less than the maximum shall be prorated among said companies in the same proportion as if it were a maximum assessment. Any such assessment shall be paid to the commissioner on or before July 31 of each year.
- (4) The commissioner may omit the levy of any assessment which would be smaller than the cost of processing and collecting it.

SECTION 176. 200.13 (intro.) of the statutes is repealed and recreated to read:

200.13 (intro.) The following fees, unless revised by the commissioner as provided in s. 200.12, shall be paid to the commissioner:

SECTION 177. 210.05 (13) (d) of the statutes is created to read:

210.05 (13) (d) There shall be transferred to the general fund from the life fund, annually, a fee equal to 2% of premiums collected less returned premiums and cancellation for general services rendered by state administrative and legislative agencies not otherwise charged to such fund.

SECTION 178. 211.07 of the statutes is renumbered 211.07 (1).

SECTION 178m. 211.07 (2) of the statutes is created to read:

211.07 (2) The commissioner shall annually determine filing fees to be paid by every employe welfare fund registered under this chapter. Such fee shall provide for the expenses, not otherwise provided for, of the welfare funds division of the department of insurance, including the general costs of the department of insurance which may appropriately be allocated to such division. The fee so assessed shall be paid with the filing and shall not exceed \$40 per employe welfare fund. In determining the amount of

such fee the commissioner shall make allowance for any surplus collected in prior years.

SECTION 178r. 251.19 of the statutes is amended to read:

251.19 ATTORNEY GENERAL MAY HAVE BRIEFS PRINTED. in all state cases to be argued in the supreme court by the attorney general he may, in his discretion, require to be printed by the state printer, when necessary, copies of or abstracts from the record and his arguments and brief, and in any criminal case, the case and briefs of any poor and indigent defendant and appendices; and the account therefore shall be paid out of the state treasury and charged to the legal expense appropriation in s. 20.180 for the attorney general (1) (e).

SECTION 179. 253.07 (1) of the statutes is amended to read:

253.07 (1) Every county judge shall receive from the state the salary specified for him in s. 20.930. Beginning January 1, 1968, each county judge shall receive the salary specified in s. 20.930 (1) (a) (line 12). In counties having a population of 500,000 or more, such salary shall be paid by the county and the state shall monthly reimburse the county \$958 for partial payment one twenty-fourth of his salary specified in s. 20.930. In counties having a population of 500,000 or more the state shall monthly reimburse the county for one-half of the employer contributions of the county judges and county court reporters who are members of the retirement system created by chapter 201 laws of 1937, as amended, to the extent of the salary specified in s. 20.930 for each county judge and county court reporter and for all one-half of the employer social security contributions for such judges and court reporters. The county auditor in such counties shall certify said amounts each month to the department of administration which shall audit these charges and within 30 days certify the same for payment. The county for which each judge is elected, except in counties having a population of 500,000 or more, shall reimburse the state for one-half of the first \$12,000 of his annual salary specified in s. 20.930, and for one-half of the employer contributions paid on behalf of the county judges and county court reporters under s. 66.89. If 2 counties share a single judge, each shall reimburse the state for one-half of the amount under this subsection. On July October 1 of each year the department of administration shall certify to the secretary of state a statement of the amount due from each county under this section and mail a duplicate of that statement to the county clerk for the previous fiscal year. These amounts shall then be certified by the secretary of state to the respective counties and levied, collected and paid into the state treasury as a special charge, at the same time as the state taxes.

SECTION 180. 256.28 (5) of the statutes is amended to read:

256.28 (5) The supreme court shall, on or before the 2nd Tuesday in August in each year, after 1903, appoint one member of a board of 5 members to be known as the "State Bar Commissioners," who shall hold his effice for a term of 5 years. Three members of said the board shall constitute a quorum. The supreme court shall, from time to time, make and adopt such promulgate rules and regulations relating to the qualifications of applicants for examination, the course their courses of study to be pursued by such applicants and the standard of acquirements of such applicants to entitle them to admission to practice in the course of this state, and such other rules and regulations relating to the examination of applicants for admission to the bar as such the courtmay deem deems necessary or desirable. The period of study necessary to enable the applicant to take the examination shall be at least 3 years. A fee of \$10 \$50 shall be paid to the said board by each applicant before taking any examination. The said board may adopt such rules, regulations and forms relating to holding and conducting its meetings and its procedure as it may deem deems necessary. Whenever the said board shall receive in any manner what to it appears to be receives re-

liable information to the effect that any attorney has violated any of the provisions of the oath for admission to the bar prescribed in s. 256.29, or been guilty of misconduct which would justify the suspension or revocation of his license, it shall be the duty of such board to shall investigate the facts in reference thereto, and after such investigation, to file a complaint thereon when in its judgment the facts so warrant. The clerk of the supreme court shall be ex officio secretary of said the board, but he shall not be a member thereof. Whenever said the board shall, either directly or through the counsel hereinafter provided for appointed under sub. (10), file with any circuit court commissioner of this state a written statement or declaration that it has received what to it appears to be reliable information to the effect that any attorney has been guilty of misconduct which would justify the suspension or revocation of his license, it shall be the duty of said the circuit court commissioner to shall issue his subpoena for such persons as may be requested by said the state bar commissioners or their counsel requiring them to appear before him at a time and place to be fixed in said the subpoena, and proceedings may thereupon be had in respect thereto in the same manner as is provided in s. 133.06, Wisconsin statutes, and all of the provisions of said statute insofar as the same may be applicable or adaptable to said the proceeding shall apply thereto. Whenever said the board shall, either directly or through such counsel so request requests, the clerk of the circuit court in any county shall issue a subpoena for such persons as may be requested, requiring them to appear before said the board or before any member thereof at time and place to be fixed in such the subpoena, and like proceedings may thereupon be had before said the board or such member thereof. The fees of such the court commissioner, clerk and witnesses shall be certified by the chief justice and paid in the manner hereinafter as provided in sub. (14). Counsel for the board shall be paid compensation as fixed by the court. Each member of the board shall be paid \$10 \$25 per day when actually and necessarily engaged in his duties and in addition his actual and necessary expenses.

SECTION 180m. 957.265 (5) (f) of the statutes is created to read:

957.265 (5) (f) To require to be printed by the state printer, when necessary, his briefs and appendices and those of indigent defendants represented by other attorneys.

SECTION 181. TRANSITIONAL PROVISIONS. (1) EXPOSITION DE-PARTMENT. The unencumbered balances remaining under s. 20.365 (1) (g) (h) and (um) on June 30, 1967, shall be transferred to s. 20.365 (1) (g) and (9) (h) and (um), respectfully, as created by this act.

- (2) HIGHWAY ACCELERATION. Any unencumbered balance remaining on June 30, 1967, in the appropriation under s. 20.421 (2) (a) shall as soon as possible be transferred to the appropriation under s. 20.420 (1) (a), as renumbered by this act.
- (4) STATE CRIME LABORATORY. Employes holding positions transferred from the unclassified to the classified service on the effective date of this act as a result of the provisions of this act amending s. 165.02 and repealing s. 20.930 (2) (0) of the statutes shall have the right to retain those positions in the appropriate civil service range without further examination or demonstration of qualifications.
- (5) VOCATIONAL REHABILITATION. (a) On July 1, 1967, all records of the state board of vocational, technical and adult education relating to matters which fall under the vocational rehabilitation functions are transferred to the department of public welfare.
- (b) On July 1, 1967, all employes, material, supplies and capital equipment of the state board of vocational, technical and adult education which fall primarily under s. 41.71, as determined by the department of administration, are transferred to the department of public welfare. The depart-

ment of administration shall develop a plan for the orderly transfer thereof. Persons transferred to the state department of public welfare shall retain all of the rights and status which they enjoy in the state board of vocational, technical and adult education immediately prior to the effective date of this act except that the current director of the division for vocational rehabilitation may be placed in the unclassified service in accordance with the status of the other directors of the department's divisions.

- (c) Upon final determination of the personnel to be transferred to the state department of public welfare, the board on government operations may transfer funds between the general program operations appropriations for vocational, technical and adult education and for vocational rehabilitation to adjust the previously requested allocation of costs of the central administrative services in accordance with the transfer of personnel.
- (d) All rules and orders issued and all agreements and contracts entered into by the state board of vocational, technical and adult education pursuant to its rehabilitation functions under s. 41.71 prior to the effective date of this act shall remain in full force and effect until modfied or rescinded by the department of public welfare; and all matters pending before the state board of vocational, technical and adult education under s. 41.71 at the effective date of this act shall be assumed by the department of public welfare.
- (e) Immediately after the effective date of this act the state board of vocational, technical and adult education and the department of pubic welfare shall co-operate to the end that the transfer of functions provided by this act will be efficiently and effectively carried out.
- (f) Wherever the terms "state board of vocational and adult education", "state board of vocational, technical and adult education", or "board" appear in ch. 55, as renumbered, the term "department" is inserted unless otherwise substituted by this act.
- (6) ATHLETIC COMMISSION. Wherever the term "athletic (boxing and wrestling) commission" appears in section 169.01 of the statutes, the term "athletic commission" is substituted.
- (8) ADJUTANT GENERAL'S OFFICE. Employes holding positions transferred from the unclassified to the classified service on July 1, 1967, as a result of the creation of section 21.20 by this act shall have the right to retain those positions in the appropriate civil service range without further examination or demonstration of qualification.

SECTION 181m. CROSS REFERENCES. Wherever the reference to section 20.550 (1) appears in sections 102.42 (8) and 102.64 of the statutes, the reference "20.550 (42)" is substituted.

Section 182. EFFECTIVE DATES. The repeal sections of this act shall take effect June 30, 1967. The provisions relating to the diagnostic center, sections 46.03 (1) and 46.04, as affected by this act, shall take effect November 1, 1967, and the operations of the center shall be terminated not later than that date. No patients shall be admitted to the diagnostic center after July 1, 1967. The charge-back and aid provisions of section 51.08 (1), (2) and (3) of the statutes, as affected by this act, for the costs of maintenance, care and treatment of patients in state and county hospitals shall take effect July 1, 1967, and shall apply to the costs incurred on or after July 1, 1966; the provisions of section 46.10 (8) (f) 2 and 4 of the statutes, as affected by this act, relating to collections of costs, shall take effect July 1, 1967, and shall apply to all collections made on or after July 1, 1966, for care furnished before or after that date. Section 160k shall be effective beginning with premiums paid from July 1967 earnings of employes. Section 180 shall take effect August 1, 1967. All other sections shall take effect July 1, 1967, except as otherwise specified.

Approved June 13, 1967.