1969 Senate Bill 190

Date published: June 18, 1969

# CHAPTER 55, LAWS OF 1969

AN ACT to repeal, renumber, amend, repeal and recreate, reenact and revise various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of departments and officers, correcting references, renumbering for better location and arrangement, eliminating unnecessary and obsolete provisions, reconciling conflicts and repelling unintended repeals (Revisor's Correction Bill).

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

SECTION 1. 5.58 (1) (c) of the statutes is amended to read:

5.58 (1) (c) Towns and villages holding a primary under s. 8.05 shall arrange the ballot in substantially the same form as provided in s. 5.60 (5) and (6) and annexed  $hallot + 6A_{\pi} + 6B_{\pi}$  and ballot 8 as appropriate.

SECTION 2. 5.60 (8) (b) of the statutes is repealed.

SECTION 3. 10.02 (3) (b) 3 of the statutes is repealed and recreated to read:

10.02 (3) (b) 3. When casting a presidential preference vote, the elector shall select the party ballot of his choice and make a cross or other mark in the space at the right of the candidate's name for whom he intends to vote or shall, in the alternative, make such a cross or mark in the space at the right of "no" when only one candidate is shown on the ballot or "none of the names shown" when several candidates are shown on the ballot, or shall write in the name of his choice for a candidate.

SECTION 4. 10.12 (2) (a) 2 and (4) (a) and 10.18 (3) (b) of the statutes are repealed.

SECTION 5. 10.26 (5) (a) 2 of the statutes is amended to read:

10.26 (5) (a) 2. The deadline for establishing polling places is 30 days before the general election. See s. 5.25 (1)  $\frac{(b)}{(b)}$ .

SECTION 6. 10.26 (6) (a) 1 of the statutes is amended to read:

10.26 (6) (a) 1. 5 p.m., on the Monday before the general election, is the deadline for application, in person, for absentee ballots for general election. See s. 6.686.86.

SECTION 7. 10.28 (2) (a) of the statutes is repealed.

SECTION 8. 13.48 (2) (b) 2 of the statutes is amended to read:

13.48 (2) (b) 2. In the construction of all new buildings or additions to existing buildings used for housing state offices and constructed for general state purposes and not specially for the use of any particular state agency, the commission shall function with respect to such construction in the same manner as other state agencies function with respect to buildings constructed for such agencies. The commission shall fix the rental for all space in such buildings, and, notwithstanding any other statute, may remove to any building any department housed in the state capitol other than the offices enumerated in s. 16.85 (5) (b). After the completion of such buildings, they shall be in the charge of the department of administration as provided by  $\frac{146.85}{16.84}$ . The commission may lease space in such buildings to other governmental bodies or to nonprofit associations organized for public purposes and shall charge such bodies or associations an annual rental which shall be not less than the cost of operating, maintaining and amortizing the construction cost of such leased space.

SECTION 9. 13.51 (3) (b) of the statutes is amended to read:

13.51 (3) (b) Require of officers or employes having charge  $_{\Theta P}$  of, control over or administering any public employe pension or retirement plan financial reports thereof showing the financial condition of such plan and the number, nature and amounts of its investments.

SECTION 10. 14.73 of the statutes is repealed.

SECTION 11. 14.99 of the statutes is repealed.

SECTION 12. 16.79 (2), (4) and (9) of the statutes are renumbered 16.79 (1) to (3), respectively.

SECTION 13. 16.79 (8) of the statutes is repealed.

SECTION 14. The Subchapter number and title of Subchapter V, chapter 16 of the statutes is moved to follow s. 16.845 of the statutes.

SECTION 15. 16.84 (2) of the statutes is amended by substituting "62.09 (13)" for the reference to "62.09 (15)".

SECTION 16. 20.001 (2) (a) of the statutes is amended to read:

20.001 (2) 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 purpose 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 terms mean "general purpose revenues". They shall be deposited pursuant to s. 20.906.

SECTION 17. 20.370 (1) (uh) of the statutes is amended to read:

20.370 (1) (uh) Contribution to Canadian agencies. One dollar of each fee received for licenses specified in s. 29.12 (2) and (3) to be contributed by the commission to proper agencies in Canada for the propagation, management and control of migratory waterfowl.

SECTION 18. 20.395 (7) (xg) of the statutes is amended to read:

20.395 (7) (xg) Pilot project. A sum sufficient for costs of the volluntary vehicle inspection pilot project under s.  $\frac{110.077}{110.075}$  (11m) [s.  $\frac{110.075}{(11m)}$ ]. SECTION 19. 20.525 (1) (m) of the statutes is amended to read:

20.525 (1) (m) Federal aid. All moneys received from federal aids and grants under s. 20.991 [16.54] 16.54 to carry out the purposes for which made.

SECTION 20. 27.09 (3) of the statutes is amended to read:

27.09 (3) The board may plant, transplant, remove, trim, spray and otherwise care for and protect all trees and shrubs on or in that part of every street, the grade of which has been established, lying between the lot line and the curb, or in the center or side plots in all boulevards and parkways, and in all public parks or grounds belonging to the city and control all such planting and transporting transplanting by others. The board may guard all trees within the city so as to prevent the spread of disease or pests and to eliminate dangerous conditions, and may proceed pursuant to subs. (4) to (7).

SECTION 21. 28.11 (10) of the statutes is amended by substituting "s. 120.17 (8)" for the reference to "s. 121.17 (8)".

SECTION 22. 29.45 (2) of the statutes is amended to read:

29.45 (2) Each holder of a resident hunting license, sportsmen's license, settlers' hunting license, resident archer hunting license, deer hunting party permit, nonresident general hunting license or nonresident archer's license, may, during the open season for deer and 3 days thereafter, transport or cause to be transported one deer legally taken; but must accompany the same from the point of shipment to the point of destination, whatever the type of transportation.

SECTION 23. 30.24 (2) of the statutes is amended by deleting "20.280 (3) (x) and (y) and".

SECTION 24. 36.215 (5) of the statutes is amended to read:

36.215 (5) The board of regents of the university, through the colleges of agriculture, may do all things necessary to carry out the purposes of s. 59.87, relating to county cooperative the university extension service in agriculture and home economics program.

SECTION 25. 40.41 (2) of the statutes, as amended by chapter 146, laws of 1967, is repealed.

SECTION 26. 40.71 (12) of the statutes, as amended by chapter 292, laws of 1967, is repealed.

SECTION 32. 50.06 (10) of the statutes is amended by substituting "department of administration" for "department of state audit".

SECTION 33. 51.27 (2) (b) of the statutes is amended to read:

51.27 (2) (b) Beginning July 1, 1953, and annually thereafter Annually, in addition to the charges provided by par. (a) the difference between such aid and the actual per capita cost of care and maintenance of such tuberculous mental patients as determined by the department of such tuberculous mental patients as determined by the department of <u>state audit</u> administration shall be charged to the county of the patient's legal settlement, or to the state if the patient has no legal settlement. Provided that for For the fiscal year 1956-1957 and subsequent fiscal years the per capita cost of care and maintenance shall include a charge for depreciation of not more than 2 per cent % on all present sanatorium structures and attached fixtures erected or installed prior to January 1, 1937, and 5 per cent % on all additions to sanatorium structures and attached fixtures erected or installed after January 1, 1937; and that depreciation of equipment, furniture and furnishings, including X-ray equipment but not including structures and attached fixtures may be included at the rate of 10 per cent % per annum.

SECTION 34. 55.01 (1) and (6) (i) of the statutes are amended by substituting "rehabilitation services administration" for "vocational rehabilitation administration". SECTION 35. 59.06 (3) of the statutes is repealed.

SECTION 36. 59.513 (2) (intro.) of the statutes is amended to read:

59.513 (2) (intro.) This subsection Subsection (1) does not apply to an instrument executed before May 9, 1957, or to:

SECTION 37. 59.52 (1) (a) of the statutes is repealed and recreated to read:

59.52 GENERAL INDEX; ELECTRONIC DATA PROCESSING. (1) (a) Each register of deeds shall keep a general index, each page of which shall be divided into 9 columns, with heads to the respective columns as follows:

1. Number of instrument.

Time of reception.
Name of grantor.

4. Name of grantee.

5. Description of land.

6. Name of instrument.

Volume and page where recorded.
To whom delivered.

9. Fees received.

SECTION 38. 59.53 (1) of the statutes is repealed and recreated to read:

59.53 INDEX OF RECORDS. (1) (a) He shall keep an index of all records or files kept in his office showing the number of the instrument or writing consecutively, the kind of instrument and where the same is recorded or filed, arranged in 3 columns, headed "Number of instrument", "Kind of instrument" and "Where recorded or filed". The 3rd column shall be subdivided into 3 subcolumns headed "Volume", "Page" and "Letters of file".

(b) He shall also keep another index showing the number of the instrument, the names of the grantees in each instrument or writing in alphabetical order, the names of the grantors, the volume and page where the same is recorded and the name of the instrument or writing.

SECTION 39. 59.57 (4) of the statutes is amended to read:

59.57 (4) For copies of any records of or papers, the same fees as set forth in par-sub. (1) (a), plus 25 cents for his certificate.

SECTION 40. 59.87 (2) of the statutes is revised to read:

59.87 (2) COMMITTEE ON AGRICULTURE AND EXTENSION EDUCATION. If the county board of supervisors determines to establish a university extension program, it shall create a committee on agriculture and extension education. The county board may select as a member of the committee any public school administrator resident in the county. The members of the committee shall receive such compensation and expenses as the board determines under s. 59.15 (2) (c) and (3). The committee shall meet at such intervals as is deemed necessary to properly carry out its functions and responsibilities.

SECTION 41. 59.87 (6) (e) of the statutes is amended to read:

59.87 (6) (e) Any other extension work authorized by local, state or federal legislation.

SECTION 42. 59.97 (5) (f) to (L) of the statutes are renumbered 59.97 (5) (e) 1 to 7, and 59.97 (5) (e) 7, as renumbered, is amended to read:

59.97 (5) (e) 7. When any lands previously under the jurisdiction of a county zoning ordinance shall have been finally removed from such jurisdiction by reason of annexation to an incorporated municipality, and after the regulations imposed by the county zoning ordinance have ceased to be effective as provided in sub. (6n) [(7), the county board may, on the recommendation of its zoning agency, adopt such amendatory ordinances as shall remove or delete such annexed lands from the official zoning map or written descriptions without following any of the procedures provided

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in pars. (f) to (k) subds. 1 to 6, and such amendatory ordinances shall become effective upon passage and publication. A copy of such ordinance shall be forwarded by the county clerk to the clerk of each town in which the lands affected were previously located. Nothing in this paragraph shall be construed to nullify or supersede the provisions of s. 80.64.

SECTION 43. 59.97 (9) of the statutes is amended by substituting "sub. (5)" for the reference to "subs. (2) and (3)".

SECTION 44. 62.071 (1) and (2) of the statutes are amended by substituting "agency school committee" for "county school committee".

SECTION 56. 67.12 (12) (a) of the statutes is revised to read:

67.12 (12) (a) In addition to the powers heretofore given, any county, city, village, town, school district, vocational, technical and adult education district or town sanitary district may borrow money for the acquisition of lands for public purposes, for permanent improvements of lands, for public works or improvement, and the enlargement or extension thereof, for the acquisition, development, remodeling, construction and equipment of land, buildings and facilities for regional projects, or for equipment or machinery or for general and current municipal expenses, or to provide financial assistance to blight elimination, slum clearance, redevelopment and urban renewal programs and projects under ss. 66.43, 66.431 and 66.435, and in the case of cities, towns and villages for the acquisition and development of industrial sites to the extent permitted by s. 66.52 (3), and in the case of counties for acquisition and transfer of real property to the state for new collegiate institutions or research facilities; and also for the purpose of making improvements, additions, extensions or enlargements to an auditorium or to an arena operated in conjunction with or as a part of such auditorium provided for under ch. 43.

SECTION 57. 70.057 of the statutes is repealed.

SECTION 58. 70.11 (3a) of the statutes is amended by substituting "s. 45.38" for the reference to "s. 45.365 (4)".

SECTION 59. 74.29 (1) of the statutes is repealed and recreated to read:

74.29 DELINQUENT PERSONAL TAX. (1) The county treasurer shall annually, within 30 days after the several town treasurers have made their returns of delinquent taxes as provided by law, make a schedule of all the taxes on personal property in his county so returned delinquent and which remain unpaid at the time of making the schedule. The schedule shall also contain all taxes on personal property in the county returned by the town treasurers as unpaid for the 2 years next preceeding those last returned and which have remained uncollected at the date thereof, and may be in the following form:

SECTION 60. 75.69 (2) of the statutes is amended to read:

75.69 (2) This section shall not apply to exchange of property under s. 59.97 (7) [(8)] (8), nor to withdrawal and sale of county forest lands. This section shall not apply, nor to the sale or exchange of lands to or between municipalities or to the state.

SECTION 61. 76.01 of the statutes is amended by deleting the words "of all street railway companies".

SECTION 62. 76.02 (9) of the statutes is amended by deleting the words "any street railway company".

SECTION 63. 76.04 (1) of the statutes is amended by deleting the words "street railway companies,".

Insert between pages 124 and 125 of 1969 Laws of Wisconsin

Underscored, stricken, and vetoed text may not be searchable.

NOTE: SECTIONS 27 to 31, 45 to 55 and 87 to 72 were indeverting the Act, SCROLL DOWN.

SECTION 27. 46.02 of the statutes is repealed.

SECTION 28. 46.03 (14) of the statutes is amended to read:

46.03 (14) VENDING STANDS. Pursuant to rules adopted under s. 46.014 (3) establish and maintain a revolving fund not exceeding \$10,000 in any of the state institutions administered by the department, for the education, recreation and convenience of the patients, inmates and employes, to be used for the operation of vending stands, reading clubs, musical organizations, religious programs, athletics and similar projects. Such funds are exempt from s. 20.906, but are subject to audit by the state department of public welfare and the department of state legislative audit bureau in its discretion. This provision is retroactive.

SECTION 29. 48.06 (1) (5th sentence) of the statutes is amended to read:

48.06 (1) (5th sent.) The work of the intake section shall be under the supervision of the chief intake officer under the joint direction of the children's court judge-judges.

SECTION 30. 49.11 (2) (a), (b) and (c) of the statutes are reenacted as printed in the 1967 statutes.

SECTION 31. 50.06 (1) of the statutes is amended by substituting "department of administration" for "state auditor".

SECTION 45. 65.90 (2) of the statutes is amended to read:

65.90 (2) Such budget shall list all existing indebtedness and all anticipated revenue from all sources during the ensuing year and shall likewise list all proposed appropriations for each department, activity and reserve account during the said ensuing year, and the county budget shall list proposed appropriations for postwar planning under s. 59.07 (45), if any. Such budget shall also show actual revenues and expenditures for the preceding year, actual revenues and expenditures for not less than the first 6 months of the current year and estimated revenues and expenditures for the balance of the current year. Such budget shall also show for informational purposes by fund all anticipated unexpended or unappropriated balances, and surpluses, if any.

SECTION 46. 66.01 (16) of the statutes is amended by substituting "Title XIV" for the reference to "ch. 40".

SECTION 47. 66.021 (7) (a) of the statutes is amended by substituting "s. 59.97 (7)" for the reference to "s. 59.97 (6a)".

SECTION 48. 66.024 (5m) of the statutes is amended by substituting "s. 59.97 (7)" for the reference to "s. 59.97 (4a)".

SECTION 49. 66.042 (2) of the statutes is amended by substituting "department of administration" for the words "state department of audit".

SECTION 50. 66.919 (11) (b) of the statutes is amended to read:

66.919 (11) (b) The life and health insurance shall terminate as provided in the contract or contracts therefor, which contract or contracts shall also provide an option for an employe to convert insurance coverage upon termination of employment if covered by such insurance during the entire 6 months preceding termination or if covered by such insurance from the initial effective date established pursuant to subs. sub. (15) (c) and (20) (c), respectively, to the date of termination, and provided that such employe has been employed by the same municipality for 6 months prior to termination.

SECTION 51. 67.01 (1), 67.04 (6) and 67.05 (2) (a) of the statutes are amended by deleting the words "consolidated district, state graded school district, free high school district," and the word "free" in the term "union free high school district".

SECTION 52. 67.05 (5) (a) of the statutes is amended to read:

67.05 (5) REFERENDUM IN TOWNS, VILLATIES AND COTTES, (a) wheneve the searchable. initial resolution shall have has been so adopted by the governing body of a town, the clerk of such municipality shall immediately record the same and call a special election for the purpose of submitting the resolution to the electors of the municipality for approval. The calling, holding and conduct of such special election, including the furnishing of printed ballots, the canvass of votes, and the declaration of the result, shall be governed by those statutes, so far as applicable, which govern special elections in general, including ss. 5.01 (2), 5.02 (3), 5.35 (3), 5.60 (7), 5.64 (2), 7.15 (2) (d), 8.06, 9.20, 10.61 [5.35 (3), 5.60 (7)] and 60.13. The notice of such special election and the ballot used thereat shall embody a copy of the resolution, and the question submitted shall be whether the resolution shall be or shall not be approved. The ballot may be a separate ballot, or may be printed upon the official ballot, when such special election is held at the same time as a regular town, village or city election. This subsection is limited in its scope by sub. (7).

SECTION 53. 67.12 (1) to (4) of the statutes are renumbered 67.12(1) (a) to (d) and 67.12(1) (title), (a) and (d), as renumbered, are amended to read:

67.12 (1) (title) PURPOSES; MANNER; LIMITATION. (a) Every municipality which is in temporary need of money may borrow in the manner <u>as</u> prescribed by <del>subs. (1) to (4), inclusive, of this section pars.</del> (b) to (d).

(d) Such temporary borrowing by any county or city is limited to such an amount as its board or common council deems necessary to its safety and interest; by a town or village, to the amount for which it has levied a special tax as required by subsection (2) par. (b).

SECTION 54. 67.12 (5) of the statutes is amended by substituting "sub. (1) (b) and (c)" for "the provisions of subsections (2) and (3) of this section".

SECTION 55. 67.12 (10) (a) of the statutes is amended by substituting "sub. (1) (b)" for the reference to "subsection (2) of this section".

SECTION 87. The chapter title of chapter 191 of the statutes is revised to read: RAILROADS; CONSTRUCTION.

SECTION 88. The chapter title of chapter 192 of the statutes is revised to read: RAILROADS; REGULATIONS AND LIABILITIES.

SECTION 89. 193.04 of the statutes is repealed.

SECTION 90. 194.41 (1) (intro.) of the statutes is amended by substituting "s. 341.26(2) (b) to (f) and (2m)" for the reference to "s. 341.26(2) (a) to (f)".

SECTION 91. 202.085 (1) (intro.) of the statutes is amended to read:

202.085 STANDARD TOWN MUTUAL POLICY. (1) (intro.) The commissioner of insurance shall keep on file printed forms, in blank, of the standard town mutual policy of fire insurance, containing the provisions, agreements and conditions specified in this section. The following annexed policy form is declared to be and shall be known as the "Standard Town Mutual Policy":

SECTION 92. 202.085 (1) (except the introductory paragraph) of the statutes need not be printed in the text of the statutes but shall be printed on separate sheets and annexed in the place designated by the revisor.

SECTION 64. 76.07 (1) of the statutes is amended by deleting the words "street railway companies,".

SECTION 65. 76.07 (2) of the statutes is amended by deleting the words "and street railways".

SECTION 66. 76.29 (1) and (4) of the statutes are amended by deleting the words "street railway company,".

SECTION 67. 76.46 (1) of the statutes is amended to read:

76.46 POWERS OF INVESTIGATION. (1) The department may, whenever in its opinion such action is necessary, examine or cause to be examined the books and records of any railroad company, or car line company or street railway company in order to verify the accuracy of the reports submitted to the department.

SECTION 68. 76.46 (2) of the statutes is amended by deleting the words "or street railway company".

SECTION 69. 77.58 (2) (a) of the statutes is reenacted as printed in the 1967 statutes.

SECTION 70. 78.07 (3) of the statutes is amended to read:

78.07 (3) Except as provided in subs. (1) and (2), motor fuel imported into this state shall be deemed received in this state at the time and place of unloading and by the person who is the owner thereof immediately after unloading or for whose account such shipment or delivery is made to an unlicensed place of business; except that motor fuel sold or distributed to unlicensed persons in this state by a person licensed under s. 78.09 (2) (a)  $\frac{1}{2}$  (b) shall be deemed received by such licensed person at the time and place of unloading in this state.

SECTION 71. 83.015 (3) (a) of the statutes is amended by substituting "department of administration" for "state auditor".

SECTION 72. 83.21 of the statutes is repealed.

SECTION 73. 84.41 (4) of the statutes is amended by substituting "s. 289.15" for the reference to "s. 289.53".

SECTION 74. 88.05 (4) (a) of the statutes is amended by deleting "the chairman of the public service commission,".

SECTION 75. 103.45 of the statutes is amended to read:

103.45 TIME CHECKS; PENALTY All corporations or individuals persons paying wages in time checks or other paper than legal money, shall make such time checks or paper payable in some designated place of business in the county in which the work was performed or at the office of such corporation or individual the person if within the this state of Wisconsin, or at any bank within said this state. Any corporation or individual person failing to comply with the terms of the above this section shall upon conviction thereof be fined not to exceed one hundred dollars \$100 nor less than ten dollars \$10.

SECTION 76. 108.16 (6m) (a) of the statutes is amended to read:

108.16 (6m) (a) The benefits thus chargeable under (and pursuant to) ss.  $\frac{108.04}{(7)}$  (c) (Stats. 1963); 108.07 (2); 108.14 (8n) (e); 108.15 (1) (b); or subs. (2m), (6) (e), (7) (a) and (b).

SECTION 77. 115.40 (8) (j) of the statutes is repealed.

SECTION 78. 118.22 of the statutes is amended to read:

118.22 RENEWAL OF TEACHER CONTRACTS. (1) In this section:

(a) "Teacher" means any person who holds a teacher's certificate or license issued by the state superintendent or a classification status under the state board of vocational, technical and adult education and whose legal employment requires such certificate, license or classification status, but does not include part-time teachers, teachers employed by any local board of vocational, technical and adult education in a city of the 1st class or teachers employed by any board of school directors in a city of the 1st class.

(b) "Board" means a school board, district board of a vocational, technical and adult education district, board of control of a cooperative educational service agency or county handicapped children's education board, but does not include any local board of vocational, technical and adult education in a city of the 1st class or any board of school directors in a city of the 1st class.

(2) On or before April + March 15 of the school year during which a teacher holds a contract, the <u>school</u> board by which the teacher is employed or a school district an employe at the direction of the school board shall give the teacher written notice of renewal or refusal to renew his contract for the ensuing school year. If no such notice is given on or before April 4 March 15, the teaching contract then in force shall continue for the ensuing school year. A teacher who receives a notice of renewal of contract for the ensuing school year, or a teacher who does not receive a notice of renewal or refusal to renew his contract for the ensuing school year on or before April 4 March 15, shall accept or reject in writing such contract not later than the following April 15. No teacher may be employed or dismissed except by a majority vote of the full membership of the school board. Nothing in this section prevents the modification or termination of a contract by mutual agreement of the teacher and the school board. No such board may enter into a contract of employment with a teacher for any period of time as to which the teacher is then under a contract of employment with another board.

(3) At least 15 days prior to giving written notice of refusal to renew a teacher's contract for the ensuing school year, the employing school board shall inform the teacher by preliminary notice in writing that the scheol board is considering nonrenewal of the teacher's contract and that, if the teacher files a request therefor with the school board within 5 days after receiving the preliminary notice, the teacher has the right to a private conference with the school board prior to being given written notice of refusal to renew his contract.

SECTION 79. 121.15 of the statutes is amended to read:

121.15 STATE AID FOR DRIVER EDUCATION PROGRAMS. To promote a uniformly effective driver education program among high school and vocational, technical and adult education school pupils, each school district operating high school grades and each school of vocational, technical and adult education shall receive  $\frac{925}{530}$  for each pupil of high school age who successfully completes a course in driver education approved by the state superintendent, but in no case may the state aid exceed the actual cost of instruction. If the appropriation under s. 20.255 (2) (v) is inadequate in any year to provide  $\frac{925}{530}$  per pupil, the state aid shall be prorated after the appropriation for administration is deducted. Such state aid shall be paid at the same time as the state aid under ss. 121.08 to 121.13 is paid.

SECTION 80. 140.05 (8) of the statutes is repealed.

SECTION 81. 141.06 (3) of the statutes is amended to read:

141.06 (3) The county board shall approve and make an appropriation to carry out this subsection section.

SECTION 82. The chapter title of chapter 186 of the statutes is repealed and recreated to read:

### CREDIT UNIONS.

SECTION 83. The chapter title of chapter 187 of the statutes is amended to read:

**DOMESTIC CORPORATIONS RELIGIOUS SOCIETIES.** SECTION 84. 187.01 (3) of the statutes is amended to read:

187.01 (3) TRUSTEES; NUMBER, TERMS; MAY HOLD PROPERTY. Such corporation may, by its by laws by laws, fix the number of its trustees, provided that such number be not less than three 3, and their term of office, the manner of appointing or electing the same, and the qualifications for membership therein. It may take, receive, purchase, hold and use both the real and personal estate for the purposes of its incorporation and no other; and lease, mortgage, sell and otherwise dispose of the same or any portion thereof in the manner as provided by its by laws bylaws; and may also take by purchase, gift or otherwise and forever hold and improve any lands intended to be used for cemetery grounds or burial places, subject to the provisions and restrictions, so far as applicable, in chapter ch. 157. It shall be lawful for such Such corporation to may hold all lands then owned by it, other than and in addition to the grounds so purchased, and to improve the same by the erection of new buildings thereon or otherwise, for the purposes of revenue, to be devoted to the uses of such corporation and in promoting religious and charitable works, and at pleasure to lease, mortgage and sell the same. And it shall be lawful for any Any such corporation at any meeting which it may hereafter hold for the election of its trustees, whether designated by such corporation as trustees, wardens and vestrymen or otherwise, to may make provision by resolution to be entered upon the record of such meeting for the election of its seried trustees in classes, and to determine by such resolution what number or proportion of its end trustees shall be comprised in each class, and also the term for which each class shall hold their office; and thereafter, as the term of each class shall expire expires, their successors shall be elected in accordance with the provisions of said resolution; provided, however, that such property shall not be exempt from taxation. It shall be lawful for such Such corporation by its by laws to by laws may provide for the time and manner of holding regular and special meetings for the holding of elections or for the transaction of all business authorized by law, and such by laws bylaws shall have the force of law and all business transacted thereunder shall be valid.

SECTION 85. The chapter title of chapter 188 of the statutes is amended to read:

#### DOMESTIC CORPORATIONS FRATERNAL SOCIETIES.

SECTION 86. The chapter title of chapter 190 of the statutes is revised to read:

# RAILROADS; ORGANIZATION AND MANAGEMENT.

SECTION 93. 202.085 (2) (1st sent.) of the statutes is amended to read:

202.085 (2) (1st sent.) No town mutual insurance company, its officers or agents, shall issue, use or deliver for use any insurance policy on property in this state, unless it shall conform conforms as to all provisions, agreements and conditions of the standard town mutual policy as set forth in sub. (1) annexed.

SECTION 94. 203.01 (1) (intro.) of the statutes is amended to read:

203.01 STANDARD FIRE POLICY. (1) (intro.) The commissioner of insurance shall keep on file printed forms in blank of the standard policy of fire insurance, containing the provisions, agreements and conditions specified in this section the annexed policy. The following annexed policy form is declared to be and shall be known as the "Standard Policy".

SECTION 95. 203.01 (1) (except the intro. par.) of the statutes need not be printed in the text of the statutes but shall be printed on separate sheets and annexed in the place designated by the revisor.

SECTION 96. 203.06 (1) (first sent.) of the statutes is amended to read:

203.06 (1) (1st sent.) No person or company, except town mutual insurance companies, shall issue, use or deliver for use any fire insurance policy on property in this state, unless it shall conform as to all provisions,

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agreements and conditions of the standard policy as set forth in annexed to s. 203.01.

SECTION 97. 210.02 (2) of the statutes is amended to read:

210.02 (2) Any policy inuring against loss by fire shall conform so far as practicable to the "Standard Policy" in section annexed to s. 203.01. Policies may be written on an annual or term basis at the option of the person, personal or board having charge of any public property.

SECTION 98. 218.04 (1) (f) of the statutes is amended to read:

218.04 (1) (f) "Collection agency" means any person engaging in the business of collecting or receiving for payment for others of any account, bill or other indebtedness. It shall not include attorneys at law authorized to practice in this state and resident herein, banks, express companies, savings and loan associations organized under the laws of Wisconsin, insurance companies and their agents, trust companies, or professional men's associations collecting accounts for its members on a nonprofit basis, where such members are required by law to have a license, diploma or permit to practice or follow their profession, real estate brokers, and real estate salesmen and justices of the peace whose principal business is not collections.

SECTION 99. 230.80 (6) of the statutes is amended to read:

230.80 (6) The value (if value is used as the basis for the determination of the undivided interest in the common and limited common areas) of the property and of each unit, and the percentage of undivided interest in the common areas and facilities appertaining to each unit and its owner and the vote or percentage of votes to be given to each unit owner.

SECTION 100. 247.232 of the statutes is amended to read:

247.232 WAGE ASSIGNMENT BY FAMILY COURT COMMIS-SIONER. After an order for the support of minor children of the parties has been entered in an action affecting marriage, and there has been a failure to comply with such order by the father under circumstances which would necessitate the issuance of a contempt order by the court, the family court commissioner may issue an order directing the father to assign such salary or wages due him or to be due him in the future from his employer or successor employers to the clerk of court, where the action is pending, as will be sufficient to pay weekly allowances for the maintenance of his wife and the support, maintenance and education of their minor children. The assignment shall be binding upon the employer and successor employers immediately upon personal service on the employer of a copy of the assignment signed by the employe and annexed to a copy of the order, until further order of the family court commissioner or the court. For each payment the employer shall receive \$1 which he shall deduct from the money to be paid the employe. Section 241.09 shall not apply to assignments under this section. The employer may not use such assignment as a basis for the discharge of an employe or for any disciplinary action against the employe. Compliance by an employer with the order operates as a discharge of the employer's liability to the employe as to that portion of the employe's wages so affected.

SECTION 101. 253.02 (4) and (5) of the statutes are repealed.

SECTION 102. 253.07 (1) of the statutes is revised to read:

253.07 COUNTY JUDGES' SALARIES. (1) Every county judge shall receive from the state the salary specified for him in s. 20.923. 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 one twentyfourth of his salary specified in s. 20.923. In counties having a population of 500,000 or more the state shall monthly reimburse the county for onehalf 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. 20.923 for each county judge and county court reporter and for 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 his annual salary specified in s. 20.923, 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 onehalf of the amount under this subsection. On 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 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 103. 256.50 of the statutes is renumbered 253.055 and amended to read:

253.055 AGE AND OTHER REQUIREMENTS FOR COUNTY JUDGES. No person who is 70 years of age or over or who is not licensed to practice law in this state may take office as a county judge after January 1, 1962, under the court reorganization act (ch. 315, laws of 1959).

SECTION 104. 348.18 (1) of the statutes is renumbered 348.18 and amended to read:

348.18 WEIGHT LIMITATIONS APPLY TO PUBLICLY-OWNED VE-HICLES; EXCEPTIONS. Except as provided in sub. (2), ss. Sections 348.15 to 348.17 and the penalties for violations thereof also apply to vehicles owned by the state, a county or municipality, except when such vehicles are being used for the removal, treatment or sanding of snow or ice or when such vehicles are authorized emergency vehicles.

SECTION 105. 348.18 (2) of the statutes is repealed.

SECTION 106. 645.03 (14) (a) of the statutes is amended by deleting the word "first" in the phrase "in the first assessment notice issued pursuant to s. 202.11".

SECTION 107. 645.41 (10) of the statutes is amended to read:

645.41 (10) That the holders of two-thirds of the shares entitled to vote, or two-thirds of the members  $_{0} \neq or$  policyholders entitled to vote in an insurer controlled by its members or policyholders, have consented to a petition.

SECTION 108. 645.68 (9) of the statutes is amended by substituting "s. 645.72 (2)" for the reference to "s. 201.13".

SECTION 109. 889.18 (1) of the statutes is amended by deleting "or 153.05".

SECTION 110. 891.11 (2) of the statutes is amended to read:

891.11 (2) A transcript of so much of said books, files and records, as relates to the assessment or sale for taxes of any parcel of land in any specified year or years shall be received in evidence with the same effect as the originals and as presumptive evidence of the facts stated in such certificate, when certified in substantially the following form:

I hereby certify that the annexed and foregoing is a true and correct transcript of all books, records, papers, files and proceedings of every name and nature on file or of record in my office relating in any wise to the assessment of taxes upon or to the sale for taxes of the following described lands \_\_\_\_\_\_\_\_\_\_\_, situated in the county of \_\_\_\_\_\_\_\_\_, state of Wisconsin, for the year (or years) A.D. \_\_\_\_\_\_\_\_, and of the whole thereof. In testimony whereof I have hereunto set my hand this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_.

County Clerk (or Treasurer) of \_\_\_\_\_ county.

shall be received in evidence with the same effect as the coriginals and as presumptive evidence of the facts stated in such certificate.

SECTION 111. 891.14 of the statutes is amended to read:

891.14 STATE LAND OFFICE CERTIFICATION OF TITLE. A certificate of the chief clerk of the state land office, or any one of the commissioners of the public lands shall be received as presumptive evidence of the facts stated, and that the person named became vested at the date stated with an absolute title in fee to the lands described when it is substantially in the following form:

Office of the Commissioners of the Public Lands, Madison, Wis., ....., A.D. ......

I hereby certify that from the books, files and records of the office of the commissioners of public lands it appears that on the ..... day of \_\_\_\_\_, A.D. \_\_\_\_\_, the following described real estate, situated in the state of Wisconsin, viz. \_\_\_\_\_\_ was duly transferred by the United States to the state of Wisconsin, and that on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, A.D. \_\_\_\_\_, the above described real estate was duly transferred by the state of Wisconsin to \_\_\_\_\_\_

In witness whereof, I have hereunto set my hand and affixed the official seal of the commissioners of the public lands this ...... day of ......, A.D.

shall be received as presumptive evidence of the facts stated, and that the person named became vested at the date stated with an absolute title in fee to the lands described.

SECTION 112. 943.20 (1) (b) of the statutes is amended to read:

943.20 (1) (b) By virtue of his office, business or employment, or as trustee or bailee, having possession or custody of money or of a negotiable security, instrument, paper or other negotiable writing of another, intentionally uses, transfers, conceals, or retains possession of such money, security, instrument, paper or writing without the owner's consent, contrary to his authority, and with intent to convert to his own use or to the use of any other person except the owner. A refusal to deliver any money or a negotiable security, instrument, paper or other negotiable writing, which is in his possession or custody by virtue of his office, business or employment, or as *trustee or* bailee, upon demand of the person entitled to receive it, or as required by law, is prima facie evidence of an intent to convert to his own use within the meaning of this paragraph.

SECTION 113. In the sections listed in column A below, the cross references to the sections listed in column B are changed to the cross references listed in column C:

	<b>.</b> _	
А	В	С
Statute section	Old cross references	New cross references
20.145 (2) (a)	210.02 (1) (a)	210.02 (1)
20.165 (3) (g)	sub. (1) (it)	sub. (2) (it)
20.265 (3) (b)	_ sub. (5)	sub. (4)
20.725 (9) (c) 1	20.425 (1) (b) and (c)	
20.765 (1) (a) 1	20.930	20.923
20.865 (1) (c)		20.923 (3) (d) and (j)
21.025 (3)	20.570 (1) (a)	20.465 (1) (a)
21.19 (10)	20.570 (1) (e)	20.465 (1) (e)
21.56 (2) (c)	20.570 (1) (g)	20.465 (1) (g)
39.76 (1)	20.505 (6) (a)	20.505 (5) (a)
46.064	20.670 (2) (a)	20.435 (3) (a)
49.046	20.670 (2) (a) 20.670 (3) (e) and (o)	20.435 (4) (e) and (o)
51.08 (6m) (b)	20.670 (1) (j), (3)	20.435 (2) (j), (4)
	(cc) and (cd)	(cc) and (cd)
59.471 (4)	20.550 (7)	20.855 (2) (b)
133.06 (1) and (3)	20.180 (1) (e)	20.455 (1) (d)
144.21 (6) (a)	20.706 (1) (c)	20.370 (5) (c)

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149.01 (6) (c)	20.580 20.180	(2) $(1)$	(h) 20.165 (3) (g) (b) 20.165 (3) (b) (e) 20.455 (1) (d) 289.01
Approved June 3, 1969.			

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