

1979 Senate Bill 176

Date published: **July 19, 1979**

CHAPTER 32, Laws of 1979

AN ACT to repeal, renumber, renumber and amend, amend, reenact and create various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of departments, officers and institutions, correcting references, renumbering for better location and arrangement, eliminating duplications and 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. 5.02 (19) of the statutes is amended to read:

5.02 (19) "Special election" means any election, other than those described in subs. (2) to (5), (18), (21) and (22), to fill vacancies or for other designated purposes.

SECTION 2. The amendment of 5.58 (2) (a) of the statutes by chapter 445, laws of 1977, was not repealed by chapter 449, laws of 1977. Both amendments stand.

SECTION 3. 6.28 (1) (title) and (2) (title) of the statutes are created to read:

6.28 (1) (title) **REGISTRATION LOCATIONS; DEADLINE.**

(2) (title) **AT HIGH SCHOOLS.**

SECTION 4. 6.33 (1) of the statutes is amended to read:

6.33 (1) The municipal clerk shall supply sufficient registration forms as prescribed by the board printed on loose-leaf sheets or cards to obtain from each applicant information as to name, date, residence location, citizenship, age, whether the applicant has resided within the ward for at least 10 days, whether the applicant has lost his or her right to vote, and whether the applicant is currently registered to vote at any other location, and shall provide a space for the applicant's signature. Each issuing officer under s. 66.057 (2) (e) shall obtain sufficient registration affidavit forms at the expense of the unit of government by which he or she is employed for completion by any elector who desires to register to vote at the same time that he or she makes application for an identification card under s. 66.057. ~~Ward and aldermanic district information shall be filled in by the clerk.~~

SECTION 5. 8.06 (title) of the statutes is amended to read:

8.06 (title) Municipalities may call special elections.

SECTION 6. The amendment of 8.50 (intro.) of the statutes by chapter 427, laws of 1977, was not repealed by chapter 445, laws of 1977. Both amendments stand.

SECTION 7. 8.50 (1) (a) of the statutes is amended by substituting "issues the order" for "issue the order" in 2 places.

SECTION 8. 11.09 (6) of the statutes is amended to read:

11.09 (6) Every financial statement of a candidate for U.S. representative under the federal election campaign act, and every statement of the candidate's principal campaign committee, which is filed with the state as required by such act, shall be transmitted within 48 hours of receipt in the form of a certified duplicate copy by the board, to the

county clerk of each county and any part of which is contained in the district of the candidate.

SECTION 9. 13.625 (3) of the statutes is amended by substituting the reference to section "19.56" for reference to section "19.49."

SECTION 10. 13.625 (6) of the statutes is amended by substituting "or employe or the receipt thereof" for "or employe of the receipt thereof".

SECTION 11. 15.08 (title) of the statutes is amended to read:

15.08 (title) Examining boards and councils.

SECTION 12. 15.08 (1m) (b) of the statutes is amended by substituting "physical therapists examining council" for "physical therapists examining board".

SECTION 13. 15.94 (1) of the statutes is amended to read:

15.94 (1) The state superintendent of public instruction or his the superintendent's designee.

SECTION 14. The amendments of 16.50 (3) of the statutes by chapters 29 and 196, laws of 1977, were not repealed by chapter 418, laws of 1977. All amendments stand.

SECTION 15. 16.61 (3) (d) of the statutes is amended to read:

16.61 (3) (d) Establish Shall establish a system for the protection and preservation of essential public records as directed by s. 22.22.

SECTION 16. 17.09 (4) of the statutes is repealed.

SECTION 17. The amendment of 17.26 (1) of the statutes by chapter 427, laws of 1977, was not repealed by chapter 445, laws of 1977. Both amendments stand.

SECTION 18. The amendment of 20.917 (2) of the statutes by chapter 29, laws of 1977, section 1654 (9) (f), was not repealed by chapter 418, laws of 1977. Both amendments stand.

SECTION 19. 25.17 (1) (c), (d) and (jc) of the statutes are amended by substituting a semicolon for a period at the end of each paragraph.

SECTION 20. 27.015 (7) (intro.) of the statutes is amended by substituting "county rural planning committee" for "rural county planning committee".

SECTION 21. 32.19 (4) (am) (title) of the statutes is created to read:

32.19 (4) (am) (title) *Replacement considerations.*

SECTION 22. 48.35 (1) (d) of the statutes is repealed.

SECTION 23. The amendment of 49.046 (1) of the statutes by chapter 29, laws of 1977, was not repealed by chapter 418, laws of 1977. Both amendments stand.

SECTION 24. 49.485 (5) of the statutes is amended to read:

49.485 (5) RECOVERY FROM OTHER SOURCES. The department is responsible for, but may enter into agreements with comprehensive hemophilia treatment centers under which treatment center assumes the responsibility of recovery from a 3rd party, including any insurer, payments for blood products and supplies used in home care by persons participating in the program. The department may enter into agreements with comprehensive hemophilia treatment centers under which the treatment center assumes the responsibility for recovery of the payments from a 3rd party, including any insurer.

SECTION 25. 51.20 (16) (L) of the statutes [printed on a correction insert in the 1977 statutes] is amended to read:

51.20 (16) (L) The pendency of an appeal in either the court of appeals or the supreme court does not deprive the county circuit court of jurisdiction to conduct reexamination proceedings under this section with respect to the individual who is the subject of the appeal.

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SECTION 26. 51.37 (5) (b) of the statutes is amended by substituting "As an alternative to this procedure, the procedure provided" for "As an alternative this procedure, the procedure provided".

SECTION 27. 51.437 (8) of the statutes is amended to read:

51.437 (8) MILWAUKEE COUNTY. In counties having a population of 500,000 or more, the county board of supervisors may designate the board of public welfare established under s. 46.21 as the governing and policy-making board of directors under this section. In such case, the appointment, composition and term of the members of the board of such counties shall be governed by s. 46.21. Such counties may not combine boards with other counties as provided in sub. s. 51.42 (3) (a).

SECTION 28. 66.615 (10) (title) of the statutes is created to read:

66.615 (10) (title) APPLICATION OF SECTION; DEFINITIONS.

SECTION 29. The amendments of 71.09 (7) (a) 8 of the statutes by chapters 29 and 142, laws of 1977, were not repealed by chapter 418, laws of 1977. All amendments stand.

SECTION 30. 71.20 (10) of the statutes is amended by substituting "pursuant to P.L. 82-587" for "pursuant to the provisions of P.L. 587 (66 U.S. Statutes at large 765)".

SECTION 31. 77.14 (title) of the statutes is amended to read:

77.14 (title) Forest croplands information, protection, appropriation.

SECTION 32. 84.105 (2) of the statutes is amended by substituting "P.L. 83-350" for "P.L. 350, 83d Congress, chapter 181, 2nd session" and "P.L. 81-262" for "P.L. 262, 81st Congress".

SECTION 33. 95.14 (2) of the statutes is amended to read:

95.14 (2) Any such corporation organized hereunder under this section shall be managed and directed by a self-perpetuating board of directors of 5 members, consisting of the dean of the college of agriculture agricultural and life sciences of the university of Wisconsin-Madison, who shall be permanent chairman chairperson of the board, and 4 others to be appointed in the first instance by the incorporators; at least 3 of the 5 members shall always be representative livestock breeders of the state. In case of the failure of If the dean of the college of agriculture agricultural and life sciences fails to act as a member of the board by reason of refusal, disability or vacancy in the chair of the dean, the remaining members of the board shall appoint a representative livestock breeder to act in his or her place on the board until such the time as such refusal, disability or vacancy in such the chair shall cease ceases to exist. Whenever the dean of the college of agriculture shall become agricultural and life sciences becomes a member of the board of directors after any such interim, he the dean shall automatically become chairman chairperson of the board.

SECTION 34. 114.135 (2) of the statutes is amended by substituting "the owner" for "the owner".

SECTION 35. 115.29 (3) of the statutes is amended by deleting the reference to section "121.006 (3)".

SECTION 36. 120.06 (6) of the statutes is amended by substituting "any qualified elector may file" for "qualified elector may file".

SECTION 37. 142.04 (1) of the statutes is reenacted as it is printed in the 1977 statutes and as reenacted is amended by substituting "he or she" for "[he] or she".

SECTION 38. 144.784 (10) of the statutes, as created by chapter 418, laws of 1977, section 637, and as renumbered by chapter 447, laws of 1977, section 130, is amended by substituting the reference to section "140.52 (10)" for the reference to section "144.52 (10)".

SECTION 39. 161.20 (4) (a) of the statutes, as printed in the 1977 statutes, is amended by substituting "(+)" for "()".

SECTION 40. 163.03 (1) of the statutes, as printed in the 1977 statutes, is amended by substituting "Winners are determined" for "winners are determined".

SECTION 41. 196.745 (4) of the statutes is amended to read:

196.745 (4) Any person may demand a jury trial when he is charged with contempt of court because he or she has violated an injunction issued under sub. (3). Chapter 295 785 is applicable to contempt proceedings for such a violation, except when ch. 295 785 conflicts with the right to a jury trial.

SECTION 42. Chapter 198 (title) of the statutes is amended to read:

CHAPTER 198

MUNICIPAL POWER AND WATER DISTRICTS

SECTION 43. 218.21 (1) of the statutes is amended to substitute "department" for "department of motor vehicles".

SECTION 44. Chapter 220 (title) of the statutes is amended to read:

CHAPTER 220

BANKING DEPARTMENT

SECTION 45. 230.31 (1) (b) of the statutes, as shown in the 1977 statutes, is amended to read:

230.31 (1) (b) Such person shall be eligible for reinstatement in a position having a comparable or lower pay rate or range for which such person is qualified.

SECTION 46. 230.36 (3) (b) (intro.) of the statutes, as shown in the 1977 statutes, is amended to read:

230.36 (3) (b) (intro.) A conservation warden, conservation patrol boat captain, conservation patrol boat engineer, member of the state patrol, state motor vehicle inspector, university of Wisconsin police officer, security officer, watcher, member of the state fair police department, special tax agent, excise tax investigator employed by the department of revenue and investigator employed by the division of criminal investigation of the department of justice at all times while:

SECTION 47. Title XXIII (title), preceding chapter 245 of the statutes, is renumbered Title XLI-Q (title) to precede chapter 765, as renumbered.

SECTION 48. Chapter 245 of the statutes is renumbered chapter 765, and 765.12 (1) and 765.21, as renumbered, are amended to read:

765.12 (1) If ss. 245.02, 245.05, 245.06, 245.08, 245.09, and 245.10 or 245.105 where applicable, 765.02, 765.05, 765.06, 765.08 and 765.09 are complied with, and if there is no prohibition against or legal objection to the marriage, the county clerk shall issue a marriage license; but after the application for such license the clerk shall, upon the sworn statement of either of the applicants, correct any erroneous, false or insufficient statement in such license or in the application therefor which shall come to the clerk's attention prior to the marriage and shall show the corrected statement as soon as reasonably possible to the other applicant.

765.21 Unlawful marriages void; validation. All marriages hereafter contracted in violation of ss. 245.02, 245.03, 245.04 765.02, 765.03, 765.04 and 245.16 765.16 shall be void, except as provided in ss. 245.22 765.22 and 245.23 765.23. The parties to any such marriage declared void under s. 245.02 765.02 or 245.16 765.16 may, at any time, validate such marriage by complying with the requirements of ss. 245.02 765.02 to 245.25 765.25.

SECTION 49. Chapter 246 of the statutes is renumbered chapter 766.

SECTION 50. Chapter 247 of the statutes is renumbered chapter 767.

SECTION 51. Chapter 248 of the statutes is renumbered chapter 768.

SECTION 52. Title XXVII (title), preceding chapter 285, of the statutes is renumbered Title XLI-T (title) to precede chapter 775, as renumbered.

SECTION 53. Chapter 285 of the statutes is renumbered chapter 775.

SECTION 54. Chapter 286 of the statutes is renumbered chapter 776.

SECTION 55. Chapter 287 of the statutes is renumbered chapter 777.

SECTION 56. Chapter 288 of the statutes is renumbered chapter 778, and 778.18, as renumbered, is amended to read:

778.18 (title) Penalty upon municipal judge. If any municipal justicee judge, of his or her own will, dismisses any action brought before such justicee the judge under this chapter, unless by order of the district attorney or attorney general or the person joined as plaintiff with the state, or renders a less judgment therein than is prescribed by law, or releases or discharges any such judgment or part thereof without payment or collection, the justicee judge and the justicee judge's sureties shall be liable, in an action upon the justicee judge's bond, for the full amount of the forfeitures imposed by law or of the forfeiture imposed by the justicee judge, as the case may be, judge and for the penalty assessment imposed by s. 165.87, or for an amount equal to the amount in which any such judgment or any part thereof is released or discharged. If any municipal justicee judge gives time or delay to any person against whom any such judgment is rendered by the justicee judge, or takes any bond or security for its future payment, the justicee judge and the justicee judge's sureties shall also be liable for the payment of such the judgment upon the justicee judge's bond.

SECTION 57. Chapter 289 of the statutes is renumbered chapter 779.

SECTION 58. Chapter 290 of the statutes is renumbered chapter 780.

SECTION 59. Chapter 292 of the statutes is renumbered chapter 782.

SECTION 60. Chapter 293 of the statutes is renumbered chapter 783.

SECTION 61. Chapter 294 of the statutes is renumbered chapter 784.

SECTION 62. Chapter 295 of the statutes is renumbered chapter 785.

SECTION 63. Chapter 296 of the statutes is renumbered chapter 786, and 786.25 (1), as renumbered, is amended to read:

786.25 (1) If a minor or incompetent person residing outside this state owns any right, title or interest in or to any real estate in this state and has a guardian or conservator who has been appointed in the state, territory or district or country where he or she resides and no guardian appointed in this state, the foreign guardian or conservator may file a copy of the appointment, authenticated so as to make the same receivable in evidence, in the circuit court for the county in which the real estate of the infant minor or incompetent person is situated.

SECTION 64. Chapter 298 of the statutes is renumbered chapter 788.

SECTION 65. Title XXVII-A (title) of the statutes is repealed.

SECTION 66. Chapter 299 of the statutes is renumbered chapter 799, and chapter 799 (title), as renumbered, is amended to read:

CHAPTER 799

PROCEDURE IN CIRCUIT COURT IN SMALL

CLAIMS TYPE ACTIONS

SECTION 67. Title XXVIII (title) [of the statutes] is repealed.

SECTION 68. Chapter 300 of the statutes is renumbered chapter 800.

SECTION 69. 341.26 (2r) of the statutes is amended by substituting "department" for "division".

SECTION 70. 341.51 (2m) of the statutes is amended by substituting "department" for "division" in 2 places.

SECTION 71. 344.18 (1) (d) of the statutes, as shown in the 1977 statutes is amended by substituting "made under ch. 344" for "madeclearunder ch. 344".

SECTION 72. 347.06 (4) of the statutes is amended to read:

347.06 (4) A duly authorized warden, as defined in s. 24.01 (11), may operate a vehicle owned or leased by the department of natural resources upon a highway during hours of darkness without lighted headlamps, tail lamps or clearance lamps in the performance of the warden's duties under s. 29.05 (3).

SECTION 73. 350.12 (5) (a) of the statutes is amended by substituting "stickers are to be applied" for "stickers to be applied".

SECTION 74. 449.01 (1) (a) of the statutes is amended to read:

449.01 (1) (a) 1. The employment of any optometric means, including topical ocular diagnostic pharmaceutical agents under s. 449.17, to determine the visual efficiency of the human visual system, including refractive and functional abilities or preliminarily diagnose the presence of ocular disease or ocular manifestations of systematic systemic disease and other departures from normal.

SECTION 75. 632.79 of the statutes is reenacted, and 632.79 (1) and (2) (b) are amended to read:

632.79 (1) **SCOPE.** This section shall apply to every group hospital, surgical or medical expense insurance policy or service plan purchased by or on behalf of an employer to provide coverage for employes and issued under authority of s. ~~148.03 [1973 Stats.]~~, ~~182.032 [1973 Stats.]~~, ~~185.981, 200.26 [1973 Stats.]~~, ~~201.04 (4) [1973 Stats.]~~ or ~~204.321 [1973 Stats.]~~ or by any insurer authorized under chs. 600 to 646 which has been delivered, renewed or is otherwise in force on or after June 12, 1976.

(2) (b) For purpose of notice and distribution to covered employes and members under par. (a) and notice to the commissioner of insurance under sub. (3), the administrator responsible for determining the persons covered and the premiums payable to the insurer or organization under any group policy or plan of the type described in s. ~~204.321 (1) (b) or (c) [1973 Stats.]~~ of disability insurance is responsible for providing such notices.

SECTION 76. 641.19 (5) of the statutes is amended by substituting "the commissioner finds that any" for "the commissioner finds than any".

SECTION 77. 701.16 (1) (d) of the statutes, as shown in the 1977 statutes, is amended by substituting "in his or her official capacity" for "in [his] or her official capacity".

SECTION 78. 757.02 (5) of the statutes is amended by substituting "s. 753.075" for "ss. 753.075 and 754.195".

SECTION 79. 757.69 (1) (d) of the statutes is amended by substituting "small claims actions" for "small claims type actions".

SECTION 80. Title XLI-W (title) of the statutes is created to read:

TITLE XLI-W

SMALL CLAIMS

(to precede chapter 799)

SECTION 81. Title XLI-Y (title) of the statutes is created to read:

TITLE XLI-Y

CHAPTER 32

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MUNICIPAL COURT PROCEDURE (to precede chapter 800)

SECTION 82. 808.07 (6) of the statutes is amended to substitute the reference to section "632.17 (2)" for the reference to section "204.07".

SECTION 83. Subchapter IV (title) of chapter 809 of the statutes is amended by substituting the reference to chapter "799" for the reference to chapter "299".

SECTION 84. 879.45 (5) of the statutes is reenacted as printed in the 1977 statutes, and, as reenacted, is amended to read:

879.45 (5) **SELECTION OF JURORS.** Jurors and trial juries shall be drawn under ss. 756.04 to 756.09 756.096 and trials by jury shall be under ss. 756.04 to 756.096 and ch. 805.

SECTION 85. 880.07 (3) of the statutes is amended by substituting "circuit court" for "county court".

SECTION 86. 880.61 (4) of the statutes is amended to read:

880.61 (4) "Court" means the county circuit court.

SECTION 87. 889.241 of the statutes, as printed in the 1977 statutes, is amended to read:

889.241 How made when grantor refuses. If any grantor residing in this state refuses to acknowledge his or her conveyance, the grantee or any person claiming under the grantee may apply to the circuit judge in the county where the land lies or where the grantor or any subscribing witness to the conveyance resides. The judge shall then issue a summons to the grantor to appear at a certain time and place before the judge to hear the testimony of the subscribing witnesses to the conveyance. The summons, with a copy of the conveyance annexed, shall be served at least 7 days before the time therein assigned for proving the conveyance. At the time mentioned in the summons or at any time to which the hearing may be adjourned the due execution of the conveyance may be proved by the testimony of one or more of the subscribing witnesses. If the conveyance is proved to the satisfaction of the judge, he or she shall certify the conveyance, and in such ~~proved to the~~ certificate the judge shall note the presence or absence of the grantor as the fact may be.

SECTION 88. 943.13 (4) of the statutes is amended by deleting the comma following "conducted" as shown in the 1975 statutes.

SECTION 89. 974.02 (1) of the statutes is amended by substituting "chs. 48, 51 and 55" for "chs. 48, 51, 54 and 55".

SECTION 90. Program citation. In the list of program responsibilities for the board of regents of the university of Wisconsin system specified in section 15.911 (intro.) of the statutes, reference to section "46.044" is inserted.

SECTION 91. Word change. Wherever the term "juvenile court" appears in the following section of the statutes, the term "court assigned to exercise jurisdiction under ch. 48" is substituted: 51.13 (1) (c), (4) (a), (b), (d) and (h) 2 and (5) (a) and (b).

SECTION 92. Cross reference changes. In the sections of the statutes listed in Column A, the cross references shown in Column B are changed to the cross references shown in Column C:

(1) GENERAL CHANGES.

A	B	C
Statute Section 13.63 (2)	Old Cross Reference 227.075	New Cross Reference 227.064
20.923 (3m)	752.016 (2)	753.016 (2)
	752.071	753.071
29.33 (7)	15.345 (1) and (2)	15.345 (2) and (3)
46.03 (22)(a)	48.02 (7s)	48.02 (7)
48.29	251.182	751.03
48.98 (4)	48.99	48.988

55.06 (6)	256.48 (1)	757.48 (1)
70.375 (4)(c)	13.62 (1)	13.62 (10)
86.30 (6)	86.305 (3)	86.305
144.50 (7)	NR 151	ch. NR 151
144.939 (6)(c)	subd. 5	par. (e)
(6)(d)	subd. 5	par. (e)
150.06 (2)(c)	227.075	227.064
189.02 (4)	227.075	227.064
341.26 (3)(f)	pars. (d) and (e)	pars. (da) and (e)
345.315 (4)	751.03 (5)	751.03 (2)
440.035 (2)	440.04 (3)	440.04 (4)
456.01 (6)	50.02	50.01
905.04 (1)(d)	455.01 (3)	455.01 (4)

(2) RENUMBERING CHAPTER 245 TO CHAPTER 765.

A

Statute Section

15.911 (2)
48.14 (6)
59.07 (90)
69.33 (1)
69.49
765.001 (1), (2) and (3), as renumbered
765.05, as renumbered

765.06 (1) (e), as renumbered
765.12 (2), as renumbered
765.14, as renumbered
765.17, as renumbered
765.23, as renumbered
765.24, as renumbered
765.25, as renumbered
765.30, as renumbered
 (1)(a) and (c)
 (1)(d)
 (2)(a)
 (2)(b)
 (3)(a)
 (3)(b)
 (4)(a)
765.31, as renumbered
767.03 (4), as renumbered
852.05 (3)

B

Old Cross Reference

245.06 (1) (b)
245.02
245.16 (5)
245.25
ch. 245
245 to 248

245.001 (2)
chapter 245
245.001
chapters 245 to 248
245.07

245.16 (3)
245.16 (3)
245.13
245.16

245.12
245.16
245.05 to 245.25
245.16

245.05 to 245.25

245.06
245.07
245.02 (2), 245.09
or 245.11
245.06
245.02
245.12
245.12
245.16 (3)
245.30

245.24
245.25

C

New Cross Reference

765.06 (1) (b)
765.02
765.16 (5)
765.25
ch. 765
765 to 768

765.001 (2)
chapter 765
765.001
chapters 765 to 768
765.07

765.16 (3)
765.16 (3)
765.13
765.16

765.12
765.16
765.05 to 765.25
765.16

765.05 to 765.25

765.06
765.07
765.02 (2), 765.09
or 765.11
765.06
765.02
765.12
765.12
765.16 (3)
765.30

765.24
765.25

(3) RENUMBERING CHAPTER 246 TO CHAPTER 766.

A

Statute Section

766.07, as renumbered

B

Old Cross Reference

246.05 and 246.06

C

New Cross Reference

766.05 and 766.06

(4) RENUMBERING CHAPTER 247 TO CHAPTER 767.

A

Statute Section

15.191 (intro.)

48.425 (2n)
 (6n)(b)
49.19 (4)(d) 6
 (4)(d) 7
52.055 (1)
 (2m)
52.10 (2)(a)
52.21 (2)
59.39 (9m)
59.49 (3)(b)

B

Old Cross Reference

247.24
247.29 (3)
292.45
247.23, 247.24 and 247.25 to 247.28
247.24
247.23
247.08
ch. 247
247.02
ch. 247
247.23, 247.24 and 247.25 to 247.28
247.25 to 247.265 or 247.29 (1)
247.13 (4)

C

New Cross Reference

767.24
767.29 (3)
782.45
767.23, 767.24 and 767.25 to 767.28
767.24
767.23
767.08
ch. 767
767.02
ch. 767
767.23, 767.24 and 767.25 to 767.28
767.25 to 767.265 or 767.29 (1)
767.13 (4)

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757.57 (4)	247.16	767.16
765.02 (2), as renumbered	ch. 247 247.23 (1) or 247.24	ch. 767 767.23 (1) or 767.24
765.16 (5), as renumbered	247.13	767.13
767.045, as renumbered	247.24	767.24
767.05 (1m), as renumbered	247.02 (1)(a) or (b) 247.02 (1) (c) or (d) 247.02 (1)(c) 247.085	767.02 (1)(a) or (b) 767.02 (1) (c) or (d) 767.02 (1)(c) 767.085
(4), as renumbered (5), as renumbered	247.02 (1)(a) to (d) and (f) to (k) 247.12 (2)	767.02 (1)(a) to (d) and (f) to (j) 767.12 (2)
767.07 (2), as renumbered (3), as renumbered	247.261	767.261
767.08 (1), as renumbered	247.25 and 247.26 247.30	767.25 and 767.26 767.30
767.083 (1), as renumbered	247.081	767.081
767.085 (3), as renumbered	247.14	767.14
767.10, as renumbered	247.261	767.261
767.16, as renumbered	247.14	767.14
767.23 (1), as renumbered	247.261 247.265 247.25 and 247.26 245.02 (2) 247.02 (1)(e)	767.261 767.265 767.25 and 767.26 765.02 (2) 767.02 (1)(e)
767.24 (1) (intro.), as renumbered (1)(c), as renumbered (1)(d), as renumbered	247.29 (3) 245.02 (2)	767.29 (3) 765.02 (2)
767.245 (6), as renumbered	247.32	767.32
767.25 (1)(intro.), as renumbered (1)(b), as renumbered	247.02 (1)(f) or (j) or 247.08 247.255	767.02 (1)(f) or (j) or 767.08 767.255
767.255 (intro.), as renumbered (8), as renumbered	247.02 (1)(h)	767.02 (1)(h)
767.26 (1)(intro.), as renumbered (1)(c), as renumbered	247.26 247.261 247.02 (1)(g) or (j) 247.255	767.26 767.261 767.02 (1)(g) or (j) 767.255
767.261, as renumbered	247.25	767.25
767.265 (1), as renumbered	247.26 247.23 or 247.25 247.23 or 247.26 247.261 247.02 (1)(f) 247.02 (1)(g) 247.02 (1)(a)	767.26 767.23 or 767.25 767.23 or 767.26 767.261 767.02 (1)(f) 767.02 (1)(g) 767.02 (1)(a)
767.27 (1), as renumbered	247.02 (1)(a)	767.02 (1)(a)
767.275, as renumbered	247.255	767.255
767.29 (1), as renumbered	247.27	767.27
767.30, as renumbered	295.02	785.02
767.305, as renumbered	247.25 247.26 247.261 247.262 247.265 247.26 247.261 or 247.262 247.265 247.02 247.25 247.26 247.261 247.31 247.24 (1m)	767.25 767.26 767.261 767.262 767.265 785.02 767.25, 767.255, 767.26, 767.261 or 767.262 767.265 785.02 767.25 767.26 767.261 767.31 767.24 (1m)
767.32 (1), as renumbered (2), as renumbered		

(4), as renumbered	247.075	767.075
767.36, as renumbered	247.255 or 247.26	767.255 or 767.26
767.37 (2), as renumbered	247.19	767.19
(3), as renumbered	245.03 (2)	765.03 (2)
767.38, as renumbered	247.19	767.19
801.07 (5)	247.02 (1)(a) to (d) 247.05 (1m)	767.02 (1)(a) to (d) 767.05 (1m)
802.10 (1)	ch. 247 ch. 288 ch. 299	ch. 767 ch. 778 ch. 799
813.06	247.23	767.23

(5) RENUMBERING CHAPTER 285 TO CHAPTER 775.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
13.482 (3)	ch. 285	ch. 775
13.488 (2)	ch. 285	ch. 775
15.101 (intro.)	285.04	775.04
(2)	286.43 285.05 285.06 285.11	776.43 775.05 775.06 775.11
18.13 (3)	285.01	775.01
18.61 (3)(e)	285.04	775.04
20.505 (3)(a)	285.05 285.06	775.05 775.06
20.865 (1)(a)	285.11 285.05 (5) 285.06 286.43 285.04	775.11 775.05 775.06 776.43 775.04
(1)(fm)	ch. 285	ch. 775
22.41 (3)	ch. 285	ch. 775
45.38 (2)(b)	ch. 285	ch. 775
46.035 (2)(b)	ch. 285	ch. 775
76.37 (4)	ch. 285	ch. 775
84.41 (1)	ch. 285	ch. 775
114.065 (5)	285.01	775.01
	285.04	775.04
194.51	285.01	775.01
345.05 (4)	285.01	775.01
345.08	285.04	775.04
775.11 (2), as renumbered	285.01 285.06	775.01 775.06

(6) RENUMBERING CHAPTER 286 TO CHAPTER 776.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
14.011 (intro.)	286.15	776.15
15.251 (intro.)	286.32 (6) 285.01 286.13 286.15 286.325	776.32 (6) 775.01 776.13 776.15 776.325
	286.35 to 286.37	776.35 to 776.37
93.06 (4)	286.41 286.43 286.44 subch. X of ch. 289 294.04 286.32	776.41 776.43 776.44 subch. X of ch. 779 784.04 776.32
185.95	286.36	776.36
188.26	286.36	776.36
215.02 (15)(e)	286.35 ch. 286	776.35 ch. 776
215.26 (1)	ch. 286	ch. 776
776.20, as renumbered	286.40	776.40
776.325, as renumbered	286.32	776.32
776.36, as renumbered	286.46	776.46
776.37, as renumbered	286.36	776.36
776.42, as renumbered	286.40 and 286.41	776.40 and 776.41

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(7) RENUMBERING CHAPTER 287 TO CHAPTER 777.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
777.19 as renumbered	287.18	777.18
777.20, as renumbered	287.18 and 287.19	777.18 and 777.19
777.40, as renumbered	287.38 and 287.39	777.38 and 777.39

(8) RENUMBERING CHAPTER 288 TO CHAPTER 778.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
5.05 (1)(c)	288.06	778.06
13.685 (5)	288.06	778.06
30.03 (3)	ch. 288	ch. 778
31.33 (5)	ch. 288	ch. 778
36.11 (1)(d)	288.13	778.13
66.119 (3)(c)	288.17	778.17
93.24 (1)(c) 1	288.10	778.10
157.11 (2) and (9)(b)	ch. 288	ch. 778
176.62 (5)	ch. 288	ch. 778
778.015, as renumbered	288.14	778.14
778.135, as renumbered	288.15	778.15
778.20, as renumbered	288.18	778.18
802.11 (1)(intro.)	288.13	778.13
945.05 (3)	288.04	778.04
968.32	288.10	778.10
	ch. 288	ch. 778
	ch. 299	ch. 799
	ch. 288	ch. 778
	ch. 288	ch. 778

(9) RENUMBERING CHAPTER 289 TO CHAPTER 779.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
26.30 (9)(b) 3	ch. 289	ch. 779
30.125 (2)	289.70	779.70
50.05 (15)(e) and (f)	289.07	779.07
66.521 (11)	ch. 289	ch. 779
	289.14	779.14
	289.15	779.15
	289.155	779.155
70.19 (2)	289.45 and 289.48	779.45 and 779.48
84.06 (2), (3) and (4)	289.14	779.14
84.41 (4)	289.14	779.14
	289.15	779.15
109.09 (2)	289.09 to 289.12	779.09 to 779.12
138.10 (8)(a)	289.48 (1)	779.48 (1)
177.30	289.71	779.71
425.106 (1)(intro.)	ch. 289	ch. 779
700.24	ch. 289	ch. 779
703.22 (3)	289.08	779.08
704.11	289.43	779.43
779.01 (3), as renumbered	289.02	779.02
779.02 (2)(e) and (3), as renumbered	289.01	779.01
(4), as renumbered	289.06	779.06
779.03 (1), as renumbered	289.01	779.01
(2), as renumbered	289.05	779.05
779.03 (2), as renumbered	289.01	779.01
	289.02 (1) to (4) and (6) and 289.06	779.02 (1) to (4) and (6) and 779.06
	289.035	779.035
	289.036	779.036
779.035 (1), as renumbered	289.03 (2)	779.03 (2)
779.036 (1), as renumbered	289.035	779.035
779.04, as renumbered	289.01 (5)	779.01 (5)
779.06 (1), as renumbered	289.01	779.01
(2) and (3), as renumbered	289.02	779.02
779.08 (5), as renumbered	289.06 (1)	779.06 (1)
779.09, as renumbered	289.01	779.01

779.11, as renumbered	289.10	779.10
779.12 (1), as renumbered	289.10	779.10
779.155 (1), (4) and (5)(a), as renumbered	289.15	779.15
779.20 (1), as renumbered	289.18	779.18
779.24, as renumbered	289.18	779.18
779.28, as renumbered	289.18	779.18
779.29, as renumbered	289.18	779.18
779.30, as renumbered	289.29	779.29
779.31, as renumbered	289.18	779.18
779.37, as renumbered	289.35	779.35
779.38, as renumbered	289.35	779.35
779.39, as renumbered	289.35 to 289.38	779.35 to 779.38
779.40 (3), as renumbered	289.20 and 289.21	779.20 and 779.21
779.415 (1), as renumbered	289.48 (2)	779.48 (2)
779.48 (1), as renumbered	289.43 to 289.46, except 289.43 (3)	779.43 to 779.46, except 779.43 (3)
779.48 (2), as renumbered	289.41 and 289.43 (3)	779.41 and 779.43(3)
779.65, as renumbered	289.54	779.54
779.66 (1), as renumbered	289.65	779.65
779.70 (6), as renumbered	289.09 289.10 289.11 289.12 289.13	779.09 779.10 779.11 779.12 779.13
779.85 (intro.), as renumbered	289.85 to 289.94	779.85 to 779.94
779.86, as renumbered	289.87	779.87
779.87 (2)(d), as renumbered	289.91	779.91
(2) (e), as renumbered	289.92	779.92
(3)(e), as renumbered	289.88	779.88
779.88, as renumbered	289.87 (3)	779.87 (3)
779.90 (4), as renumbered	289.89	779.89
779.91 (2), as renumbered	289.89	779.89
779.93 (2)(a), as renumbered	289.92	779.92
808.04 (2)(a)	289.29	779.29
812.19 (6)	289.01	779.01

(10) RENUMBERING CHAPTER 290 TO CHAPTER 780.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
780.03, as renumbered	290.01 (1) and (2)	780.01 (1) and (2)
780.04 (intro.), as renumbered	290.01	780.01
780.05, as renumbered	290.01 (1)	780.01 (1)
780.10, as renumbered	290.01 290.09	780.01 780.09

(11) RENUMBERING CHAPTER 292 TO CHAPTER 782.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
20.435 (9)(c)	292.45	782.45
51.45 (13)(m)	292.01 (2)	782.01 (2)
59.456 (6)	ch. 292	ch. 782
782.01 (1), as renumbered	292.01 (2) 292.02	782.01 (2) 782.02
782.04 (2), as renumbered	292.02	782.02

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782.12, as renumbered	subsection (3) of section 292.10	s. 782.10 (3)
782.15, as renumbered	292.29	782.29
782.22 (2), as renumbered	292.21	782.21
782.34, as renumbered	292.33	782.33
782.38, as renumbered	292.32 292.39	782.32 782.39

(12) RENUMBERING CHAPTER 294 TO CHAPTER 784.

A	B	C
Statute Section 93.06 (4)	Old Cross Reference 294.04	New Cross Reference 784.04

(13) RENUMBERING CHAPTER 295 TO CHAPTER 785.

A	B	C
Statute Section 23.79 (5)	Old Cross Reference ch. 295	New Cross Reference ch. 785
48.31 (5)	ch. 295	ch. 785
100.201 (9) (b)	ch. 295	ch. 785
757.03 (4)	295.01	785.01
785.02 (intro.), as renumbered	295.01	785.01
785.03 (1) and (2), as renumbered	295.01	785.01

(14) RENUMBERING CHAPTER 296 TO CHAPTER 786.

A	B	C
Statute Section 786.07, as renumbered	Old Cross Reference 296.06	New Cross Reference 786.06
786.10, as renumbered	296.06	786.06
786.19, as renumbered	296.18	786.18
786.26, as renumbered	296.26 to 296.35	786.26 to 786.35
786.27, as renumbered	296.06	786.06
786.28, as renumbered	296.08	786.08
786.32, as renumbered	296.26 to 296.35	786.26 to 786.35
786.35, as renumbered	296.26 to 296.35	786.26 to 786.35
786.36, as renumbered	296.37	786.37
808.04 (2)(a)	296.03	786.03
880.02	ch. 296	ch. 786
880.19 (5)(d)	ch. 296	ch. 786

(15) RENUMBERING CHAPTER 298 TO CHAPTER 788.

A	B	C
Statute Section 111.10	Old Cross Reference ch. 298	New Cross Reference ch. 788
111.70 (4)(cm) 8	ch. 298	ch. 788
111.77 (7)	ch. 298	ch. 788
111.86	ch. 298	ch. 788
182.026	ch. 298	ch. 788
788.04 (1), as renumbered	298.02	788.02
(2)(e), as renumbered	298.10 or 298.11	788.10 or 788.11

(16) RENUMBERING CHAPTER 299 TO CHAPTER 799.

A	B	C
Statute Section 59.39 (4)	Old Cross Reference ch. 299	New Cross Reference ch. 799
74.11 (1) (2)	ch. 299 299.07 299.10 299.12 (3)	ch. 799 799.07 799.10 799.12 (3)
345.20 (2)(a)	ch. 299	ch. 799
425.205 (1)(intro.)	ch. 299	799.01 (3)
(1)(a)	299.05 (2)	799.05 (2)
(1)(c)	299.06 (2)(a)	799.06 (2)(a)
704.40 (2)(intro.)	299.12 (3)	799.12 (3)
710.10 (intro.)	ch. 299	ch. 799
752.31 (2)(a)	ch. 299	ch. 799
753.30 (1)	ch. 299	ch. 799

757.68 (1)(b)	ch. 299	ch. 799
757.695 (intro.)	ch. 299	ch. 799
(3)	299.207 (2)	799.207 (2)
799.01 (intro.), as renumbered	299.11	799.11
(1), as renumbered	299.12	799.12
(2), as renumbered	299.40	799.40
	ch. 288	ch. 788
799.02 (1) and (2), as renumbered	299.01	799.01
799.03, as renumbered	299.01	799.01
799.02	299.02	799.02
799.04 (1), as renumbered	Title XXIV	ch. 750 to 758
799.05 (1) and (6), as renumbered	299.01	799.01
799.06 (1), as renumbered	299.41	799.41
799.08, as renumbered	299.25	799.25
799.10 (1), as renumbered	299.07	799.07
(2)(d), as renumbered	299.01	799.01
(2)(h), as renumbered	299.24	799.24
799.11 (1)(intro.), as renumbered	ch. 299	ch. 799
799.12 (2), as renumbered	299.16	799.16
(3), as renumbered	299.25	799.25
799.16 (1), (2), (3) (intro.), (a) and (b), as renumbered	299.12 (1) and (2)	799.12 (1) and (2)
799.206 (2), as renumbered	299.22	799.22
(4), as renumbered	299.207	799.207
799.25 (3), as renumbered	299.12 (3)	799.12 (3)
(9), as renumbered	299.21 (3)	799.21 (3)
(11), as renumbered	288.195 (2)	778.195 (2)
799.41, as renumbered	299.40 (2)	799.40 (2)
799.42, as renumbered	299.12 (1) and (2)	799.12 (1) and (2)
799.43, as renumbered	299.02	799.02
799.44 (1), as renumbered	299.40 (2)	799.40 (2)
(2), as renumbered	299.24	799.24
799.45 (5)(b), as renumbered	299.45	799.45
799.45	299.25	799.25
809.40 (2)	chapter 299	ch. 799
812.04 (1)	299.01 (4)(b)	799.01 (4)(b)
814.21 (3)	299.25	799.25
911.01 (4)(d)	299.207	799.207

(17) RENUMBERING CHAPTER 300 TO CHAPTER 800.

A	B	C
Statute Section	Old Cross Reference	New Cross Reference
23.50 (3)	ch. 300	ch. 800
66.119 (5)	300.02 (2)	800.02 (2)
66.12 (1)(a)	ch. 300	ch. 800
288.015	ch. 300	ch. 800
345.20 (2)(b)	ch. 300	ch. 800
345.315 (4)	300.05	800.05
345.43 (1)(a)	300.04 (1)(d)	800.04 (1)(d)
751.03 (2)	300.05 or 300.06	800.05 or 800.06
755.045 (1)	300.04 (1)	800.04 (1)
755.14 (2)	300.05 (3)	800.05 (3)
800.03 (1)(intro.), as renumbered	300.10 (4)	800.10 (4)
800.04 (2)(c), as renumbered	300.02 (1)	800.02 (1)
800.05 (1), as renumbered	300.03	800.03
800.06 (2), as renumbered	300.02 (1)	800.02 (1)
	751.03 (5)	751.03 (2)

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800.08 (3), as renumbered	300.02 (1)	800.02 (1)
800.10 (7), as renumbered	300.14 (4)	800.14 (4)
800.11 (1)(h), as renumbered	300.12	800.12
800.14 (4), as renumbered	300.10 (7)	800.10 (7)
