

No. 24, S.]

[Published January 30, 1953.

**CHAPTER 3.**

AN ACT to amend 35.01 (1) and (2), 35.09, 35.14 and 35.18 of the statutes, relating to publication of the Wisconsin statutes and session laws and to the contents of the legislative bulletin.

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

SECTION 1. 35.01 (1) and (2) of the statutes are amended to read:

35.01 (1) All legislative printing *and Wisconsin session laws*. (2) Wisconsin \* \* \* statutes relating to local and county government, statutes, annotations and Blue Book.

SECTION 2. 35.09 of the statutes is amended to read:

35.09 Immediately after any bill, or any joint resolution amending the constitution, shall have been finally passed, and, in the case of a bill, before it shall be presented to

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the governor for approval, the chief clerk of the house where such bill or resolution originated shall present printer's copy thereof to the state printer, and the state printer shall, within one day, print and deliver 10 copies thereof upon 40-pound ledger paper, measuring 7¾ inches wide by 11 inches high, with printed page, 5 inches wide and 8½ inches deep, set in 10 point Roman type on a \* \* \* 10 point base, one of which printed copies shall be used as the enrolled bill, or the enrolled resolution, as the case may be, another copy shall be delivered to the revisor and 4 copies to the secretary of state. 1190 additional copies shall be printed on the kind of paper used for bills. Any bill or resolution so printed except bills proposed by the revisor, shall, when amendatory, indicate omissions by asterisks and new matter by italics.

SECTION 3. 35.14 of the statutes is amended to read:

35.14 (1) As soon as possible after the close of the last session of each week, beginning with the third week of the session, all the entries during that week in the journal of each house shall be abstracted by the chief clerk thereof, whereupon each chief clerk shall deliver to the other a copy of so much of his abstract as relates to matter originating in the other house, for incorporation in the other's abstract.

(2) \* \* \* *The abstracts shall contain such matter as will, when incorporated and printed with all similar matter previously printed, constitute a separate bulletin to date for each house of the following schedule and lists: A schedule of all bills originating in such house, arranged numerically, setting forth immediately after each bill number its title, the name of the member or committee introducing it, all proceedings affecting it arranged chronologically with the date of each; separate similar schedules for all joint resolutions, for all resolutions, and for all memorials originating in said house; a list of its officers; an alphabetical list of its members with the district represented by each, his place of residence, Madison address, committee assignments and the numbers of bills, resolutions and memorials introduced by him; an alphabetical list of its committees with membership and the numbers of all bills, resolutions and memorials introduced by each and referred to each; and a numerical list of all bills, originating in such house which have been enacted into laws with chapter numbers, and such other matter as either chief clerk shall deem necessary. The chief clerk of the assembly shall add to his abstract a table showing statute sections and session laws affected by acts of the legislature passed and approved from the beginning of the session to date of compilation. The revisor shall make such information available.*

(3) \* \* \* *The abstracts shall be delivered to the state printer as soon as completed, and the state printer shall incorporate the same with matter previously published as aforesaid, and print and deliver not later than 2 hours before the time fixed for reassembling of the legislature, 800 copies of a wire-stitched pamphlet containing both bulletins, using white print paper, brevier type, black face type for numbers, black face capitals for the names of members, and the names of committees, and making the printed pages correspond in size with the printed journals of the houses. The last issue of the weekly bulletin after final adjournment of the legislature shall be distributed as nearly as practicable as were the former issues.*

(4) Within 10 days after adjournment of the legislature, the chief clerks shall deliver to the printer, copy for insertion after each action recorded in the bulletin, of the number of the page of the journal upon which the record of such action appears, and such page numbers shall be inserted by the state printer. 800 copies of such bulletin shall then be printed, using the same style of type as provided for the journal index and the kind of paper used for the bound copies of the journals, to be bound as a part of the journal index.

SECTION 4. 35.18 of the statutes is amended to read:

35.18, (1) PUBLICATION. \* \* \* *Biennially the revisor \* \* \* shall prepare and deliver to the director of purchases printer's copy for \* \* \* the Wisconsin statutes, which shall contain all the general statutes in force, \* \* \* all \* \* \* important joint resolutions adopted \* \* \* since the last preceding general session, \* \* \* an alphabetical index \* \* \*, and such other \* \* \* matter as the revisor \* \* \* deems desirable and practicable \* \* \*. Said printer's copy \* \* \* may be in 2 instalments; the first, consisting of the text of the statutes, shall be delivered to the state printer immediately after the governor's approval of the last act of the general session, and the second, consisting of the appendix and index, shall be delivered within 60 days after the first. The director of purchases shall determine how many copies of the edition of the statutes shall be printed. Within 120 days after receipt of the first instalment of printer's copy the state printer shall begin making delivery of the statutes and within 180 days after said receipt he shall complete delivery, at least one-eighth of the edition to be delivered weekly.*

(2) REVISOR'S CERTIFICATE. After making the necessary comparison, the revisor shall annex, at the end of one copy of each \* \* \* statutes, which shall be filed in the

office of the secretary of state as a public record, his certificate certifying that he has compared each printed section therein with the original section of the statutes, or, as the case may be, with the original section contained in the enrolled act from which the section was derived, together with all amendments of such original section, if any, and that all the sections appear to be correctly printed. All other copies of the \* \* \* statutes shall contain a printed copy of such certificate.

Approved January 27, 1953.

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