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CHAPTER 125

AN ACT to amend 13.11, 13.67 (2), 35.08 (1) and (2), 35.09, 35.11 and 35.27 (intro. par.) of the statutes, relating to official state printing.

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

SECTION 1. 13.11 of the statutes is amended to read:

13.11 The chief clerk of each house shall be personally responsible for the safe-keeping of every bill, memorial, joint resolution or other document or paper pertaining to legislation, which comes to his hands or to the hands of his deputy or assistant from any member, committee or officer of the legislature or of either branch thereof; and he shall keep a full record thereof, and shall enter in such record the disposition made of the same; and such chief clerks, at the close of each session shall deposit for safe-keeping in the office of the secretary of state all books, bills, documents and papers in the possession of the legislature, correctly labeled, folded and classified. The chief clerk of the house in which a joint resolution or resolution originates shall deposit a copy of such resolution or joint resolution in the office of the secretary of state immediately upon its adoption by the legislature and enrollment.

SECTION 2. 13.67 (2) of the statutes is amended to read:

13.67 (2) Beginning with the third Tuesday following the beginning of any regular or special session of the legislature and on every Tuesday thereafter for the duration of such session, the secretary of state shall from his records report to each house of the legislature the names of lobbyists registered under s. 13.64 who were not previously reported, the names of the persons whom they represent as such lobbyist, and the subjects of legislation in which they are interested. Such reports shall be incorporated into the journal of * * * the senate and a copy filed in the office of the chief clerk of the assembly. The secretary of state shall also forward to each house a copy of each statement required to be filed under sub. (1). Such copy shall be open to public inspection but shall not be incorporated in the journal unless the house so orders. Any expenditures made or obligations incurred by any lobbyist in behalf of or for the entertainment of any state official or employe concerning pending or proposed legislative matters shall be reported according to * * * this section.

SECTION 3. 35.08 (1) and (2) of the statutes are amended to read:

35.08 (1) One thousand copies of each bill * * * and joint resolution * * * shall be printed in bill form with small pica type, on book paper that may be cut without waste * * * . Each page shall be 7-3/4 inches wide and 11 inches high; shall contain not less than 25 lines, 5 inches long, of printed matter spaced by a pica slug or reglet between adjacent lines, and be punched on the inner margin with 2 holes in a standard manner as determined by the director; and in case of a bill or joint resolution, on the first page thereof shall be printed the following matter which shall not occupy more than the upper one-third of the page: The house in which such bill originated, its number, its date of introduction with the name of the person or committee by whom it was introduced and the order of reference, its title and enacting clause, which shall be immediately followed by the first line of the first section. Upon each page of such bill or joint resolution, at the upper outer corner, shall be printed the number thereof. All such numbers and all section numbers shall be printed in blackface type. Each line of each page shall be numbered consecutively beginning with line 1. The word "end" shall be centered below the last line of each printed bill and joint resolution.

(2) Except as otherwise provided in sub. (3) any bill or *joint* resolution proposing an amendment to any existing statute or to the constitution shall have matter to be stricken out printed with a line drawn through the same and new matter printed in italics. The provisions of this section shall govern the printing of amendments to bills, * * * and joint resolutions * * * * , so far as applicable.

SECTION 4. 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 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, as soon as possible, print and deliver * * * 20 copies thereof upon 40-pound ledger paper, measuring 7-3/4 inches wide by 11 inches high, with printed page, 5 inches wide and 8-1/2 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, and 10 of which shall go to the revisor at once. The presiding officers shall sign and the governor shall consider and, if he approves, sign the printed enrolled bill except that the legislature may by joint resolution authorize the submission of

typewritten copies to the presiding officers for signature and to the governor for consideration and signature if he approves and if the expeditious approval of the proposal is imperative. Another copy shall be delivered to the revisor and 4 copies to the secretary of the state. * * * After the governor has signed a bill or submitted a partial veto, or if he returns a bill without action in time so that it becomes law without his signature, or if the legislature passes a bill over the governor's veto, 1,180 additional copies shall be printed on the kind of paper used for bills. Otherwise no additional copies shall be printed. 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 5. 35.11 of the statutes is amended to read:

35.11 The journal of the senate and assembly shall correspond with the journals of the congress of the United States as nearly as may be, as to subject matter and form. The chief clerk of each house shall prepare and deliver to the state printer immediately after the close of each daily session printer's copy of its daily journal with matter relating to bills, resolutions and petitions arranged as nearly as practicable in numerical order under the several orders of business, with reference to bills, resolutions and petitions, by numbers only, except when the yeas and nays are called * * * . Simple resolutions and amendments and substitute amendments thereto shall be printed in full in the journal at the time of their introduction * * * . All executive messages to the legislature, except veto messages, shall be printed in the senate journal only. Executive pardon communications or reports shall be printed in the senate journal. The report of a joint committee shall be printed in the journal of the house in which the resolution creating the committee originated. * * * Joint resolutions and amendments to bills and joint resolutions * * shall not be printed in the journal. Either house may order any other of its proceedings printed in the journal. Either house may order any other of its proceedings printed in the journal. * * * Copies of the daily journal of each house shall be printed * * and delivered by 8:45 of the morning, except Sunday, next following the session whose proceedings are printed; and after all the errors have been corrected * * * copies of each shall be printed from day to day and be preserved for binding in book form at the end of the session * * * . Five further copies of each shall be printed from day to day on bond paper, 4 of them for the use of the chief clerks and one for binding in the official journal of the houses.

SECTION 6. 35.27 (intro. par.) of the statutes is amended to read:

35.27 (intro. par.) Within 60 days after receiving printer's copy therefor, the state printer shall print and deliver * * * editions of the reports mentioned in s. 35.26, and of any report now or hereafter required by law to be made to the governor or to the legislature not enumerated in this section nor otherwise limited * * * . The number of copies * * * and number of pages * * * which may be ordered by the director of purchases * * * for any report herein mentioned shall not exceed the following limitations:

Approved May 22, 1957.