5.58 (1) (a) For all cities, the official spring primary ballot shall be arranged by the city municipal clerk, using the same method as that used by the secretary of state under s. 5.60 (1) (b).

AN ACT to repeal, renumber, amend and reenact various provisions of the statutes and session laws for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of departments and officers, correcting and clarifying references, renumbering for better location and arrangement, eliminating unnecessary and obsolete provisions and reconciling conflicts (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) (a) of the statutes is amended to read:

5.58 (1) (a) For all cities, except 1st class cities, the official spring primary ballot shall be arranged by the city municipal clerk, using the same method as that used by the secretary of state under s. 5.60 (1) (b).
SECTION 2. 8.11 (5) of the statutes is amended to read:

8.11 (5) COUNTY SUPERVISORS. A primary shall be held in an election for county board supervisor whenever 3 or more candidates file nomination papers. In any county supervisory district where 2 or more municipalities are combined for the purpose of electing 2 supervisors at large under s. 59.03 (2) (b), when 5 or more candidates file nomination papers, there shall be a primary.

SECTION 3. 10.12 (3) (b) of the statutes is amended to read:

10.12 (3) (b) (title) 3rd Tuesday before primary. On the 3rd Tuesday before the spring election primary the secretary of state publishes one notice of all candidates for each office in the spring primary. See s. 10.06 (1) (d).

SECTION 4. 13:121 (4) of the statutes, as created by chapter 51, laws of 1973, is amended to read:

13.121 (4) SICK LEAVE. For the purpose of premium determinations under ss. 40.146 and 40.16 (3) each member of the legislature shall accrue sick leave at a rate equivalent to the percentage of time worked as established by the legislative compensation council for salary purposes under s. 16.09 or at the rate equivalent to the percentage of time worked established for such positions under s. 20.923. Such rate of time worked shall be applied to the sick leave accrual rate established under s. 16.30 (2).

SECTION 5. 13.55 (1) of the statutes is amended to read:

13.55 (1) CREATION. There is created a 5-member commission on uniform state laws to advise the legislature with regard to uniform laws and model laws. The commission shall consist of the executive secretary of the legislative council or a professional employe of the legislative council designated by the executive secretary, the chief of the legislative reference bureau or a professional employe under s. 13.92(1)(b) designated by him, the revisor of statutes, and 2 members of the Wisconsin bar appointed by the governor for 4-year terms. The ex officio members may each designate an employe to represent them at any meeting of the conference under sub. (3).

SECTION 6. 13.91 (2) (f) of the statutes is amended to read:

13.91 (2) (f) Attend, by himself or through a professional employe of the legislative council designated by him, all meetings of the commission on uniform state laws under s. 13.55 and the midwest and national meetings in which the commission participates.

SECTION 7. 14.22 of the statutes is amended to read:

14.22 Appointments subject to confirmation. Whenever the governor is authorized to make any appointment nomination to office for appointment by and with the advice and consent of the senate, and the legislature is not in session at the time such office should be filled, he may make appointment thereto, subject to the approval of the senate at the next succeeding session of the legislature, and all such appointments shall be as valid and effectual from the time when so made until 20 days after such meeting of the legislature as if he possessed the absolute power of appointment.

SECTION 8. 15.191 (intro.) of the statutes, as affected by chapter 90, laws of 1973, is amended by deleting the reference to “20.923 (3) (g)”.

SECTION 9. 15.287 (3) of the statutes is amended to read:
15.287 (3) Council on Emergency Government. There is created in the department of local affairs and development a council on emergency government consisting of the governor as chairman, the lieutenant governor, as vice chairman, the administrator and an employee designated by him of the division of emergency government, one senator and one assemblyman representative to the assembly appointed as are members of standing committees, a recognized civic leader for each civil defense area selected by the governor and 5 heads of civil defense services selected by the administrator of the division of emergency government.

SECTION 10. 15.341 (intro.) of the statutes, as affected by chapter 90, laws of 1973, is amended by deleting the reference to “13.48 (10)”.

SECTION 11. 15.671 of the statutes, as affected by chapter 90, laws of 1973, is amended by deleting “and 38.04 (7)”.

SECTION 12. 15.911 (intro.) of the statutes is amended by deleting the reference to “20.265”.

SECTION 13. 16.30 (1) (d) of the statutes is amended to read:

16.30 (1) (d) Annual leaves of absence shall not be cumulative except under par. (a) 4 and sub. (1m) and except that unused annual leave shall, subject to the rules of the director, be used in the year following the one in which it was earned, but no employee shall lose any unused annual leave because his work responsibilities prevented him from using such unused annual leave during the first 6 months of the year following the year in which it was earned.

SECTION 14. 16.52 (2) of the statutes is amended to read:

16.52 (2) Revenue Accounts. Place revenue estimates on the books of accounts and credit actual receipts against them as of the last day of each quarter. Any receipts applying to a prior fiscal year received between August 16, 1961 and the next succeeding August 15, July 31 shall be credited by the secretary to the fiscal year in which said August 16 falls. Except in the case of a revolving program revenue and continuing specific appropriations, any refund of a disbursement or reimbursement to a specific sum sufficient general purpose revenue appropriation, applicable to any prior fiscal year, received between said dates shall not be credited to any appropriation but shall be considered as a nonappropriated receipt.

SECTION 15. 18.08 (5) (a) of the statutes, as created by chapter 90, laws of 1973, is amended by substituting “20.866 (2)” for the reference to “20.866 (2) (r)”.

SECTION 16. 20.235 (1) (k) of the statutes, as created by chapter 90, laws of 1973, is amended to read:

20.235 (1) (k) Write-off of defaulted student loans. All moneys originally appropriated for student loans other than moneys advanced from the investment board for write-off of defaulted student loans made under ss. 49.42, stats. 1963, and s. 39.32 and 49.42.

SECTION 17. 20.255 (1) (e) of the statutes, as affected by chapters 89 and 90, laws of 1973, is amended by substituting “115.88” for the reference to “115.84”.

SECTION 18. 20.255 (2) (b) of the statutes, as affected by chapter 90, laws of 1973, is amended by substituting “s. 16.71 (4)” for the reference to “s. 16.17 (4)”.

SECTION 19. 20.395 (1) (qb) 2 (intro.) of the statutes, as affected by chapter 90, laws of 1973, is amended by substituting “(8) (q) and (qa)” for the reference to “8 (q) and (qa)”.
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20.435 (9) (aa) of the statutes, as created by chapter 90, laws of 1973, is amended by substituting “20.710 (2) (f)” for the reference to “20.170 (2) (f)”.

SECTION 21. 20.435 (9) (intro.) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

20.435 (9) (intro.) Federal aid programs. All moneys received from the federal government or any of its agencies for continuing programs to be expended for the purposes specified. In this section, expenditure estimates for federal aid for continuing programs shall appear in the schedule of subs. (2) to (8) as par. (n), and in sub. (5) shall also appear as par. (o).

SECTION 22. 20.445 (1) (u) of the statutes, as affected by chapter 90, laws of 1973, is amended by substituting “101.23 (4) to (6)” for the reference to “101.37”.

SECTION 23. 20.912 (1) of the statutes is amended to read:

20.912 (1) CANCELLATION OF OUTSTANDING CHECKS. If any check or draft drawn and issued by the state treasurer upon the funds of the state in any state depositories is not delivered or called for or paid within one year after issue and remains in or is returned to the state treasurer without being paid, the state treasurer may receipt for the same, and credit the amount thereof to the fund on which it is drawn and deposit such check or draft in the same manner that other state collections are deposited.

SECTION 24. 20.920 (2) (a) of the statutes is amended by deleting the reference to “20.265 (1)”. 

SECTION 25. 20.923 (8) of the statutes, as affected by chapter 90, laws of 1973, is amended by deleting the reference to “15.055”.

SECTION 26. 32.02 (1) of the statutes is amended to read:

32.02 (1) Any county, town, village, city, including villages and cities incorporated under general or special acts, school district, soil and water conservation district, the department of health and social services, the board of regents of the university of Wisconsin system, the building commission, a commission created by contract under s. 66.30, with the approval of the municipality in which condemnation is proposed, or any public board or commission, for any lawful purpose, but in the case of city and village boards or commissions approval thereof shall have been granted by the governing body.

SECTION 27. 42.241 (7) (e) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

42.241 (7) (e) Notwithstanding s. 42.49 (13), 1971 Stats., any retired member who is employed in a position in which he makes required deposits after August 17, 1957, and before the date on which an agreement is executed extending coverage under OASDHI to the members of the combined group under this section and subch. VI of ch. 40, shall be deemed an active member, his annuity shall be discontinued, and the reserve held in the annuity reserve fund based on accumulations from member’s and state deposits, and the reserve based on any prior service computation under s. 42.51 or annuity under s. 42.49, of such member, shall be transferred to the retirement deposit fund until an annuity is again granted to such member. Such reserves shall be based on the member’s attained age when such funds are transferred. An annuity subsequently granted to any such member shall be in the same optional form as the discontinued annuity.

SECTION 28. 42.77 (3) (c) of the statutes, as created by chapter 20, laws of 1973, is amended by substituting “sub. (1) c)” for the reference to “s. 42.77 (1) (c)”.

Underscored, stricken, and vetoed text may not be searchable.
SECTION 29. 42.80 (6) (c) of the statutes is amended to read:

42.80 (6) (c) A state deposit on behalf of each such teacher shall be made in an amount equal to the member's deposit reserved under par. (a). State deposits shall be credited as of June 30 of the fiscal year for which such member's deposits were made, except that whenever, prior to the end of the fiscal year, a member's deposit accumulation is to be paid out in a single sum as a death benefit pursuant to s. 42.75 (2), or transferred pursuant to s. 42.74 (3), immediately before such withdrawal or transfer the account of the member shall be credited with the same state deposit which it would have received on the following June 30. All amounts credited as state deposits shall be charged to the sums transferred to the retirement fund under s. 20.255 (1) (fk).

SECTION 30. 42.87 (2) of the statutes, as affected by chapter 20, laws of 1973, is amended by substituting "42.71 (2) (f)" for the reference to "42.71 (2) (b)".

SECTION 31. 48.525 (1) of the statutes, as created by chapter 90, laws of 1973, is amended to read:

48.525 (1) The review shall be conducted in each case by at least 3 individuals none of whom may be an employee, owner or board member of a facility, or institution which may receive the child, or a consultant to such facility, institution or agency. A child may be placed in such institutions or facilities only when the conditions specified in subs. (2), (3), (4) and to (5) have been met, except that the department may place a child in such facility for an evaluation period, or for temporary care, but in either case limited to 30 days.

SECTION 32. 49.085 of the statutes is amended by deleting the reference to "49.25".

SECTION 33. 50.04 (5) (a) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

50.04 (5) (a) The records and accounts of each county sanitorium shall be audited annually. Such audits shall be made by the department of administration revenue as provided in s. 73.10 as soon as is practicable following the close of the institution's fiscal year. In addition to other findings, such audits shall ascertain compliance with the mandatory uniform cost record-keeping requirements of s. 46.18 (8), (9) and to (10) and verify the actual per capita cost of maintenance, care and treatment of patients. Any resulting adjustments to settlements already made under s. 50.09 shall be carried into the next such settlement.

SECTION 34. 55.01 (3) (a) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

55.01 (3) (a) "Handicapped person" means any person who, by reason of a physical or mental defect or infirmity, whether congenital or acquired by accident, injury or disease, or any nondisabled person who, by reason of economic, educational, experiential, sociocultural or other deficiency or inadequacy, is or may be expected to be totally or partially incapacitated for remunerative occupation, or who may reasonably be expected to be fit to engage in a remunerative occupation after receiving vocational rehabilitation service or any nondisabled person who, at the time he reached age 18 was a student regularly attending a school, college or university or regularly attending a course of vocational or technical training designed to fit him for gainful employment, and either was removed from the home of a relative as a result of judicial determination that continuance in the home would be contrary to his welfare or was a member of a family receiving aid under s. 49.19.
SECTION 35. 59.77 (8) (c) of the statutes is amended to read:

59.77 (8) (c) Upon presentation of such certificate or order properly signed and indorsed, the county treasurer of any county having a population of 500,000 or more shall pay to the holder upon surrender thereof the amount therein set forth, and such order or certificate shall thereafter in all other respects be handled by said treasurer in the same manner as all other county orders drawn upon him are handled.

SECTION 36. 60.31 (4) (c) of the statutes, as created by chapter 73, laws of 1973, is amended to read:

60.31 (4) (c) Finance or refinance the system under s. 66.066 including issuance of refunding bonds authorized in sub. s. 66.066 (2) (b), and s. 67.04 including issuance of refunding bonds authorized in sub. s. 67.04 (2) (r) and s. 67.12 (12) for purposes therein stated or for refunding purposes.

SECTION 37. 62.09 (9) (i) of the statutes, as created by chapter 90, laws of 1973, is amended to read:

62.09 (9) (i) He shall make payments certified by the school district pursuant to s. 121.08 (3).

SECTION 38. 66.616 (3) (b) 3 of the statutes, as affected by chapter 98, laws of 1973, is amended to read:

66.616 (3) (b) 3. Only if both subds. 1 and 2 are not feasible, at such other suitable location as near to the crosswalk as circumstances permit. Where markings are required by municipal law, safety zone markings shall be provided in the street or town road 40 inches out and parallel with the curb, joining with the standard safety pedestrian crossing markings in the street or town road.

SECTION 39. 66.94 (10) of the statutes is amended to read:

66.94 (10) POWER TO ACQUIRE EXISTING TRANSPORTATION FACILITIES. The authority may acquire by purchase, condemnation, lease, gift or otherwise, all or any part of the plant, equipment, rights and property, reserve funds, employees, employee's pension or retirement funds, special funds, franchises, licenses, patents, permits, and papers, documents and records belonging to any person or public body operating a transportation system within the district, and to lease any municipality or privately owned facilities for operation and maintenance by the authority.

SECTION 40. 70.53 of the statutes, as affected by chapter 61, laws of 1973, is repealed and 70.53 of the statutes, as affected by chapter 90, laws of 1973, is reenacted.

SECTION 41. 71.01 (3) (a) of the statutes is amended by substituting “ch. 612” for the reference to “ch. 202”.

SECTION 42. 71.02 (2) (gp) 5 of the statutes is amended to read:

71.02 (2) (gp) 5. In the case of a taxpayer with respect to whom a deduction under s. 71.09 (6) (b), (6m) and (6p) is allowable to another taxpayer for the taxable year, the percentage standard deduction shall be computed only with reference to so much of his adjusted gross income as is attributable to his earned income, as defined in section 911 (b) of the internal revenue code as of January 1, 1973, and the low-income allowance shall not exceed his earned income for the taxable year.

SECTION 43. 71.04 (5) (d) 5 and 6 of the statutes are repealed.

SECTION 44. 71.08 (4) of the statutes is amended to read:
71.08 (4) A personal exemption for the decedent under s. 71.09 (6), (6k), (6m) and (6p) shall not be allowed the executor or administrator, except against the tax on income of the decedent in the year of death. If the decedent would have been entitled to an exemption for his spouse or a dependent under s. 71.09 (6), (6k), (6m) and (6p), had he lived, such exemption shall be allowed to the executor or administrator so long as over half of the support of the spouse or dependent is supplied by the decedent or by the executor or administrator from the decedent's estate and the gross income of the spouse or dependent for the calendar year in which the taxable year of the executor or administrator begins is less than $500. If the decedent was a married person at the date of death and if in any year subsequent to the year of death his widow is a head of family within the meaning of s. 71.09 (6), (6k), (6m) and (6p), and such widow does not take a head of family exemption on her individual return, the head of family exemption may be taken on the return of the executor or administrator of the decedent's estate.

SECTION 45. 71.20 (9) (c) and (d) of the statutes are amended to read:

71.20 (9) (c) An exemption for each individual with respect to whom, on the basis of the facts existing at the beginning of such day, there may reasonably be expected to be allowable an exemption under s. 71.09 (6) (a), (b) and (c), (6k), (6m) and (6p) for the taxable year in which such day falls.

(d) An exemption as head of a family when on the basis of the facts existing at the beginning of such day such an exemption may reasonably be expected to be allowable under s. 71.09 (6) (c), (6k), (6m) and (6p) for the taxable year in which such day falls.

SECTION 46. 73.11 (1) of the statutes, as created by chapter 90, laws of 1973, is amended to read:

73.11 (1) NOTIFICATIONS. Upon its determinations of the maximum levy according to ss. 60.175, 61.46 (3), 62.12 (4m), 65.07 (2) and 70.62 (4), the department of revenue shall notify the clerk of each municipality and county of the levy increase allowed under those sections. At the next meeting of the governing body of the municipality or county, the clerk shall inform the governing body of the notification, of its contents and of the legal procedures available for exceeding the amount certified by the department.

SECTION 47. 76.305 of the statutes is amended by substituting “ch. 612” for the reference to “ch. 202”.

SECTION 48. 79.20 (1) of the statutes, as created by chapter 90, laws of 1973, is amended by substituting “165.85 (2) (c)” for the reference to “165.85 (2) (b)”.

SECTION 49. 93.24 (7) of the statutes, as created by chapter 104, laws of 1973, is renumbered 93.24 (9).

SECTION 50. 115.53 (1) of the statutes, as affected by chapter 90, laws of 1973, and 115.53 (6) of the statutes are amended by substituting “20.255 (1) (c)” for the reference to “20.255 (1) (d)”.

SECTION 51. 115.87 (4) (c) of the statutes, as affected by chapter 89, laws of 1973, is amended to read:

115.87 (4) (c) Upon receipt of the certification from the county clerk, each municipal clerk shall spread the amounts thereof upon the tax rolls for collection. When taxes are collected, such amounts shall be paid by the county treasurer to the
treaurser of each school district or county handicapped children's education board to
which due, subject to the priority given to high school tuition under s. 74.03 (5).

SECTION 52. 115.90 of the statutes, as affected by chapter 89, laws of 1973, is
renumbered 115.895.

SECTION 53. 118.15 (3) (b) of the statutes, as affected by chapter 89, laws of
1973, is amended to read:

118.15 (3) (b) Upon the ordering by the school board of the exemption of a child
under par. (a) 3 the school district clerk shall mail notice of such action to the parent
or guardian of the child. A parent or guardian of an exempted child may appeal the
exemption to the state superintendent. Within 30 days after the decision of the state
superintendent, the parent or guardian may appeal the decision to the circuit court of
the county in which the school is located.

SECTION 54. 119.04 of the statutes, as affected by chapter 89, laws of 1973,
section 20, is amended by substituting "115.79 to 115.895" for the reference to
"115.79 to 115.90".

SECTION 55. 119.18 (20) of the statutes, as affected by chapter 91, laws of
1973, is amended by substituting "115.83" for the reference to "115.80".

SECTION 56. 121.02 (1) (f) of the statutes, as affected by chapter 90, laws of
1973, is amended by substituting "115.76 (3)" for the reference to "115.76 (1)".

SECTION 57. 121.135 of the statutes, as created by chapter 89, laws of 1973, is
amended by substituting "115.84" for the reference to "115.80 (3)".

SECTION 58. 121.14 (2) (a) of the statutes is amended to read:

121.14 (2) (a) State aid for summer classes shall be incorporated into the state aid
paid for regular classes under this subchapter. The aid classification of a school
district shall apply to summer classes operated by the school district.

SECTION 59. 138.09 (7) (h) of the statutes is amended to read:

138.09 (7) (h) A licensee may require property insurance, and may accept, but
shall not require, credit life insurance or credit accident and health sickness insurance
or both, if such insurance is issued in accordance with ch. 424, whether or not the loan
is a consumer loan.

SECTION 60. 140.85 of the statutes, as created by chapter 90, laws of 1973, is
amended by substituting "140.26" for the reference to "140.23".

SECTION 61. 144.025 (7) of the statutes is repealed.

SECTION 62. 147.03 (2) (a) (intro.) of the statutes, as created by chapter 74,
laws of 1973, is amended to read:

147.03 (2) (a) (intro.) Any permit issued by the department under s. 147.025
may, after an opportunity for hearing, be modified, suspended or revoked, in
whole or in part, for cause, including but not limited to:

SECTION 63. 186.36 of the statutes is amended to read:

186.36 Sale of insurance in credit unions. Any agent who is an officer or employe
of a credit union may pay the whole or any part of his commissions from the sale of
credit life insurance or credit accident and health sickness insurance to the credit
union.

SECTION 64. 201.53 (5) of the statutes is amended to read:
201.53 (5) Any agent may pay the whole or any part of his commission to an insurance agent for writing the kind of insurance for which such commissions are paid, a nonresident insurance agent licensed to transact business in this state, a bank organized under ch. 221, a licensee under s. 138.09 or 218.01, or a national bank, if the agent is an officer, member or employee of any of the aforesaid agencies and his commission is earned from the sale of credit life insurance or credit accident and health sickness insurance. Except as aforesaid, no agent shall pay any part of his commission to any person.

SECTION 65. 204.323 of the statutes, as created by chapter 90, laws of 1973, is amended by substituting “185.981” for the reference to “185.891”.

SECTION 66. 209.04 (9) (a) 9 of the statutes is amended to read:

209.04 (9) (a) 9. Has obtained or attempted to obtain such certificate or license, not for the purpose of holding himself out to the general public as an insurance agent, but primarily for the purpose of soliciting, negotiating or procuring insurance contracts under which he or members of his family are insured, or under which are insured the officers, directors, stockholders, partners or employees of a partnership, association or corporation of which he or a member of his family is an officer, director, stockholder, partner or employee except that the soliciting of credit accident and health sickness insurance by an officer or employee of a bank organized under ch. 221, a licensee under s. 138.09 or 218.01, or a national bank shall not constitute grounds under this section for refusal of such license; or

SECTION 67. 218.01 (3) (a) 21 of the statutes is amended to read:

218.01 (3) (a) 21. Being a dealer who keeps open his place of business on Sunday for the purpose of buying or selling motor vehicles; but nothing in this subsection shall apply to any person who conscientiously believes that the seventh 7th day of the week, from sunset Friday to sunset Saturday, should be observed as the Sabbath and who actually refrains from conducting or engaging in the business of buying, selling or offering for sale motor vehicles, or performing other secular business on that day.

SECTION 68. 220.02 (3) of the statutes is amended to read:

220.02 (3) It is the intent of sub. (2) to give the commissioner of banking power and jurisdiction to enforce and carry out all laws relating to banks or banking in this state, including those relating to state banks, mutual savings banks, trust company banks, and also all laws relating to small loan companies or other loan companies or agencies, finance companies, motor vehicle dealers, adjustment service companies, community currency exchanges and collection agencies, investment associations and those relating to sellers of checks under ch. 217, whether doing business as corporations, individuals or otherwise, but to exclude laws relating to credit unions and savings and loan associations.

SECTION 69. 253.08 (3m) of the statutes, as created by chapter 90, laws of 1973, is amended by substituting “253.05 (1m)” for the reference to “253.05 (4)”.

SECTION 70. 342.17 (4) (b) 3 of the statutes, as created by chapter 40, laws of 1973, is amended to read:

342.17 (4) (b) 3. This section paragraph is limited to no more than 2 vehicles.

SECTION 70. 344.33 (5) (c) of the statutes, as affected by chapter 90, laws of 1973, is amended by substituting “sub. (2)” for the reference to “sub. (2) (c)”.
SECTION 72. 422.403 (4m) of the statutes, as created by chapter 3, laws of 1973, is repealed and 422.403 (4) of the statutes, as created by chapter 4, laws of 1973, is renumbered 422.403 (4m).

SECTION 73. 450.02 (2) (a) (last sentence) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

450.02 (2) (a) (last sentence) The examining board may upon satisfactory proof recognize and accept evidence of practice and experience performed in whole or in part in any other state provided the same is approved and verified by the pharmacy examining board or equivalent agency of such other state.

SECTION 74. 611.11 (3) of the statutes is amended by substituting “ch. 612” for the reference to “ch. 202”.

SECTION 75. 706.06 (2) of the statutes is amended to read:

706.06 (2) Any public officer entitled by virtue of his office to administer oaths, and any member in good standing of the state bar of Wisconsin, may authenticate one or more of the signatures on an instrument relating to lands in this state, by indorsing the instrument “Acknowledged”, “Authenticated” or “Signatures Guaranteed”, or other words to similar effect, adding the date of authentication, his own signature, and his official or professional title. Such indorsement, unless expressly limited, shall operate as an authentication of all signatures on the instrument; and shall constitute a certification that each authenticated signature is the genuine signature of the person represented; and, as to signatures made in a representative capacity, that the signor purported, and was believed, to be such representative.

SECTION 76. 706.10 (7) of the statutes is amended to read:

706.10 (7) Absence In the absence of an express or necessarily implied provision to the contrary, a conveyance evidencing a transaction under which the grantor undertakes to improve the premises so as to equip them for grantee’s specified use and occupancy, or to procure such improvement under grantor’s direction or control, shall imply a covenant that such improvement shall be performed in a workman-like manner, and shall be reasonably adequate to equip the premises for such use and occupancy.

SECTION 77. 865.04 (4) of the statutes, as created by chapter 39, laws of 1973, is amended to read:

865.04 (4) Upon entry of an order of or judgment in a formal proceeding informal administration shall resume except as otherwise ordered by the court.

SECTION 78. 867.02 (2) (e) of the statutes, as affected by chapter 90, laws of 1973, is amended to read:

867.02 (2) (e) Determination of tax. The department of revenue may examine the property referred to in a petition under this section. Before making an order assigning the estate, the court shall have received a copy of a certificate issued under s. 72.30 (3) determining inheritance tax or such certificate finding no inheritance tax due. No notice need be given to the department of revenue if notice is given to the public administrator or waived by him in writing and it appears clearly evident to the court that no inheritance tax is due and payable.

SECTION 79. 975.02 of the statutes, as affected by chapter 99, laws of 1973, is amended to read:
### 975.02 Discretionary commitment

If a person is convicted of any sex crime other than those specified, the court may commit him to the department for such a presentence examination. The court and all public officials shall make available to the department upon its request all data in their possession in respect to the case. "Sex crime" as used in this subsection section includes any crime except homicide or attempted homicide if the court finds that the defendant was probably directly motivated by a desire for sexual excitement in the commission of the crime; and for that purpose the court may in its discretion take testimony after conviction if necessary to determine that issue.

### SECTION 80. 979.11 of the statutes is amended to read:

**979.11 Witnesses to be bound.** If the coroner finds that any murder, manslaughter, homicide by reckless conduct or battery has been committed upon the deceased, the coroner shall bind over, by recognizance, such witnesses as he thinks necessary to appear and testify at the next court to be held in the same county at which an indictment for such offense may be found or an information filed; and he shall also return to the same court the requisition, written evidence and all recognizances and examinations by him taken, and may commit to the jail of the county any witness who refuses to recognize in such manner as he directs.

### SECTION 81. Chapter 127, laws of 1971, is renumbered 29.123 of the statutes and amended to read:

**29.123 Disabled veterans, great lakes naval hospital.** Notwithstanding any other law statute, any disabled veteran who is a patient at the Great Lakes Naval Hospital, Great Lakes, Illinois, may hunt pheasant in this state in Columbia county on any one day in November in each year, the day to be specified by the administrator of the hospital to the department, without obtaining a resident or nonresident hunting license under this chapter.

### SECTION 82. 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:

<table>
<thead>
<tr>
<th>Statute Section</th>
<th>Old Cross Reference</th>
<th>New Cross Reference</th>
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