AN ACT to repeal, renumber, amend, reenact and revise various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of officers and institutions, correcting and clarifying 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. The amendment of 1.10 of the statutes by 1985 Wisconsin Act 162 was not repealed by 1985 Wisconsin Act 295. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 2. 1.11 (3) of the statutes is repealed.

NOTE: This subsection directed agencies to report to the governor no later than July 1, 1972. It is now obsolete.

SECTION 3. 5.25 (4) of the statutes is renumbered 5.25 (5).

NOTE: Section 5.25 (3) was renumbered 5.25 (4) by 1985 Wisconsin Act 304, without moving present s. 5.25 (4).

SECTION 4. The amendment of 7.30 (4) (b) 1 of the statutes by 1985 Wisconsin Act 131, section 3, was not repealed by 1985 Wisconsin Act 304. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 5. The amendment of 7.60 (5) of the statutes by 1985 Wisconsin Act 89 was not repealed by 1985 Wisconsin Act 304. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 6. 10.06 (3) (c) of the statutes, as affected by 1985 Wisconsin Act 304, is amended by replacing "the 2nd Monday" with "the Monday".

NOTE: 1985 Wisconsin Act 304 amended s. 10.01 (2) (b), stats., to provide that type B notices be published only on the Monday preceding an election. Section 10.06 (2) (d), (g), (j), (m) and (n), (3) (b), (e) and (f) and (4), stats., were conformed to s. 10.01 (2) (b), stats. Due to a clerical error in Assembly Amendment 1 to 1985 Senate Bill 174, enacted as 1985 Wis. Act 304, the conforming change was not made in s. 10.06 (3) (c), stats.

SECTION 7. 11.33 (2) (intro.) of the statutes, as affected by 1985 Wisconsin Act 303, section 66, is amended to read:

11.33 (2) (intro.) This section does not apply to use of public funds for the costs of answers to communications of constituents-the following, when not done for a political purpose:

(a) Answers to communications of constituents.

NOTE: 1985 Senate Bill 120, which was enacted as 1985 Wis. Act 303, was amended by Assembly Amendment 7 so as to create s. 11.33 (2) (d), stats. At the time, sub. (b) contained an introductory paragraph and par. (a), which this amendment restores. Assembly Amendment 42 consolidated and amended sub. (2) (intro.) and (a) to be sub. (2) as shown in 1985 Wis. Act 303, s. 66, leaving sub. (2) (d) without an introductory paragraph supporting it.

SECTION 8. 13.90 (1) (j) of the statutes, as created by 1985 Wisconsin Act 29, is renumbered 13.90 (1) (k).

NOTE: Section 13.90 (1) (j) currently exists.

SECTION 9. 15.04 (1) (d) of the statutes is reenacted as shown in 1985 Wisconsin Act 29.

NOTE: 1985 Wisconsin Act 29 inserted "the" before "secretary" in the last sentence without underscoring "the" as a new word. This action confirms the language shown in 1985 Wisconsin Act 29 as the enacted law.

SECTION 10. 15.08 (5) (b) of the statutes is amended to read:

15.08 (5) (b) Shall formulate promulgate rules for its own guidance and for the guidance of the trade or profession to which it pertains, and define and enforce professional conduct and unethical practices not inconsistent with the law relating to the particular trade or profession.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 11. 15.227 (17) of the statutes is repealed.

NOTE: Par. (g) of the subsection states that the subsection does not apply on or after May 7, 1985. It created a historic building code council.

SECTION 12. 15.257 (1) (title) of the statutes is amended to read:

15.257 (1) (title) UNIVERSITY AND CRIME LABORATORIES COOPERATION COUNCIL.

NOTE: Conforms title to text; 1985 Wis. Act 29, s. 3200 (35), made "laboratory" plural in sub. (1).

SECTION 13. 15.347 (11) of the statutes, as affected by 1985 Wisconsin Act 65, section 1m, effective July 1, 1986, is amended by replacing "knowledgeable" with "knowledgeable in".

NOTE: Corrects grammar.


NOTE: Combines the 2 enactments so that the final product reflects the change in chapter numbering as well as dropping reference to the subsection.

SECTION 15. 16.53 (1) (a) of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing "he deems" with "the secretary deems".

NOTE: Replaces personal pronoun with the noun.

SECTION 16. 16.72 (4) (a) of the statutes, as affected by 1985 Wisconsin Act 29, is amended to read:

16.72 (4) (a) Except as provided in s. 16.74 or as otherwise provided in this subchapter and the rules adopted pursuant thereto, all supplies, materials, equipment and contractual services shall be purchased for and furnished to any agency only upon requisition to the department. The department shall prescribe the form, contents, number and disposition of requisitions and shall prescribe rules as to time and manner of submitting such requisitions for processing. No agency or officer may engage any person to perform contractual services without the specific prior approval of the department for each such engagement. Purchases of supplies, materials, equipment or contractual services by the legislature, the courts or legislative service or judicial branch agencies do not require approval under this paragraph.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 17. 16.72 (4) (b) of the statutes is amended to read:

16.72 (4) (b) The department shall promulgate rules for the declaration as surplus of supplies,
materials and equipment in any agency and for the transfer to other agencies or for the disposal by private or public sale of supplies, materials and equipment. In either case due credit shall be given to the agency releasing the same.

Note: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 18. 16.963 (3) of the statutes, as created by 1985 Wisconsin Act 84, is amended by replacing “meet a least” with “meet at least”.

Note: Corrects grammar.

SECTION 19. 17.03 of the statutes, as affected by 1985 Wisconsin Acts 304 and 312, is amended to read:

17.03 Vacancies, how caused. Any Except as otherwise provided, a public office is deemed vacant upon the happening of any of the following events, except as otherwise provided when:

(1) The death of the incumbent dies.

(2) His resignation The incumbent resigns.

(3) His removal The incumbent is removed.

(4) His or her ceasing The incumbent ceases to be an inhabitant a resident of this:

(a) This state; or if

(b) If the office is legislative, his or her ceasing to be an inhabitant of the district from which he or she is elected; or if

(c) If the office is local, his or her ceasing to be an inhabitant of the county, city, village, town, district or area from which he or she was elected or within which the duties of his or her the office are required to be discharged, except as provided in ss. 60.30 (6), 119.08 (1) (c) and 120.05 (1) (d); and in,

(4m) In the case of a school district officer, and in addition to the foregoing, his or her being and remaining office, the incumbent is absent from the district for a period exceeding 60 days.

(5) His conviction Whether or not sentenced to imprisonment, the incumbent is convicted and sentenced by a state or United States federal court of and sentence for treason, felony or other crime of whatsoever nature punishable by imprisonment in any jail or prison for one year or more, or his conviction by any such court of and sentence for any offense involving a violation of his the incumbent’s official oath, in either case whether or not sentenced to imprisonment. A vacancy so created shall in no case be is not affected by a stay of execution of judgment. Reversal of the judgment against such officer shall forthwith restore him, but not a pardon, immediately restores the incumbent to office, if the term for which he was elected or appointed has not expired, but, in any event, shall entitle him and entitles the incumbent to the emoluments of the office for all the time he the incumbent would have served therein had he not been so convicted and sentenced; but pardon shall not restore him to office or entitle him to any of the emoluments thereof in the office but for the judgment.

(6) The decision of a competent tribunal declaring void his or her voids the election or appointment; or adjudging adjudges the individual incumbent to be incapable of understanding the objective of the election process; or placing places the individual incumbent under guardianship, or under limited guardianship unless the court finds that the individual incumbent is competent to exercise the right to vote.

(7) The neglect or refusal of any person elected or appointed or reelected or reappointed to any office neglects or refuses to take and file his the official oath or to execute or renew his the official bond if required, or to file the same oath or either thereof in the manner and within the time bond as prescribed by law.

(8) The neglect or refusal of any officer in office The incumbent neglects or refuses to execute and file an additional bond, when lawfully required, in the manner and within the time so required or as prescribed by law.

(9) The death or declination in writing of any person elected or appointed to fill a vacancy or for a full term declines the office in writing or dies before he qualifies, or his death or such declination qualifying or declines in writing or dies before the time when, by law, he the person should enter upon the duties of his the office to which he was elected or appointed.

(10) The expiration of the term of the incumbent if the office is elective, the incumbent’s term expires.

(11) Upon the failure of if the office is a school board seat, the first annual school meeting of a school district fails to elect school board members for the district.

(12) The establishment of such offices are established upon the creation by the legislature of a new county and a new town, unless otherwise ordered by the legislature.

(13) On the happening of any other event occurs which is declared by any special provision of law to create a vacancy.

Note: Modernizes language.

SECTION 20. 17.23 (2) (a) 1 of the statutes, as affected by 1985 Wisconsin Acts 135 and 304, is amended by deleting “or she”.

Note: Deletes surplus words on merging 2 enactments.

SECTION 21. The amendment of 19.32 (1) of the statutes by 1985 Wisconsin Act 26 was not repealed by supplement 1 to 1985 Wisconsin Act 29. Both amendments stand.

Note: There was no conflict of substance.

SECTION 22. The amendment of 19.82 (1) of the statutes by 1985 Wisconsin Act 26 was not repealed by supplement 1 to 1985 Wisconsin Act 29. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 23. 20.003 (6) of the statutes, as affected by 1985 Wisconsin Act 124, is repealed.

Note: Section 20.003 (6) was created by 1985 Wisconsin Act 29, amended by Act 70 and repealed by Act 120. Act 124
purports to amend sub. (6). It is repealed again to remove doubts.

SECTION 24. 20.005 (1) (intro.) of the statutes, as affected by 1985 Wisconsin Act 124, is repealed and substituted with the text as follows:

20.005 (1) The word “under” existed previously.

SECTION 25. 20.143 (3) (title) of the statutes is created to read:

20.143 (3) (title) HOUSING ASSISTANCE.

SECTION 26. 20.155 (1) (p) of the statutes, as created by 1985 Wisconsin Act 297, is renumbered 20.155 (1) (f).

SECTION 27. 20.399 (2) (q) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, section 352, is amended by replacing “from the” with “from the”.

SECTION 28. 20.435 (3) (ho) of the statutes, as affected by 1985 Wisconsin Acts 29 and 281, as shown in 1985 Wisconsin Statutes, is amended to read:

20.435 (3) (ho) Foster care. Under s. 46.26 (4) (e), the amounts in the schedule for providing foster care, group home care and institutional child care to delinquent children under ss. 48.48 (4) and (14), 48.52 and 49.19 (10) (d). All moneys received in payment for providing foster care, group home care and institutional child care to delinquent children under ss. 48.48 (4) and (14), 48.52 and 49.19 (10) (d) shall be credited to this appropriation. If moneys generated by the monthly rate exceed actual calendar year foster care, group home care and institutional child care costs by 2% or more, all moneys in excess of 2% shall be remitted to the counties during the subsequent fiscal year. Each county shall receive a proportionate share of the remittance depending on the total number of days of placement in foster care, group home care or institutional child care.

SECTION 29. 20.445 (1) (gd) of the statutes, as renumbered, as affected by 1985 Wisconsin Acts 17 and 29, is amended by replacing “penalties coll” with “penalties collected under”.

NOTE: The renumbering and amendment by 1985 Wisconsin Act 29, section 487, dropped but did not strike “coll 2” or “coll 3”.

SECTION 30. 20.505 (1) (i) of the statutes is repealed, effective January 1, 1987.

NOTE: The paragraph does not apply after December 31, 1986.
NOTE: Corrects typographical error. The drafting record for 1985 Wisconsin Act 272 shows that the instruction was "or both".

SECTION 43. 30.01 (5) and (8) of the statutes, as affected by 1985 Wisconsin Act 243, are amended by replacing "berthing" with "berth".

NOTE: Replaces word to make term consistent within the chapter.

SECTION 44. 30.501 (8) of the statutes is amended to read:

30.501 (8) The department may issue promulgate rules to carry out the purposes of this section, but rules on vessel capacity requirements shall conform with appropriate federal regulations.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 45. The amendment of 30.92 (4) (a) of the statutes by 1985 Wisconsin Act 29, section 669umh, was not repealed by 1985 Wisconsin Act 29, section 669up. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 46. 33.001 of the statutes is amended by replacing "implementation is necessary" with "implementation are necessary".

NOTE: Corrects grammar.

SECTION 47. 36.09 (1) (cm) of the statutes is renumbered 36.11 (19).

NOTE: Renumbered for better placement.

SECTION 48. The amendment of 36.09 (1) (j) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 42, effective July 1, 1986. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 49. 36.09 (1) (m) of the statutes, as created by 1985 Wisconsin Act 45, is renumbered 36.11 (18).

NOTE: Renumbered for better placement.

SECTION 50. 36.11 (1) (a) of the statutes is amended to read:

36.11 (1) (a) The board may adopt promulgate rules under ch. 227 to protect the lives, health and safety of persons on property under its jurisdiction and to protect such property and to prevent obstruction of the functions of the system. Any person who violates any rule created promulgated under this paragraph may be fined not more than $500 or imprisoned not more than 90 days or both.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 51. 36.15 (3) of the statutes is amended to read:

36.15 (3) PROCEDURAL GUARANTEES. A person having an academic staff appointment for a term may be dismissed prior to the end of the appointment term only for just cause and only after due notice and hearing. A person having an academic staff appointment for an indefinite term who has attained permanent status may be dismissed only for just cause and only after due notice and hearing. In such matters the action and decision of the board, or the appropriate official authorized by the board, shall be final, subject to judicial review under ch. 227. The board shall develop procedures for notice and hearing which shall be adopted by rule promulgated as rules under ch. 227.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 52. 40.02 (20) of the statutes is amended to read:

40.02 (20) "Dependent" means the spouse, minor child, including stepchildren of the current marriage, dependent on the employee for support and maintenance, or child of any age, including stepchildren of the current marriage, if handicapped to an extent requiring continued dependence. For group insurance purposes only, the department may adopt by rule promulgate rules with a different definition of "dependent" than the one otherwise provided in this subsection for each group insurance plan.

NOTE: Conforms terminology with 1985 Wisconsin Act 182.

SECTION 53. 40.03 (2) (i) of the statutes is amended to read:

40.03 (2) (i) Shall establish promulgate, with the approval of the board, all rules required for the efficient administration of the fund or of any of the benefit plans established by this chapter. In addition to being approved by the board, rules relating to teachers must be approved by the teachers retirement board and rules relating to participants other than teachers must be approved by the Wisconsin retirement board.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 54. 43.05 (11) of the statutes, as affected by 1985 Wisconsin Act 177, is amended by replacing "statewide data base" with "statewide data base".

NOTE: Corrects spelling. The drafting instructions for Assembly Bill 537, which became 1985 Wisconsin Act 177, show that the word should be "data".

SECTION 55. 43.58 (2) of the statutes, as affected by 1985 Wisconsin Acts 177 and 225, is amended to read:

43.58 (2) The library board shall audit and approve all vouchers for the expenditures of the public library and forward the vouchers or schedules covering the same, setting forth the names of claimants, the amounts of each claim and the purpose for which expended, to the appropriate municipal or county financial officer or, in the case of a school district, the school district clerk, with a statement thereon, signed by the library board secretary or other designee of the library board, that the expenditure has been incurred and that the library board has audited and approved the bill. The municipal, county or school district governing body shall order then pay the bill as others are paid.

NOTE: This amendment resolves 2 conflicts due to inconsistent amendments by 1985 Wisconsin Acts 177 and 225. "Clerk" is restored to conform to the amendment by Act 225 and "order" is deleted in conformity with Act 177. Requested by the Department of Public Instruction.

SECTION 56. The amendment of 43.58 (4) of the statutes by 1985 Wisconsin Act 176 is repealed and
46.10 (2) of the statutes as affected by 1985 Wisconsin statutes as created by 1985 Wisconsin Acts 120 and 176 is amended to read:

46.033 (3) With the agreement of the affected county board of supervisors in a county with a single-county department or boards of supervisors in counties with a multicounty department, effective for the contract period beginning January 1, 1980, the department may approve a county with a single-county department or counties participating in a multicounty department to administer a single consolidated aid consisting of the state and federal financial aid available to that county or those counties from appropriations under s. 20.435 (4) (b) and (o) for services provided and purchased by county departments under ss. 46.215, 46.22, 46.23, 49.51, 51.42 and 51.437. Under such an agreement, in the interest of improved service coordination and effectiveness, the county board of supervisors in a county with a single-county department or county boards of supervisors in counties with a multicounty department may reallocate among county departments under ss. 46.215, 46.22, 46.23, 49.51, 51.42 and 51.437 funds that otherwise would be specified for use by a single county department. The budget under s. 46.031 (1) shall be the vehicle for expressing the proposed use of the single consolidated fund by the county board of supervisors in a county with a single-county department or county boards of supervisors in counties with a multicounty department. Approval by the department of this use of the fund shall be in the contract under s. 46.031 (2g). Counties that were selected by the department to administer a single consolidated aid containing "contract containing" with "contract containing".

NOTE: This adopts the later passed of 2 conflicting amendments and corrects an internal reference.

SECTION 57. 46.031 (2g) (a) of the statutes, as renumbered, as affected by 1985 Wisconsin Acts 120 and 176, is amended by replacing "contract as containing" with "contract containing".

NOTE: The word "as" was removed by 1985 Wisconsin Act 120 but shown in 1985 Wisconsin Act 176.

SECTION 58. 46.033 (3) of the statutes, as affected by 1985 Wisconsin Acts 120 and 176, is amended to read:

46.033 (3) With the agreement of the affected county board of supervisors in a county with a single-county department or boards of supervisors in counties with a multicounty department, effective for the contract period beginning January 1, 1980, the department may approve a county with a single-county department or counties participating in a multicounty department to administer a single consolidated aid consisting of the state and federal financial aid available to that county or those counties from appropriations under s. 20.435 (4) (b) and (o) for services provided and purchased by county departments under ss. 46.215, 46.22, 46.23, 49.51, 51.42 and 51.437. Under such an agreement, in the interest of improved service coordination and effectiveness, the county board of supervisors in a county with a single-county department or county boards of supervisors in counties with a multicounty department may reallocate among county departments under ss. 46.215, 46.22, 46.23, 49.51, 51.42 and 51.437 funds that otherwise would be specified for use by a single county department. The budget under s. 46.031 (1) shall be the vehicle for expressing the proposed use of the single consolidated fund by the county board of supervisors in a county with a single-county department or county boards of supervisors in counties with a multicounty department. Approval by the department of this use of the fund shall be in the contract under s. 46.031 (2g). Counties that were selected by the department to administer a single consolidated aid containing "contract containing" with "contract containing".

NOTE: This adopts the later passed of 2 conflicting amendments and corrects an internal reference.

SECTION 59. The amendment of 46.10 (2) of the statutes by 1985 Wisconsin Act 176 is repealed and 46.10 (2) of the statutes as affected by 1985 Wisconsin Acts 29 and 281 is reenacted and amended by replacing "from a department" with "from a county department".

NOTE: The language of 1985 Wisconsin Acts 176 and 281 conflicts. This amendment adopts the last passed act and adds language from Act 176.

SECTION 60. 46.21 (1m) (a) of the statutes, as affected by 1985 Wisconsin Act 176, is amended by replacing “county board of supervisors” with “county board of supervisors”.

NOTE: Corrects spelling.

SECTION 61. 46.21 (6) (title) of the statutes is amended to read:

46.21 (6) (title) REPORTS; EXPENDITURES.

NOTE: Describes content of subsection more accurately.

SECTION 62. 46.21 (6) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 176, is renumbered 46.21 (6) (a).

NOTE: The existence of s. 46.21 (6) (c) requires renumbering.

SECTION 63. 46.21 (8) (title) of the statutes is repealed.

NOTE: All of s. 46.21 (8) was either repealed or renumbered except the title.

SECTION 64. 46.22 (1) (a) 1 of the statutes, as affected by 1985 Wisconsin Act 176, section 61, is renumbered 46.22 (1) (a).

NOTE: There are no other subdivisions in paragraph (a).

SECTION 65. 46.22 (1) (c) 2 of the statutes, as affected by 1985 Wisconsin Acts 29 and 176, is amended by replacing “department social services” with “department of social services”.

NOTE: Replaces preposition mistakenly stricken by 1985 Wisconsin Act 176.

SECTION 66. 46.22 (1m) (b) 1 of the statutes, as created by 1985 Wisconsin Act 176, is amended by replacing “county of board supervisors” with “county board of supervisors”.

NOTE: Improves language.

SECTION 67. 46.22 (2g) (b) (title) of the statutes, as created by 1985 Wisconsin Act 29, is repealed.

NOTE: 1985 Wisconsin Act 176 rearranged sub. (2g) into a series of paragraphs without titles, but left par. (b) (title) by mistake.

SECTION 68. 46.22 (2g) (b) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 176, section 76, is amended by replacing “Member of” with “Members of”.

NOTE: Corrects grammar.

SECTION 69. 46.23 (3) (b) 1. (intro.) of the statutes, as created by 1985 Wisconsin Act 176, is amended by replacing “county with single-county” with “county with a single-county”.

NOTE: Corrects grammar.

SECTION 70. 46.23 (3) (d) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 176, section 151, is amended by deleting “(a)”.

NOTE: Corrects typographical error.
SECTION 71. 46.23 (5m) (intro.) of the statutes is reenacted to read as shown in 1985 Wisconsin Act 176, section 136.

NOTE: This adopts the final product shown in 1985 Wisconsin Act 176 even though Act 176 fails to underscore new language and strikes language that does not currently exist.

SECTION 72. 46.28 (title) of the statutes is amended to read:

46.28 (title) Revenue bonding for residential facilities.

Note: Amends title to reflect veto of provision for development subsidies.

SECTION 73. 46.80 (6) of the statutes is repealed.

Note: Chapter 39, laws of 1975, created ss. 46.80 (6) and 49.46 (2) (a) 9 , stats. Chapter 20, laws of 1981, repealed and recreated s. 49.46 (2) (a), stats., so that the services previously listed under subd. 9 are not listed. Consequently, s. 46.80 (6), stats., which has no purpose independent of these services, is obsolete.

SECTION 74. 48.207 (1) (h) of the statutes is amended by replacing “51.15 (3)” with “51.15 (2)”.

Note: Chapter 354, laws of 1977, created s. 48.207 (1) (h), stats., with the reference to s. 51.15 (3), stats. Chapter 428, laws of 1981, repealed and recreated s. 51.15 (3), stats., so that the substance of the old sub. (3) in the new sub. (2).

SECTION 75. 48.30 (5) (a) 1 of the statutes, as renumbered, as affected by 1985 Wisconsin Act 321, is amended by replacing “mental disease or mental defect” with “mental disease or defect”.

Note: The drafting instructions for 1985 Wisconsin Act 321 show that the second “mental” was to be stricken in s. 48.30 (5) (a) 1 and 2, as renumbered. The instruction was carried out in subd. 2 but not in subd. 1.

SECTION 76. The amendment of 48.38 (5) (d) of the statutes by 1985 Wisconsin Act 292, section 3, is repealed.

Note: Conflicting amendments by 1985 Wisconsin Acts 176 and 292 require numbering changes that invalidate the cross-reference changes in Act 292.

SECTION 77. 48.396 (5) (a) of the statutes, as created by 1985 Wisconsin Act 311, is amended to read:

48.396 (5) (a) If a child has entered into an informal disposition agreement under s. 48.245 or a consent decree under s. 48.32, has been adjudged delinquent, has been found in need of protection or services on the basis of a petition under s. 48.13 (12) or has been found to have violated a civil law or ordinance, and the act upon which the agreement, decree, adjudication or finding was based was one which resulted in personal injury or damage to or loss of the property of another, any victim of the child’s act who has filed, or who states that he or she intends to file a civil action for damages against the child, the child’s parents or both may petition the circuit court in which the civil action was commenced or will be commenced to order the disclosure of the names of the child and the child’s parents, disclosure of the records governed by sub. (1) that relate to the child’s act or disclosure of the final judgment or order of the court in any proceedings arising out of the act.

Note: The added language is inserted to implement the phrase “or who states that he or she intends to file” which was first added in Assembly Substitute Amendment 1 to Assembly Bill 12, and which was carried through in later drafts.

SECTION 78. 48.43 (5) (c) of the statutes, as affected by 1985 Wisconsin Act 70, is amended by replacing “under under 48.427 (3) (a) 1 to 4” with “under s. 48.427 (3) (a) 1 to 4”.

Note: Deletes surplusage.

SECTION 79. The amendment of 48.62 (1) of the statutes by 1985 Wisconsin Act 176 was not repealed by 1985 Wisconsin Act 281. All amendments stand.

Note: There were no conflicts of substance.

SECTION 80. The amendments of 48.62 (2) of the statutes by 1985 Wisconsin Acts 29 and 176 were not repealed by 1985 Wisconsin Act 281. All amendments stand.

Note: There were no conflicts of substance.

SECTION 81. 48.627 (1m) (intro.) of the statutes, as affected by 1985 Wisconsin Acts 24, 29 and 154, is amended to read:

48.627 (1m) (intro.) The department shall, from the appropriations under s. 20.435 (4) (cf) and (pd), purchase insurance to cover, subject to the limitations contained in the insurance policy, all of the following:

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SECTION 88. The amendment of 49.19 (1) (a) 2. b of the statutes by 1985 Wisconsin Act 176 was not repealed by 1985 Wisconsin Act 281. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 89. The amendments of 49.19 (10) (a) and (c) of the statutes by 1985 Wisconsin Act 176 were not repealed by 1985 Wisconsin Act 281. All amendments stand.

NOTE: There were no conflicts of substance.

SECTION 90. 49.30 (2) of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing “(b) do not exceed” with “(b) does not exceed” and “(b) exceed” with “(b) exceeds”.

NOTE: Corrects grammar.

SECTION 91. 49.45 (9) of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing “provides plan other” with “provides plan or other”.

NOTE: Restores “or” which was dropped in 1985 Wisconsin Act 29 without being shown as stricken. Similar wording appears in 2 other places in the subsection without deleting “or”.

SECTION 92. 49.80 (1) (e) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, section 24888h, is amended to read:

49.80 (1) (e) “Low-income warm room program volunteer” means a person who is eligible for assistance under 42 USC 8621 to 8629, whose dwelling, in comparison to the dwellings of other persons eligible for assistance under 42 USC 8621 to 8629, has a high ratio of space to occupant, and who volunteers to take the training under sub. (2) (b) and to cooperate with the department in the installation and operation of low-income warm room program materials in his or her dwelling and to cooperate with the department in the study under sub. (10).

NOTE: Deletes reference to s. 49.80 (10), which was repealed by 1985 Wisconsin Act 29, effective August 1, 1985.

SECTION 93. 49.80 (3) (e) 2 of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, section 24888n, is renumbered 49.80 (3) (e) 1m.

NOTE: 1985 Wisconsin Act 29, section 1055g, created a subdivision 2.

SECTION 94. 49.90 (6) (b) 2 of the statutes, as created by 1985 Wisconsin Act 56, is amended to read:

49.90 (6) (b) 2. Subdivision 2 applies after December 31, 1989.

NOTE: 1985 Wisconsin Act 56 creates a statutory scheme in which s. 49.90 (6) (a) 1 applies until 12-31-89 and sub. (6) (b) 1 applies after 12-31-89. This amendment preserves the intended scheme.

SECTION 95. The amendment of 51.10 (6) of the statutes by 1985 Wisconsin Act 139, effective October 1, 1986, was not repealed by 1985 Wisconsin Act 176. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 96. 51.20 (1) (am) of the statutes, as affected by 1985 Wisconsin Act 139, is amended, effective October 1, 1986, by replacing “dependency as a result” with “dependency immediately prior to commencement of the proceedings as a result”.

NOTE: This amendment adds language shown as deleted in 1985 Wisconsin Act 139. The drafting instructions to 1985 Assembly Bill 76, which became Act 139, show clearly that the language which is shown as deleted in the 3rd and 4th lines of s. 51.20 (1) (am) in Act 139 should have been underscored instead of deleted. It could not be deleted since it was not in the 1983-84 Statutes.

SECTION 97. 51.30 (4) (a) of statutes, as affected by 1985 Wisconsin Act 176, is amended by replacing “or s. 905.03” with “or ss. 905.03”.

NOTE: Corrects grammar.

SECTION 98. The amendment of 51.30 (5) (d) of the statutes by 1985 Wisconsin Act 292, section 3, is repealed.

NOTE: Restores a reference changed in error.

SECTION 99. 51.35 (1) (b) of the statutes, as affected by 1985 Wisconsin Act 176, is amended by replacing “under s. 51.42” with “under ss. 51.42”.

NOTE: Corrects grammar.

SECTION 100. 51.437 (9) (e) of the statutes, as created by 1985 Wisconsin Act 307, is renumbered 51.437 (9) (i).

NOTE: 1985 Wisconsin Act 176 created s. 51.437 (9) (e) to (h).

SECTION 101. 51.437 (15) (e) 3. b of the statutes, as created by 1985 Wisconsin Act 176, is amended by replacing “development disabilities” with “developmental disabilities”.

NOTE: Corrects a term name to correspond with its usage in the same subsection.

SECTION 102. 51.87 (title) of the statutes is amended to read:

51.87 (title) Interstate contracts for services under this chapter.

NOTE: The title is changed to represent the text more accurately. Subsection (4) states that the purpose is to “provide services under this chapter,” which include alcohol, drug abuse and developmental disabilities in addition to mental health.

SECTION 103. 54.17 (3) of the statutes is amended to read:

54.17 (3) The commission may adopt promulgate rules establishing a system that defines rates as aggregate charges based on case mix measurements if the commission submits its proposed system to the joint committee on finance under s. 13.10, receives that committee’s approval and holds a public hearing prior to adopting promulgating its rules. Such a system may not take effect prior to January 1, 1987, shall be consistent with the statement of purpose under s. 54.01, shall take into account the reasonable financial requirements of hospitals and shall ensure quality of care and a reasonable cost to patients.

NOTE: Conforms terminology to 1985 Wisconsin Act 182.

SECTION 104. 58.05 (6) of the statutes, as affected by 1985 Wisconsin Act 29, is amended to read:

58.05 (6) Every such corporation that shall receive nonresident patients into such a hospital, asylum or institution for care, treatment or relief shall...
execute to this state and file in the office of the secretary of state a bond in such the sum and with such the surety or sureties as which the governor shall determine and approve, conditioned to indemnify the state and every county in the state against expense in case any such if the patient shall become a pauper becomes indigent in this state. When any a nonresident patient shall have been is discharged from such the hospital, asylum or institution and shall leave leaves this state all liability of such the corporation upon its bond on account of such the patient shall thereupon cease ceases.

NOTE: Replaces anachronistic term and modernizes style.

SECTION 105. 59.07 (1) (d) of the statutes is amended by replacing "sewerage disposal" with "sewage disposal".

NOTE: Replaces incorrect word.

SECTION 106. 59.60 (intro.), (1) to (5) and (6) of the statutes are renumbered 59.60 (1) (intro.) and (a) to (e) and (2), and 59.60 (1) (a) to (d), as renumbered, are amended to read:

59.60 (1) (a) Execute, by himself personally or by a deputy, any and all surveys required by the county or by any court. Surveys for individuals or corporations may be executed at the county surveyor's discretion.

(b) Make by himself or herself personally or by a deputy, a record in books or on drawings and plats kept therefor, of all corners set and the manner of fixing the same and of all bearings and the distances of all courses run, of such survey made by him, his personally, by deputies, or by other land surveyors and so arrange or index the same as to be easy of reference and file and preserve in his the office the original field notes and calculation thereof; and within 60 days after completing any survey, make a true and correct copy of the foregoing record, in record books or on reproducible papers to be furnished by the county and kept in file in the office of the county surveyor to be provided by the county. In a county having a population of 500,000 or more where there is no county surveyor, a copy of the record shall also be filed in the office of the regional planning commission which acts in the capacity of county surveyor for the county.

(c) Furnish a copy of any record, plat or paper in his the office to any person on demand and payment to the county of the legal fees therefor.

(d) Administer to every survey assistant engaged in any survey, before commencing their duties as such, an oath or affirmation faithfully and impartially to discharge the duties of survey assistant, and the surveyor and his deputies are empowered to administer the same.

NOTE: Chapter 217, laws of 1965, added sub. (b) to s. 59.60, stats., without taking into account the grammatical relationship between the preexisting subs. (1) to (5) and the introductory paragraph.

SECTION 107. The amendment of 67.01 (9) (g) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 187. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 108. 70.06 (3r) of the statutes, as created by 1985 Wisconsin Act 29, is renumbered 70.06 (1m).

NOTE: Renumber subsection for proper location. Section 70.06 deals only with 1st class cities. The subsection concerns service by chairperson of the county board as assessor.

SECTION 109. 70.11 (31) of the statutes, as created by 1985 Wisconsin Act 29, is renumbered 70.11 (33).

NOTE: An earlier act created s. 70.11 (31).

SECTION 110. 70.57 (1) of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing "district, the" with "district, in the".

NOTE: Improves grammar.

SECTION 111. 71.01 (2) of the statutes, as affected by 1985 Wisconsin Acts 146 and 261, is amended by replacing "s. 71.09 (2m)" with "s. 71.09 (2n)" in 2 places.

NOTE: Corrects references.

SECTION 112. 71.01 (4) (a) 10, as affected by 1985 Wisconsin Act 146, section 8, is amended by replacing "s. 447.13, prepaid" with "s. 447.13 or prepaid" and by deleting "or prepaid prescription plans under s. 450.13".

NOTE: Chapter 450 is repealed and recreated by 1985 Wisconsin Act 146. Section 450.13, which formerly was concerned with establishment of service insurance corporations for pharmaceutical services, now is concerned with drug product equivalents.

SECTION 113. The amendment of 71.09 (6r) (a) of the statutes by 1985 Wisconsin Act 153 was not repealed by 1985 Wisconsin Act 261. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 114. The amendment of 71.12 (1) (b) of the statutes of 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 261. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 115. 71.301 (2) (b) 1 of the statutes is amended by replacing "distribution, and" with "distribution; and".

NOTE: Corrects punctuation.


NOTE: There were no conflicts of substance.

SECTION 117. The amendment of 74.03 (9) (a) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 160, effective January 1, 1987. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 118. The amendment of 74.03 (9) (f) of the statutes by 1985 Wisconsin Act 29, effective January 1, 1988, is not repealed by 1985 Wisconsin Act 39, effective November 8, 1985. Both amendments stand.
Note: There were no conflicts of substance.

SECTION 119. 74.03 (9) (g) of the statutes, as affected by 1985 Wisconsin Act 29, is amended effective January 1, 1988 to read:

74.03 (9) (g) He or she The treasurer shall finally retain any balance due on account of other county net levies and charges.

Note: The drafting file for 1985 Wisconsin Act 29 indicates the intent to replace “county taxes and charges” with “county net levies and charges”. See s. 71.031 (11) (g) in Act 29 for parallel provision.

SECTION 120. 74.031 (11) (f) of the statutes, as affected by 1985 Wisconsin Acts 29, 39 and 135, is amended, effective January 1, 1988, to read:

74.031 (11) (f) The county treasurer shall next pay to the treasurer of each school district and vocational, technical and adult education district the proportion of the balance due on school net levies and vocational, technical and adult education district net levies that the balance of the general taxes collected since the last settlement in the town, city or village minus amounts due under pars. (a) to (e) has to the total balance then due on all general levies on the property of that town, city or village until each district has received its total levy on that property. The county treasurer shall then pay to the treasurer of each town, city, village or special purpose district the proportion of the balance due on city, village, town or special purpose district net levies, as defined in s. 74.03 (1g) (a), that the balance of the general taxes collected since the last settlement in the town, city or village minus amounts due under pars. (a) to (e) has to the total balance then due on all general levies on the property of that town, city or village until the town, city, village or special purpose district has received its total levy on that property.

Note: This merges the language of 3 Acts and amends the language inserted by 1985 Wisconsin Act 39 to conform with the changes made by Act 29, effective 1-1-88. Similar changes were made by Act 29 in several provisions of ss. 74.03 and 74.031. Note the parallel language in s. 74.03 (9) (f), as amended by Act 29.

SECTION 121. 76.38 (1) (b) of the statutes, as created by 1985 Wisconsin Act 29, sections 1450m and 3204 (46) (n), effective January 1, 1988, is repealed.

Note: This repeals s. 76.38 (1) (b) as created by 1985 Wisconsin Act 29, effective 1-1-88. The effect is to use the last passed act since 1985 Wisconsin Act 297 creates s. 76.38 (1) (b), effective 1-1-88, also defining “Gross revenues”. According to the drafting file of Act 297, an early version stated that s. 76.38 (1) (b) was to be repealed and recreated.

SECTION 122. 76.38 (1) (b) of the statutes, as affected by 1985 Wisconsin Act 29, section 1450 and 1985 Wisconsin Act 297, section 6, is repealed effective January 1, 1988.

Note: This repeals s. 76.38 (1) (b), as amended by 1985 Wisconsin Acts 29 and 297, on January 1, 1988, to make room for par. (b) created by Act 297 effective January 1, 1988.

SECTION 123. 76.38 (1) (bkm) of the statutes, as affected by 1985 Wisconsin Act 29, section 1453m and 1985 Wisconsin Act 297, sections 7 to 9, is repealed effective January 1, 1988.

Note: Section 76.38 (1) (bkm) was created by 1985 Wisconsin Act 29, section 1453m and repealed by the same act, effective January 1, 1988. Paragraph (bkm) also was affected by 1985 Wisconsin Act 297, sections 7 to 9, but was not repealed as amended. This repeals par. (bkm), as affected by Act 297, effective 1-1-88 since Act 297 creates a new par. (bkm) effective the same date.

SECTION 124. The amendment of chapter 77 (title) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 41. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 125. 77.22 (1) (a) of the statutes, as renumbered, as affected by 1985 Wisconsin Acts 54 and 174, is amended to read:

77.22 (1) (a) There is imposed on the grantor of real estate a real estate transfer fee at the rate of 30 cents for each $100 of value or fraction thereof on every conveyance not exempted or excluded under this subchapter. This fee shall be collected by the register at the time the instrument of conveyance is submitted for recording. At the time of submission the grantee or his or her duly authorized agent or g other person acquiring an ownership interest under the instrument shall execute a return, signed by both grantor and grantee, on the form the financing terms under which agricultural land is transferred that are relevant to determining only the value of the property, prescribed under par. (b). The register shall enter the fee paid on the face of the deed or other instrument of conveyance before recording, and submission of a completed real estate transfer return and collection by the register of the fee shall be prerequisites to acceptance of the conveyance for recording. The register shall have no duty to determine either the correct value of the real estate transferred or the validity of any exemption or exclusion claimed. If the transfer is not subject to a fee as provided in this subchapter, the reason for exemption shall be stated on the face of the conveyance to be recorded by reference to the proper subsection under s. 77.25. All returns related to conveyances exempt from the fee need not report the value of the ownership transferred except conveyances exempt under sub. (2) (a) and s. 77.25 (8).

Note: Section 77.22 (1) was affected by 1985 Wisconsin Acts 54 and 174 in an inconsistent manner. Act 54 added language. Act 174 renumbered 77.22 (1) to be s. 77.22 (1) (a), deleted language and created s. 77.22 (1) (b). This deletes the language added by Act 54 and, in effect, moves it to s. 77.22 (1) (b).

SECTION 126. 77.22 (1) (b) 4m of the statutes is created to read:

77.22 (1) (b) 4m. The financing terms under which agricultural land is transferred that are relevant to determining only the value of the property.

Note: The language created here is the language added to s. 77.22 (1) by 1985 Wisconsin Act 54 and deleted in this act. See the Note following s. 77.22 (1) (a).

SECTION 127. 77.51 (1) (b) 6 of the statutes, as created by 1985 Wisconsin Act 29, effective January 1, 1987, is renumbered 77.51 (4) (b) 6 and, as renum-
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bered, is amended by replacing "sub. (12) (b) 4" with "sub. (15) (b) 4", effective January 1, 1987.

Note: 1983 Wisconsin Act 544 renumbers subs. (11) and (12) to be subs. (4) and (15), effective 1-1-87.

SECTION 128. 77.51 (12) (b) 5 of the statutes, as created by 1985 Wisconsin Act 29, effective January 1, 1987, is renumbered 77.51 (15) (b) 5 and, as renumbered, is amended by replacing "sub. (11) (b) 3" with "sub. (4) (b) 3" effective January 1, 1987.

Note: 1983 Wisconsin Act 544 renumbers subs. (11) and (12) to be subs. (4) and (15), effective 1-1-87.

SECTION 129. 77.54 (33) of the statutes, as created by 1985 Wisconsin Act 149, is renumbered 77.54 (36).

Note: Section 77.54 (33) was created earlier by 1985 Wisconsin Act 29.

SECTION 130. The amendment of 84.06 (2) of the statutes by 1985 Wisconsin Act 225, section 100, was not repealed by 1985 Wisconsin Act 300. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 131. 86.303 (5) (f) a and b of the statutes, as created by 1985 Wisconsin Act 29, are renumbered 86.303 (5) (f) 1 and 2.

Note: Corrects numbering.

SECTION 132. Subchapter I (title) of chapter 92 of the statutes is repealed.

Note: Subchapter II was repealed by 1985 Wisconsin Act 8, leaving only one subchapter.

SECTION 133. 92.01 of the statutes is repealed.

Note: This section was created by chapter 346, laws of 1981, to state the name of the chapter as "soil and water conservation laws". The name of the chapter was changed and subchapter II was created by 1983 Wisconsin Act 410. Subchapter II (title) was repealed by 1985 Wisconsin Act 8, leaving subchapter I (title) which is repealed by this act. Section 92.01 will now be incorrect and is of little or no value.

SECTION 134. 92.105 (5) of the statutes, as created by 1985 Wisconsin Act 29, is amended by replacing "authority exits" with "authority exists".

Note: Corrects a spelling error. A parallel sentence in the subsection uses "exists".

SECTION 135. The amendment of 92.14 of the statutes by 1985 Wisconsin Act 135, section 85, is repealed.

Note: The amendment of s. 92.14 by 1985 Wisconsin Act 135 applied to the section before it was repealed and recreated by 1985 Wisconsin Act 29. Also, the citation being changed by Act 135 was renumbered by Act 8.

SECTION 136. 100.18 (title) of the statutes is amended to read:

100.18 (title) Fraudulent representations.

Note: This section protects consumers from all untrue, deceptive or misleading representations made to promote the sale of a product; it is not limited to transactions involving media advertising in the first instance. Bonn v. Haurrich, 123 Wis. (2d) 168 (Ct. App. 1985).

SECTION 137. 100.30 (6) (c) of the statutes, as created by 1985 Wisconsin Act 313, section 15, is renumbered 100.30 (6) (d).

Note: Statute number was previously created in same act.

SECTION 138. 101.121 (5) of the statutes is repealed.

Note: Section 101.121 (5) relates to duties of the historic building code council, created by s. 15.227 (17), which is repealed by this act as it is no longer in effect.

SECTION 139. 101.27 of the statutes, as created by 1985 Wisconsin Act 285, is renumbered 101.28.

Note: An earlier act created s. 101.27.

SECTION 140. 102.07 (14) of the statutes, as affected by 1985 Wisconsin Acts 83 and 150, is amended by replacing "973.05 (3) or 973.09 or 973.09 (7m)" with "973.05 (3) or 973.09 (7m)".

Note: This adopts the broader reference, which encompasses the reference to s. 973.09 (7m).

SECTION 141. 103.49 (1) of the statutes is renumbered 103.49 (2).

Note: Reorders subsections so that sub. (2), the definition subsection, is first as recommended by current drafting style.

SECTION 142. 103.49 (2) of the statutes is renumbered 103.49 (1) and amended to read:

103.49 (1) The prevailing wage rate in this section:

(d) "Prevailing wage rate" in any trade or occupation in any area shall be the hourly basic rate plus the hourly contribution for health and welfare benefits, vacation benefits, pension benefits and any other economic benefit, whether paid directly or indirectly, to a majority of all persons employed in such the trade or occupation in such the area, or if there is no rate at which a majority are employed then the prevailing wage rate shall be the rate which is paid to a larger number of employees than any other rate paid in such the area for work in such the trade or occupation. The prevailing wage rate shall be the rate which is paid to a larger number of employees than any other rate paid in such the area for work in such the trade or occupation.

(c) "Prevailing hours of labor" in any trade or occupation in any area shall be the hours of labor per day and per week worked within the area by a larger number of workers than are employed in such the trade or occupation for any other number of hours per day or week. In no event shall the prevailing hours of labor be deemed to be more than 8 hours per day or more than 40 hours per week.

(b) "Hourly basic rate" means the hourly wage paid to any employee, excluding any contributions or payments for health and welfare benefits, vacation benefits, pension benefits and any other economic benefits, whether paid directly or indirectly.

(a) "Area" means the county or other locality from which labor for any project would normally be secured.

Note: Conforms list of definitions to current drafting style.

SECTION 143. 103.50 (1) of the statutes is renumbered 103.50 (2).

Note: Reorders subsections so that sub. (2), the definition subsection, is first as recommended by current drafting style.

SECTION 144. 103.50 (2) of the statutes is renumbered 103.50 (1) and amended to read:

103.50 (1) Definitions. In this section:
The amendment of 110.07 (1) (a) 1 of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 36. Both amendments stand.

NOTE: There was no conflict of substance.

SECTION 150. 111.825 (5) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, section 1681m, 1985 Wisconsin Act 42, section 8, and 1985 Wisconsin Act 135, section 85, is amended, effective July 1, 1986, to read:

111.825 (5) Although supervisors are not considered employees for purposes of this subchapter, the commission may consider a petition for a statewide collective bargaining unit of professional supervisors or a statewide unit of nonprofessional supervisors in the classified service, but the representative of supervisors may not be affiliated with any labor organization representing employees collective bargaining subs. (1) and (2). For purposes of this paragraph subsection, affiliation does not include membership in a national, state, county or municipal federation of national or international labor organizations. The certified representative of supervisors may not bargain collectively with respect to any matter other than wages and fringe benefits as defined in s. 111.91 (1).

NOTE: 1985 Wisconsin Act 29 deleted language referring to a list of occupational groups. The attempt by 1985 Wisconsin Act 42 to revise this language resulted in surplus and meaningless language. This bill deletes the surplusage and changes an internal reference to reflect the renumbering by 1985 Wisconsin Act 42.

SECTION 151. 115.01 (1g) and (1r) of the statutes, as created by 1983 Wisconsin Act 512, are renumbered 115.001 (3r) and (3g).

NOTE: This confirms renumbering by the revisor for the 1983-84 Statutes made necessary because of the creation of s. 115.001, definitions by 1983 Wisconsin Act 189.

SECTION 152. 115.01 (2) of the statutes, as affected by 1985 Wisconsin Act 29, is reenacted as shown in 1985 Wisconsin Act 29.

NOTE: Act 29 amended s. 115.01 (2) and deleted the word "only" from the phrases "which only grades" in 2 places without showing the words as being stricken. The drafting record of Act 29 shows that the word "only" should have been stricken in these 2 places.

SECTION 153. 115.367 of the statutes, as created by 1985 Wisconsin Act 213, effective July 1, 1988, is reenumbered 115.368, effective the same date.

NOTE: Section 115.367 was previously created by 1985 Wisconsin Act 75.

SECTION 154. The amendment of 116.08 (5) (a) 2 of the statutes by 1985 Wisconsin Act 135, section 85, is repealed and the amendment by 1985 Wisconsin Act 218, section 22, is adopted.

NOTE: The amendment by the later-passed act is adopted.

SECTION 155. 117.07 (4) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 218, section 14, and 1985 Wisconsin Act 225, section 82, is amended to read:

117.07 (4) When the type of school district is changed, all property, assets, claims, contracts,
ties and obligations of the predecessor school district become the property, assets, claims, contracts, liabilities and obligations of the successor school district.

NOTE: This amendment restores clarifying language which was deleted by the merger of 2 acts.

SECTION 156. 118.153 (4) (b) 1 of the statutes, as created by 1985 Wisconsin Act 29, is renumbered 118.153 (4) (b), and as renumbered, is amended by replacing “s. 20.255 (2) (ac), (an)” with “s. 20.255 (2) (ac) and (an)”.

NOTE: This statute is renumbered and amended as a result of a partial veto.

SECTION 157. 118.153 (5) of the statutes, as created by 1985 Wisconsin Act 29, is amended by replacing “sub. (4) (b) 1” with “sub. (4) (b)”.

NOTE: Corrects a reference as a result of renumbering by this act.

SECTION 158. The amendments of 119.04 (1) of the statutes by 1985 Wisconsin Acts 29, 56 and 214 were not repealed by 1985 Wisconsin Act 225. All amendments stand.

NOTE: There were no conflicts of substance.

SECTION 159. 120.06 (6) (a) of the statutes, as affected by 1985 Wisconsin Act 304, is amended by replacing “members of the school” with “members of the school board”.

NOTE: Section 120.06 (6) (a) was created by 1983 Wisconsin Act 484 and included the word “board” which was not included in the 1983-84 statutes.

SECTION 160. 120.13 (31) of the statutes, as created by 1985 Wisconsin Act 101, is renumbered 120.13 (33).

NOTE: Section 120.13 (31) was created by 1985 Wisconsin Act 29 and 120.13 (32) was created by 1985 Wisconsin Act 218.

SECTION 161. 120.49 (title) of the statutes is repealed.

NOTE: The entire section 120.49, except the title, was either repealed or renumbered by 1985 Wisconsin Act 225.

SECTION 162. 121.555 (2) (c) 1 of the statutes, as affected by 1985 Wisconsin Act 100, is amended by deleting “driver’s”.

NOTE: Deletes an unnecessary word.

SECTION 163. 134.40 (1) of the statutes, as renumbered, as affected by 1985 Wisconsin Acts 187 and 297, is amended by replacing “telephone” with “telecommunications”.

NOTE: The word “telephone” is replaced in many sections by “telecommunications”.

SECTION 164. 139.78 (4) of the statutes is amended by replacing “occupational tax” with “excise tax”.

NOTE: Changes a reference to the cigarette tax which was changed to an excise tax by 1983 Wisconsin Act 27.

SECTION 165. 140.09 (3) (c) 1 of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing “3rd member 3 years” with “3rd member for 3 years”.

NOTE: 1985 Wisconsin Act 29 inserted “for” after “3rd member” but erroneously showed it as stricken rather than underscored.

SECTION 166. 146.70 (4) of the statutes, as affected by 1985 Wisconsin Act 120, is amended by replacing “telephone” with “telecommunications”.

NOTE: This makes the same change as 1985 Wisconsin Act 297, section 76, made in section 146.70 (1) (c) and would have made to section 146.70 (4) (e) and (f), if not repealed and recreated by 1985 Wisconsin Act 120.

SECTION 167. 146.82 (2) (a) 11, as created by 1985 Wisconsin Act 241, is amended to read:

146.82 (2) (a) 11. To a county agency department, as defined under s. 48.981 (1) (e) 48.02 (2g), a sheriff or police department or a district attorney for purposes of investigation of threatened or suspected child abuse or neglect or prosecution of alleged child abuse or neglect if the person conducting the investigation or prosecution identifies the subject of the record by name. The health care provider may release information by initiating contact with a county agency department, sheriff or police department or district attorney without receiving a request for release of the information. A person to whom a report or record is disclosed under this subdivision may not further disclose it, except to the persons, for the purposes and under the conditions specified in s. 48.981 (7).

NOTE: Reconciles the new statute to the changes made by 1985 Wisconsin Act 176. Act 176 changed the term “county agency” to “county department” and created s. 48.02 (2g) defining the term. Section 48.981 (1) (c) was repealed.

SECTION 168. 177.015 of the statutes, as created by 1985 Wisconsin Act 30, is amended by replacing “this subchapter” with “this chapter”.

NOTE: Chapter 177 of the statutes has no subchapters.

SECTION 169. 184.05 (1) of the statutes is amended to read:

184.05 (1) APPLICATION TO ISSUE. Any public service corporation desiring to issue securities shall file with the commission an application verified by its president or vice president and its secretary or assistant secretary (or by the signers of its articles of organization if it has not yet elected officers), setting forth: (4)

(a) The amount and character of the proposed securities; (2) the
(b) The purposes for which they are to be issued; (3) the
(c) The terms on which they are to be issued, including a detailed description and a detailed statement of the value of any property or services that are to be received in full or partial payment therefor, and of any property or services already received by the corporation, the cost of which is to be reimbursed to the corporation by the proceeds of such securities; and (4) the

(d) A statement of the assets and liabilities of the corporation as of the most recent available date, together with such further financial information as the commission may require.

NOTE: Eliminates unnecessary parentheses and places subsection into proper tabular form.
SECTION 170. 185.03 (10) (intro.) of the statutes, as affected by 1985 Wisconsin Act 30, is amended to read:

185.03 (10) (intro.) Effect the forfeiture to the cooperative of unclaimed funds, including all forms of distributions or credits under s. 185.45 (2) (b) and (c), (3) (a) and (b) and (4) (b) and unclaimed stock, membership fees and deposits, if all of the following conditions under pars. (a) to (e) are met. Subsequent to a forfeiture under this subsection, the owner of the forfeited funds may submit a claim to the board and if the board determines that the person owned the funds at the time of the forfeiture, it shall refund the funds to the person:

NOTE: The deleted sentence is, in effect, moved to s. 185.031 created by this act. This is done to have the language following s. 185.03 (intro.) relate properly to the words “a cooperative may”:

SECTION 171. 185.031 of the statutes is created to read:

185.031 Refunds after forfeiture. Subsequent to a forfeiture under s. 185.03 (10), the owner of the forfeited funds may submit a claim to the board. If the board determines that the person owned the funds at the time of the forfeiture, it shall refund the funds to the person.

NOTE: The language created here is deleted from s. 185.03 (10) in this act.

SECTION 172. 186.35 (5) (a) of the statutes is reenacted to read as shown in 1985 Wisconsin Act 29.

NOTE: This is to confirm the language shown in 1985 Wisconsin Act 29 as the enacted law. Act 29 dropped the term “except national corporate central credit unions” without showing the language as stricken. The drafting record for Act 29 shows the language with a delete sign. The office of the commissioner of credit unions states that there never were any national corporate central credit unions.

SECTION 173. 186.41 (title) of the statutes, as created by 1985 Wisconsin Act 325, is amended to read:

186.41 (title) Interstate acquisition and merger of credit unions.

NOTE: The title is amended to delete the reference to establishment of credit unions. This conforms the title to the text as amended by Assembly Amendment 3 to Senate Bill 642, which became 1985 Wisconsin Act 325.

SECTION 174. 187.12 (4) of the statutes is amended to read:

187.12 (4) Officers; bonds. The officers of the corporation shall be a president, vice president, treasurer and secretary. The bishop, his or her successor or administrator thereof, or such other person as may be appointed according to the rules of the Roman Catholic church, or administrator for the time being, shall be president; the pastor shall be vice president, and the treasurer and secretary shall be selected or chosen from among the laypersons as provided by the by-laws. In all cases the treasurer shall be required to give bond to such the corporation in such sum and with such the sureties as the directors require, conditioned that he or she the treasurer will faithfully account for and pay all moneys received as treasurer and otherwise faithfully discharge the duties of the office, which bond shall, before he or she the treasurer enters upon such duties, be approved by the president, vice president and secretary by endorsement made thereon. Whenever the secretary or treasurer fails to attend the meetings of the directors or attend to the business of the corporation his or her the office shall be declared vacant by the remaining directors and such the vacancy be filled by them.

NOTE: Corrects grammar, removes personal pronouns and modernizes language style.

SECTION 175. 194.11 of the statutes, as affected by 1985 Wisconsin Act 29, is amended by replacing “or its duly” with “or duly”.

NOTE: Corrects grammar.

SECTION 176. 194.41 (6) (b) 1 of the statutes is amended by replacing “41 CFR 172.101” with “49 CFR 172.101”.

NOTE: The citation in s. 194.41 (6) (b) 1 concerns “transporting hazardous material as listed under 41 CFR 172.101”. The correct citation is to 49 CFR 172.101, which includes a hazardous materials table and not to 41 CFR, which concerns public contracts and property management.

SECTION 177. 196.795 (9) of the statutes, as affected by 1985 Wisconsin Acts 79 and 297, is amended by replacing “trade secret” with “trade secret as defined in s. 134.90 (1) (c)”.

NOTE: 1985 Wisconsin Act 236, the uniform trade secret act, made similar changes in numerous sections of the statutes. This amendment maintains the uniformity intended by 1985 Wisconsin Act 236 for the term “trade secret”.

SECTION 178. 215.36 (title) of the statutes, as created by 1985 Wisconsin Act 325, is amended to read:

215.36 (title) Interstate acquisition and merger of associations.

NOTE: Deletes the reference to establishment of associations to conform to the text as amended by Assembly Amendment 3 to Senate Bill 642, which became 1985 Wisconsin Act 325.

SECTION 179. The amendment of 218.01 (7a) (a) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 202. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 180. 221.58 (title) of the statutes, as created by 1985 Wisconsin Act 325, is amended to read:

221.58 (title) Interstate acquisition and merger of banks.

NOTE: The title is amended by deleting the reference to establishment of banks. This conforms the title to the text as amended by Assembly Amendment 3 to Senate Bill 642, which became 1985 Wisconsin Act 325.

SECTION 181. 227.065 (title) of the statutes is repealed.

NOTE: Section 227.065 was renumbered to be a subsection without a title by 1985 Wisconsin Act 182.

SECTION 182. 227.116 (6) (b) of the statutes, as created by 1985 Wisconsin Act 182, is amended to read:
85 WisAct 332

227.116 (6) (b) If a court finds that an agency failed to review and make a determination on a permit application within the time period specified in a rule or law, that finding shall not constitute grounds for declaring the agency’s determination invalid. SECTION deletes obsolete references to the effective date of the creation of current section 227.0105, stats.

Note: This amendment deletes an explanatory note mistakenly incorporated in the statutory text.

SECTION 183. 229.18 (3) of the statutes, as affected by 1985 Wisconsin Act 177, is amended by replacing “board, shall” with “board shall”.

Note: Deletes surplus comma.

SECTION 184. The amendment of 230.12 (3) (e) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 42. Both amendments stand.

Note: There was no conflict of substance.

SECTION 185. 230.26 (2) of the statutes is amended by replacing “authority, may nominate” with “authority may nominate”.

Note: This amendment deletes a surplus comma to improve the grammar. Chapter 270, laws of 1971, section 54, revised s. 16.21 (2), later renumbered s. 230.26 (2), by replacing “officer with “authority.”.

SECTION 186. 234.59 (2) (intro.) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, section 2264, is amended by replacing “eligible borrowers” with “applicants”.

Note: The term “eligible borrower” was changed to “applicant” in several places in this section by 1985 Wisconsin Act 29, section 3200 (14) (d). Apparently the plural reference was missed.

SECTION 187. 234.80 (5) of the statutes is amended by replacing “On or before July 1, 1985, and every July 1 thereafter” with “On or before July 1”.

Note: Deletes obsolete language.

SECTION 188. 234.90 (2) (i) of the statutes, as affected by 1985 Wisconsin Acts 9 and 153, is amended by replacing “any loan” with “any other loan”.

Note: Replaces a word that was dropped in 1985 Wisconsin Act 153 without being shown as stricken. The drafting record of Act 153 shows that there was no instruction to delete or strike the word “other”.

SECTION 189. 234.90 (6) (b) of the statutes, as affected by 1985 Wisconsin Acts 9 and 153, is reenacted as shown in 1985 Wisconsin Act 153.

Note: This adopts the language of 1985 Wisconsin Act 153 which failed to show “1985” as stricken.

SECTION 190. The amendment of 341.13 (2) of the statutes by 1985 Wisconsin Act 87, section 5, was not repealed by 1985 Wisconsin Act 202. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 191. 341.14 (6) (b) to (d) of the statutes, as created by 1985 Wisconsin Act 124, are reenacted 341.14 (6) (c) to (e).

Note: Section 341.14 (6) (b) was created by 1985 Wisconsin Act 55.

SECTION 192. The amendment of 341.145 (6) of the statutes by 1985 Wisconsin Act 120, section 3200, was not repealed by 1985 Wisconsin Act 210. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 193. The amendment of 341.265 (1) (intro.) of the statutes, as renumbered, by 1985 Wisconsin Act 96 was not repealed by 1985 Wisconsin Act 105. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 194. The amendment of 342.15 (1) (b) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 202. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 195. The amendment of 342.16 (1m) of the statutes by 1985 Wisconsin Act 29 was not repealed by 1985 Wisconsin Act 202. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 196. 343.27 of the statutes is amended to read:

343.27 Accused to be instructed as to mandatory revocation and demerit point provisions. (1) (a) Whenever a person is charged with a violation of law which requires upon conviction that his the operating privilege be revoked, the enforcement officer, city or village attorney or district attorney handling the case shall inform him the person that a plea of guilty or no contest or a forfeiture of deposit under ch. 345 will result in such revocation and shall require him the person to sign a statement to the effect that he has of having been so informed. One copy of such the statement shall be given to the defendant, except where the statement and deposit are mailed under s. 345.25, and one copy shall be filed with the court.

(b) If the conviction will result in such the person’s operator’s record being charged with demerit points as established by rule under s. 343.32 (2), such the officer or attorney shall inform him the person that a plea of guilty or no contest or a forfeiture of deposit under ch. 345 will result in his the operator’s record being charged with demerit points as prescribed by such the rules and shall require him the person of the number of points which is cause for revocation of an operating privilege.

(2) (a) Before taking the plea of a person charged with a violation of law which requires upon conviction that such the person’s operating privilege be revoked or that his the person’s operator’s record be charged with demerit points as established by rule under s. 343.32 (2), the presiding judge or justice municipal judge shall inform the defendant that conviction will result in his the operating privilege being revoked or his the record being charged with such points, including a statement as to the number of points which is cause for revocation.

(b) No deposit shall be forfeited on a charge concerning which a statement must be filed with the court.
under sub. (1), unless such the statement has been so filed, but this shall not be construed to prevent revocation authorized by law on the basis of forfeiture of deposit or plea of guilty or no contest in a court in another jurisdiction even though the person in question was not given notice as provided in this section.

(c) Whenever a person has been convicted in this state on the basis of a forfeiture of deposit or a plea of guilty or no contest such the person was not informed as required by this section, he the person may, within 60 days after being notified of the revocation of his the operating privilege, petition the court for reopening the judgment and for an opportunity to defend on the merits and the court shall so order. Such an The order automatically reinstates the revoked operating privilege.

(3) Whenever a person is charged with a violation of law which requires upon conviction that his the operating privilege be revoked or that his the operator's record be charged with demerit points as established by rule under s. 343.32 (2), the official authorized to receive the stipulation of no contest shall inform the offender before accepting the stipulation that it will result in his the person's operating privilege being revoked or his the person's record being charged with such points, including a statement as to the number of points which is cause for revocation, and shall require him the person to sign a statement to the effect that he has of having been so informed. Such The statement shall be a part of or attached to the stipulation of no contest.

NOTE: This amendment modernizes language and replaces "justice" with "municipal judge" in conformity with chapter 305, laws of 1977.

SECTION 197. The amendments of 343.305 (2) (c) and (5) of the statutes by 1985 Wisconsin Act 32 were not repealed by 1985 Wisconsin Act 64. All amendments stand.

NOTE: There were no conflicts of substance.

SECTION 198. 343.305 (9) (d) of the statutes is amended by replacing "board" with "county department under s. 51.42" in 3 places.

NOTE: Conforms to term changes made in the same section by 1985 Wisconsin Act 176.

SECTION 199. 343.51 (1) of the statutes, as affected by 1985 Wisconsin Act 87, section 5, and 1985 Wisconsin Act 202, is amended by replacing "license plates" with "registration plates".


SECTION 200. 345.26 (3) (b) and (4) of the statutes are amended to read:

345.26 (3) (b) The person receiving the deposit shall furnish a receipt on a serially numbered form, and shall deliver the original receipt to the alleged violator if requested, and shall state to the alleged violator that if the An alleged violator is in custody, he shall be released after he has made making the deposit specified in this section.

NOTE: Corrects a reference to the former municipal justice and replaces personal pronouns.

SECTION 201. 345.40 of the statutes is amended to read:

345.40 Pleading. A citation which complies with s. 345.11 or a complaint which complies with the appropriate provisions of ch. 968 may be used as the initial pleading, or the justice municipal judge, clerk or one a deputy of his deputies the clerk may enter upon the records of the court a statement of the offense charged, which shall stand as a complaint, unless the court directs that formal complaint be made. Several counts may be joined in one complaint or a separate complaint may be prepared for each separate violation. The defendant's plea shall be guilty, no contest or not guilty and shall be entered as not guilty upon failure to plead. A plea of not guilty shall put all matters in such case at issue.

NOTE: Replaces a reference to the former municipal justice with municipal judge and replaces personal pronouns.

SECTION 202. 348.01 (2) (am) of the statutes, as created by 1985 Wisconsin Act 212, is renumbered 348.01 (2) (ar).

NOTE: Paragraph (am) was previously created by 1985 Wisconsin Act 202.

SECTION 203. 348.15 (3) (bx) of the statutes is repealed.

NOTE: The paragraph states that it does not apply after July 1, 1985.

SECTION 204. 348.21 (4) of the statutes is amended to read:

348.21 (4) For the purpose of determining a repetitious violator, receipt of a certificate of conviction by the department is prima facie evidence of conviction. In determining whether a 2nd or subsequent conviction has occurred within a given 12-month period, either the original judgment of conviction in justice or trial a circuit court or a municipal court or the affirmance of the judgment by an appellate court, if such the judgment has been affirmed, may be counted. This method of counting is authorized to effectively reach the repetitious violator and to prevent misuse of the right of appeal for the purpose of forestalling imposition of the penalties provided by this section. Forfeiture of deposit or payment of a forfeiture is a conviction within the meaning of this section.

NOTE: Replaces a reference to the former municipal justice court with present language.

SECTION 205. 348.22 of the statutes is amended to read:

348.22 Courts to report weight violation convictions. Whenever any owner or operator is convicted of violating ss. 348.15 to 348.17 or any ordinance enacted pursuant to under s. 349.15 (3), the clerk of the court
in which such the conviction occurred, or the judge, justice or magistrate municipal judge, if the court has no clerk, shall, within 48 hours after the conviction, forward a certificate thereof of conviction to the department upon a suitable form to be devised and furnished by the department. Forfeiture of bail or appearance money or payment of a fine is a conviction within the meaning of this section.

NOTE: Replaces the reference to the former municipal justice with municipal judge and deletes the reference to magistrate which is unnecessary and confusing, since it is not defined.

SECTION 206. The amendment of 349.18 (2) (a) of the statutes, as renumbered, by 1985 Wisconsin Act 197 was not repealed by 1985 Wisconsin Act 298. Both amendments stand.

NOTE: There were no conflicts of substance.

SECTION 207. The amendment of 349.18 (3) of the statutes by 1985 Wisconsin Act 135 is repealed and the renumbering and amendment of 349.18 (3) by 1985 Wisconsin Act 197 stands.

NOTE: The correction of the language of s. 349.18 (3) by a revisor's bill conflicts with the amendment by 1985 Wisconsin Act 197.

SECTION 208. 350.01 (1) of the statutes is renumbered 350.01 (1r).

NOTE: See the Note following s. 350.01 (1g) in this Act.

SECTION 209. 350.01 (1g) of the statutes is created to read:

350.01 (1g) “Alcohol beverages” has the meaning designated in s. 125.02.

NOTE: Chapter 79, laws of 1981, which recodified the alcohol beverage laws, amended ss. 350.08 and 350.10 (3), stats., by replacing “intoxicating liquor, fermented malt beverages” with “alcohol beverages”. It did not, however, replace the 2 terms with “alcohol beverages” in the definition section of ch. 350, stats. Consequently, s. 350.01 (4) and (9), stats., defines terms which appear nowhere in ch. 350, stats., while a definition of “alcohol beverages” is nonexistent. This bill remedies the situation.

SECTION 210. 350.01 (4) and (9) of the statutes are repealed.

NOTE: See the Note following s. 350.01 (1g) in this Act.

SECTION 211. 350.12 (3) (a) (intro.) of the statutes, as affected by 1985 Wisconsin Act 322, is amended by replacing “The fee for the issuance of a private-use registration certificate is $0.” with “There is no fee for the issuance of a private-use registration certificate.”.

NOTE: The sentence is restated in standard language.

SECTION 212. 408.313 (1) (c) and (d) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 237, section 79, is amended by replacing “financial intermediary” with “financial intermediary”.

NOTE: Corrects spelling. The term is used correctly several times in the same section. The term is “financial intermediary” in the draft of the National Commissioners on Uniform State Laws.

SECTION 213. 447.01 (title) of the statutes is amended to read:

447.01 (title) Annual meeting.

Note: Conforms title to text.

SECTION 214. 447.01 (1) of the statutes is renumbered 447.01.

NOTE: There is only one subsection in s. 447.01, stats.

SECTION 215. The amendments of 448.02 (3) of the statutes by 1985 Wisconsin Acts 29 and 146, section 8, were not repealed by 1985 Wisconsin Act 315. All amendments stand.

NOTE: There were no conflicts of substance.

SECTION 216. 553.51 (1) of the statutes is amended to read:

553.51 (1) Any person who offers, purchases or sells a franchise in violation of s. 553.21 or 553.41 (1), (2), (4) or (5) shall be liable to the franchisee or subfranchisor, who may bring an action for rescission, unless, in the case of a violation of s. 553.41 (2), (4) or (5) shall be liable to the franchisee or subfranchisor, who may bring an action for rescission, unless, in the case of a violation of s. 553.41 (1), (2), (4) or (5), the defendant proves that the plaintiff knew the facts concerning the untruth or omission, or that the defendant exercised reasonable care and did not know, or, if the defendant had exercised reasonable care, would not have known, of the untruth or omission.

NOTE: This amendment deletes language that was inserted in error and first appeared in the 1979-80 Wisconsin Statutes. The language is not legally a part of the statutes under s. 990.07, stats., but the deletion is shown as a matter of notice.

SECTION 217. 618.41 (4) of the statutes is amended by replacing “informing the commissioner” with “informing the policyholder”.

NOTE: Chapter 102, laws of 1979, section 236 (21), erroneously replaced “him” with “the commissioner”. As the title of s. 618.41 (4), stats., indicates, it is the policyholder who is to be informed, not the commissioner.

SECTION 218. 646.11 (5) (title) of the statutes is created to read:

646.11 (5) (title) IMMUNITY.

NOTE: The title was inadvertently repealed by 1985 Wisconsin Act 216.

SECTION 219. 655.03 (3) (a) (title) of the statutes is amended to read:

655.03 (3) (a) Meetings; location of hearings.

NOTE: This concerns patients compensation panels. This amendment adds the location of the hearings to the title and deletes “frequency”.

SECTION 220. 655.19 (1) (title) of the statutes is created to read:

655.19 (1) (title) VENUE; PROCEDURE.

NOTE: The other subsections have titles.

SECTION 221. 703.09 (1) (d) of the statutes is amended to read:

703.09 (1) (d) A general description of the common elements together with a designation of those portions of the common elements that are limited common elements and the unit to which the use of each is restricted. Fixtures designed to serve a single unit, located contiguous to the unit's boundaries, are deemed limited common elements appertaining to that unit exclusively and need not be shown or desig-
nated as limited common elements in the condominium instruments.

Note: Corrects spelling.

SECTION 222. 703.09 (3) of the statutes, as created by 1985 Wisconsin Act 188, is amended by replacing “amendment to a condominium” with “amendment to a condominium declaration”.

Note: The creation of section 703.09 (3) was added to Senate Bill 274 by Assembly Amendment 4, as affected by Senate Amendment 1. The word “declaration” added by this amendment was in Assembly Amendment 4, as amended, which was adopted and concurred in.

SECTION 223. 703.13 (6) (title) and (a) of the statutes are amended to read:

703.13 (6) (title) Relocation of Boundaries. (a) If any condominium instruments expressly permit a relocation of boundaries between adjoining units, those boundaries may be relocated in accordance with this section and any restrictions and limitations which the condominium instruments may specify.

Note: As pars. (a), (b), (c) and (f) correctly provide, boundaries are relocated, not reallocated. The relocation of boundaries results in the reallocation of the aggregate undivided interest in the common elements, of the number of votes, and of liabilities for future common expenses.

SECTION 224. 703.17 (2) of the statutes is amended to read:

703.17 (2) Insurance proceeds shall first be dispersed disbursed by the trustees for the repair or restoration of the damaged common elements, and the unit owners and mortgagees shall not be entitled to receive payment of any portion of the insurance proceeds unless the association has determined not to rebuild, or the court has ordered partition of the condominium property, or there is a surplus of insurance proceeds after the common elements have been completely repaired or restored.

Note: This section concerns insurance on a condominium and the payout of insurance proceeds. The word “dispersed” generally means “to scatter” or “to spread out”. The word “disburse” means “to pay out” or “to make a payment in settlement of”, which fits the context.

SECTION 225. 703.365 (3) (b) of the statutes, as created by 1985 Wisconsin Act 188, is amended to read:

703.365 (3) (b) Under s. 703.10 (2) (c), notice of meetings shall be given in a manner best calculated to assure that actual notice is received by the owners of all units of a small residential condominium, and the bylaws shall so specify.

Note: The drafting instructions for 1985 Wisconsin Act 188 show that the word “a” was to be located before “small”.

SECTION 226. 751.11 (title) of the statutes is amended to read:

751.11 (title) Wisconsin reports; distribution.

Note: Conforms title to text as amended by 1985 Wisconsin Act 29.

SECTION 227. 757.19 (6) of the statutes is amended by replacing “judicial commission of the supreme court” with “judicial commission”.

Note: Chapter 135, laws of 1977, section 8, created this reference to the “judicial commission of the supreme court”, which was created by supreme court rule. See the 1975 Wis. Stats. Appendix. Chapter 449, laws of 1977, created a judicial commission under s. 757.83, stats., which replaced the old “judicial commission of the supreme court”.

SECTION 228. The amendment of 757.69 (1) (c) of the statutes by 1985 Wisconsin Act 126 was not repealed by 1985 Wisconsin Act 202. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 229. 757.85 (1) of the statutes is amended by replacing “judge or justice” with “judge”.

Note: Deletes unnecessary words. Section 757.81 defines “judge” to include “supreme court justice”.

SECTION 230. 766.585 (2) of the statutes, as created by 1985 Wisconsin Act 37, is amended to read:

766.585 (2) Notwithstanding the execution of the marital property agreement before the persons' determination date and notwithstanding the January 1, 1986, effective date of 1983 Wisconsin Act 186 and 1985 Wisconsin Act .... (this act) 37, the law in effect on the date when the marital property agreement applies, not on the date of execution of the marital property agreement, applies to the execution and enforceability or other legal effect of the marital property agreement.

Note: This amendment restores language which was in 1985 Senate Bill 150 but was not in Conference Substitute Amendment 1 to Senate Bill 150, which became Act 37. The drafting record does not show a conference committee instruction to delete the language.

SECTION 231. 767.42 (4) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, is amended, effective January 1, 1987, by replacing “county, respectively, shall” with “county shall” and “they shall” with “it shall”.

Note: This amendment restores language which was in 1985 Senate Bill 150 but was not in Conference Substitute Amendment 1 to Senate Bill 150, which became Act 37. The drafting record does not show a conference committee instruction to delete the language.

SECTION 232. 767.42 (5) of the statutes, as renumbered, as affected by 1985 Wisconsin Act 29, is amended, effective January 1, 1987, to read:

767.42 (5) If the person whose property has been seized shall return and support under this section and returns and supports the abandoned spouse or children so abandoned or give such security to the county, respectively, to be approved by them, with its approval, that the spouse or children shall not thereafter be chargeable to such municipality the county, the court shall discharge such the warrant and order the restoration of the property seized by virtue thereof and remaining unappropriated, or the unappropriated proceeds thereof, after deducting the expenses of such the proceedings.

Note: Corrects grammar errors resulting from deletion of words.

SECTION 233. 799.29 (2) of the statutes is amended to read:

799.29 (2) STIPULATIONS. The court, judge or justice municipal judge having trial jurisdiction to recover a forfeiture may, with or without notice, for
good cause shown by affidavit and upon just terms, within 30 days after such the stipulation has been entered into, relieve any person from such the stipulation or any order, judgment or conviction entered or made thereon. Where such the stipulation was made without appearance in or having been filed in court, the court, judge or justice municipal judge may enter a written complaint to be filed and set the matter for trial. The stipulation or a copy shall, in such cases, be filed with the court, judge or justice municipal judge and costs and fees shall be taxed as provided by law.

Note: Replaces the obsolete term "justice" with "municipal judge" and "such" with "the".

SECTION 234. The amendment of 801.15 (1) (b) of the statutes, as renumbered, by 1985 Wisconsin Act 145, was not repealed by Supreme Court Order filed April 30, 1986, effective July 1, 1986. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 235. The amendments of 806.15 (1) of the statutes by 1985 Wisconsin Acts 135 and 137 were not repealed by 1985 Wisconsin Act 145. All amendments stand.

Note: There were no conflicts of substance.

SECTION 236. 808.07 (2) (a) 2 of the statutes is amended by replacing "injunction," with "injunction; or," effective July 1, 1986.

Note: Supreme Court Order filed May 1, 1986, effective July 1, 1986, repeals 808.07 (2) (a) 4. This act replaces the "or," after 808.07 (2) (a) 3 with a period. This act moves the "or" to subdivision 2.

SECTION 237. 808.07 (2) (a) 3 of the statutes is amended by replacing "entered; or" with "entered;" effective July 1, 1986.

Note: Section 808.07 (2) (a) 4 is repealed by Supreme Court Order, leaving improper punctuation for the last of a series.

SECTION 238. 809.30 (2) (g) of the statutes, as renumbered by Supreme Court Order, 128 w (2d) XI, effective July 1, 1985, is amended by replacing "sub. (1) (f)" with "sub. (2) (h)".

Note: This corrects a reference which is incorrect because of renumbering the subsections in this section.

SECTION 239. 859.17 of the statutes is amended to read:

859.17 Claims not due. Upon proof of a claim which will become due at some future time, the court may:

(1) allow Allow it at the present value and payment may be made as in the case of an absolute claim which has been allowed;

(2) order Order the personal representative to retain in his hands personally sufficient funds to satisfy the claim upon maturity; or

(3) order Order a bond to be given by the distributees for payment in satisfaction of the claim and the estate may be closed.

Note: Reorganizes the section into tabular form as an introductory paragraph and 3 numbered subsections. Also replaces obsolete language with equivalent gender-neutral language.

SECTION 240. 859.19 of the statutes is amended to read:

859.19 Secured claims. (1) When a creditor holds any security for his a claim the security shall be described in the claim, and the judgment allowing the claim shall describe the security. The security is sufficiently described if the security document is described by date and by the recording or filing data.

(2) Payment of the claim shall be upon the basis of:

(a) The full amount thereof if the creditor surrenders his the security; or (b) if

(b) If the creditor realizes on his the security before receiving payment, then upon the full amount of the claim allowed less the fair value of the security.

Note: Reorganizes the section into tabular form with 2 subsections, the 2nd of which consists of an introductory paragraph and paragraphs (a) and (b). Also replaces obsolete language with equivalent gender-neutral language.

SECTION 241. 885.02 (1) of the statutes is amended to read:

885.02 (1) The subpoena may be in the following form:

SUBPOENA.

STATE OF WISCONSIN,
.... County.

THE STATE OF WISCONSIN, To ....:

You are hereby required to appear before .... a municipal judge in and for the county, at the municipal judge's office in the town of .... (or before ...., designating the court, officer or person and place of appearance), on the .... day of ...., at .... o'clock in the .... noon of that day, to give evidence in a certain cause then and there to be tried between ...., plaintiff, and ...., defendant, on the part of the ....(or to give evidence in the matter [state sufficient to identify the matter or proceeding in which the evidence is to be given] then and there to be heard, on the part of ....).

Given under my hand this .... day of ...., 19....

...(Give official title)

Note: The form of the subpoena has come down from the justice of the peace subpoena, but has been amended to be a form for all subpoenas. This amendment deletes the reference to municipal judge, making it more the general form it is meant to be, but still including the municipal judge.

SECTION 242. 889.14 of the statutes is amended to read:

889.14 (title) Proof of unrecorded proceedings before municipal judge. The proceedings in any case had before a justice municipal judge, not reduced to writing by said justice municipal judge, nor being the contents of any paper or document produced before such justice the municipal judge, and the contents of any such paper or document as shall have been lost or destroyed, may be proved by the oath of the justice municipal judge.

Note: Replaces references to the former municipal justice.
SECTION 243. 895.33 of the statutes is amended to read:

895.33 Limitation of surety's liability. Any person may limit the amount of his liability as a surety upon any bond or other obligation required by law or ordered by any court, judge, magistrate municipal judge or public official for any purpose whatever. The amount of such the limited liability may be recited in the body of the bond or stated in the justification of the surety thereto, and in any In an action brought upon such the bond, no judgment shall may be recovered against such the surety for any a sum larger than the amount of his the liability stated as aforesaid, together with his the proportional share of the costs of said the action. And in any such In an action brought on the bond, a surety may deposit in court the amount of his the liability stated as aforesaid, whereupon he the surety shall be discharged and released from any further liability under such the bond.

Note: The word “magistrate” is deleted as it is an undefined and indefinite term in Wisconsin. In its broadest meaning it is covered by “judge”, “municipal judge” and “public official”.

SECTION 244. 939.66 (2m) of the statutes, as created by 1985 Wisconsin Act 144, is amended by replacing “charged; or” with “charged.”

Note: Changes style to conform with changes made by 1985 Wisconsin Act 306.

SECTION 245. 939.66 (4m) of the statutes, as affected by 1985 Wisconsin Acts 29 and 306, is amended to read:

939.66 (4m) A crime of failure to timely pay child support under s. 940.27 (2) (3) when the crime charged is failure to pay child support for more than 120 days under s. 940.27 (4) (2).

Note: Corrects citations in the statute that provides for lesser included crimes. The more serious crime is failure to support for more than 120 days in s. 940.27 (2) and the lesser included is failure to support for less than 120 days under s. 940.27 (3).

SECTION 246. 940.34 (1) (intro.) of the statutes, as created by 1985 Wisconsin Act 152, is renumbered 940.34 (1) (a).

Note: Corrects numbering.

SECTION 247. 946.70 (title) of the statute is amended to read:

946.70 (title) Impersonating peace officers.

Note: Amends title to conform with text as amended by 1985 Wisconsin Act 97.

SECTION 248. The amendment of 949.11 (2) of the statutes by 1985 Wisconsin Act 182, section 57, was not repealed by 1985 Wisconsin Act 242. Both amendments stand.

Note: There were no conflicts of substance.

SECTION 249. 990.01 (43m) (title) of the statutes is created to read:

990.01 (43m) (title) TYPE 1 MOTORCYCLE.

Note: Supplies missing title to subsection created by 1985 Wisconsin Act 65.

SECTION 250. 990.01 (43r) (title) of the statutes is created to read:

990.01 (43r) (title) TYPE 2 MOTORCYCLE.

Note: Supplies missing title to subsection created by 1985 Wisconsin Act 65.

SECTION 251. Terminology changes. (1) Adopt. Wherever the term “adopt”, “adopted”, “adoption” or “adopts” appears in the following sections of the statutes, the term “promulgate”, “promulgated”, “promulgation” or “promulgates”, respectively, is substituted: 5.93, 11.31 (9), as affected by 1985 Wisconsin Act 182, 13.69 (1) and (2), 15.407 (1) (intro.), 16.415 (3), 16.53 (1) (ca), 16.61 (13) (c) and (d), as affected by 1985 Wisconsin Act 180, 16.705 (2) and (5), as affected by 1985 Wisconsin Act 29, 16.705 (7), 16.855 (15), 19.21 (5), 19.45 (11) (a), 20.907 (5) (b), 23.09 (13), 23.091 (3), 25.156 (4), 25.17 (3) (b) 7, 29.175, 29.255, 29.29 (4), 39.33 (1), as affected by 1985 Wisconsin Act 29, 29.547 (8) (f) and (11), 29.574 (6) (a), 29.598 (2) (c), 29.65 (1) (a), 30.025 (3) (a), 30.06, 30.20 (2) (c), 30.501 (3), 30.62 (9), 30.65 (2), 30.71, 30.80 (4), 33.02 (1) (a), 36.11 (1) (c), (2) and (4), 36.13 (3) and (5), 36.23, 36.25 (2) and (11) (a), 36.25 (11) (c), as affected by 1985 Wisconsin Act 29, 36.35 (1), 38.04 (11) (a) and (b), (14) (a) (intro.) and (16), 38.12 (7), 38.22 (5) (intro.) and (a), 39.435 (2) (a) and (3), 40.02 (25) (b) 3, 40.03 (2) (q), 40.65 (2), 44.53 (1) (e), 45.28 (1) (e), 45.37 (9b) and (17), 45.76 (1) (d) 2, 45.79 (5) (a) 5, 48.22 (2) (a), 48.432 (9), 48.433 (11), 48.71 (1), 48.75 (1), as affected by 1985 Wisconsin Act 176, 49.046 (4) (a), (c) and (f), 49.195 (3), 49.48 (2) (a), (b) and (c), 49.50 (7) (a), as affected by 1985 Wisconsin Act 176, 50.01 (7), 50.03 (7) (a) and (8), 50.04 (5) (a) (intro.), 50.39 (1), 50.535 (2) (c) and (g), 50.57 (1) (a), 50.575 (1) and (4), 50.59, 51.08, 51.09, 51.30 (4) (c), 51.30 (11), as affected by 1985 Wisconsin Act 176, 51.45 (10) (b) and (14) (a), 53.11 (8) and 54.21 (1).

(2) Chapter. Whenever the term “chapter” appears in the following sections of the statutes, the term “subchapter” is substituted: 77.01, 77.02 (1), 77.04 (1), 77.07 (3), 77.10 (1) (a) and (4), 77.12 and 77.14.

Note: Before being divided into subchapters by chapter 620 laws of 1961, chapter 77, stats., consisted only of the forest croplands and woodlands tax laws. Because these tax laws are now titled subchapter I of chapter 77, stats., the above references to “chapter” are replaced by “subchapter”. The references are clearly inapplicable to subchapters II to VI of chapter 77, stats.

(3) Establish. Wherever the term “establish”, “established” or “establishing” appears in the following sections of the statutes, the term “promulgate”, “promulgated” or “promulgating”, respectively, is substituted: 15.05 (1) (b), 16.004 (1), 24.61 (4), 29.137 (5), 29.33 (2) (d), 29.544 (2) (b), 36.05 (11), 38.12 (5) and (5m), 38.28 (2) (d), 38.31 (7) (d), 39.28 (1), 40.72 (8), 44.14 (4), 44.21, 45.353 (4), 46.03 (7) (cm), 46.036 (3) (c), 48.48 (4) and (13), 50.03 (5) (a) and (7) (c), 50.03 (11) (b), as affected by 1985 Wisconsin Act 182, 55.02, as affected by 1985 Wisconsin Acts 29 and 176, and 56.065 (2).
(4) LICENSE PLATE. Wherever the term “license plate” or “license plates” appears in the following sections of the statutes, the term “registration plate” or “registration plates”, respectively, is substituted: 341.14 (2), 341.266 (2) and (3), 341.268 (2) and (3), 341.335 (1) and 341.41 (8) (a).

   NOTE: This follows the terminology changes made by 1985 Wisconsin Acts 120 and 210.

(5) MAKE. Wherever the term “make” or “made” appears in the following sections of the statutes, the term “promulgate” or “promulgated”, respectively, is substituted: 16.77 (2), 29.17 (5), 29.255, 29.573 (6) (a), 32.26 (2), 48.98 (5) and 49.45 (10).

(6) PRESCRIBE. Wherever the term “prescribe”, “prescribed” or “prescribing” appears in the following sections of the statutes, the term “promulgate”, “promulgated” or “promulgating”, respectively, is substituted: 16.50 (1) (a), 18.10 (6), 25.156 (1), 26.12 (5), 30.501 (4), 38.51 (3) and (8) (c) 5, 43.70 (3), 45.35 (3) (a) and 53.12 (2).

(7) REGULATION. Wherever the term “regulation” or “regulations” appears in the following sections of the statutes, the term “rule” or “rules”, respectively, is substituted: 23.51 (1), 30.72 (title) and (1) (a) (intro.) and 1 and 50.04 (5) (b) 1.

(8) SUBCHAPTER. Wherever the term “subchapter” appears in the following sections of the statutes, the term “chapter” is substituted: 92.02 (3) (d), 92.03 (intro.), 92.04 (2) (a) and (3) (a), 92.05 (3) (c), 92.07 (8), (10) and (13), 92.12 and 92.13.

SECTION 252. Program responsibility changes. In the sections of the statutes listed in Column A, the program responsibilities references shown in Column B are deleted and the program responsibilities references shown in Column C are inserted:

<table>
<thead>
<tr>
<th>A</th>
<th>Statute Sections</th>
<th>References Deleted</th>
<th>References Inserted</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.101 (intro.)</td>
<td>134.75</td>
<td>none</td>
<td></td>
</tr>
<tr>
<td>15.191 (intro.)</td>
<td>66.521 (2)(b) 7. a</td>
<td>66.521 (2)(k) 7. a</td>
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<tr>
<td>15.911 (intro.)</td>
<td>560.093</td>
<td>none</td>
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<tr>
<td>15.941 (intro.)</td>
<td>560.093</td>
<td>none</td>
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</tr>
</tbody>
</table>

SECTION 253. 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:

<table>
<thead>
<tr>
<th>A</th>
<th>Statute Sections</th>
<th>Old Cross-References</th>
<th>New Cross-References</th>
</tr>
</thead>
<tbody>
<tr>
<td>11.23 (6), as affected by 1985 Wis. Act 303</td>
<td>11.20 (3)(a)</td>
<td>11.20 (3)</td>
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<tr>
<td>14.11 (2)(b)</td>
<td>20.525 (1)(e)</td>
<td>20.455 (1)(b)</td>
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<tr>
<td>20.001 (3)(intro.), (a), (b), (c) and (d), as affected by 1985 Wis. Act 135</td>
<td>20.115 to 20.867</td>
<td>20.115 to 20.875</td>
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<tr>
<td>20.002 (7), as affected by 1985 Wis. Act 135</td>
<td>20.115 to 20.867</td>
<td>20.115 to 20.875</td>
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</tr>
<tr>
<td>20.003 (3)(a), as affected by 1985 Wis. Act 135</td>
<td>20.115 to 20.867</td>
<td>20.115 to 20.875</td>
<td></td>
</tr>
<tr>
<td>20.004 (2), as affected by 1985 Wis. Act 135</td>
<td>20.115 to 20.867</td>
<td>20.115 to 20.875</td>
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<tr>
<td>20.867 (4)(q), as affected by 1985 Wis. Acts 6 and 29</td>
<td>20.866 (2)(s) to (zm), (zp) and (zz)</td>
<td>20.866 (2)(s) to (zm) and (zz)</td>
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<tr>
<td>21.13 (1)</td>
<td>20.525 (1)(e)</td>
<td>20.455 (1)(b)</td>
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<tr>
<td>29.103 (2)(a)</td>
<td>par. (d)</td>
<td>par. (e)</td>
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<tr>
<td>43.17 (4), as affected by 1985 Wis. Acts 176 and 177</td>
<td>59.031 (2r)</td>
<td>59.031 (2)(br)</td>
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<tr>
<td>49.45 (9m)</td>
<td>s. 49.45 (9)</td>
<td>sub. (9)</td>
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<tr>
<td>49.50 (7j)(d) 1, as created by 1985 Wis. Act 285</td>
<td>46.22 (4)(n), 49.19 (4)(ds) and 49.51 (2)(a) 15</td>
<td>46.215 (1)(o), 46.22 (1)(b) 11 and 49.19 (4)(ds)</td>
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<tr>
<td>49.50 (7j)(d) 3. b,</td>
<td>as created by 1985</td>
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<td>46.215, 46.22 or 46.23</td>
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<td>54.17 (1)(b)</td>
<td>54.15 (3) or (4)</td>
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<td>59.61</td>
<td>54.15 (3)</td>
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<td>59.635 (2)(b)</td>
<td>59.60 (2)</td>
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<tr>
<td>69.01 (12), as affected by 1985</td>
<td>59.60 (1)(b)</td>
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<td>Wis. Act 315</td>
<td>155.02 (3)</td>
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<td>69.01 (12), as affected by 1985</td>
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<td>Wis. Act 315</td>
<td>155.06</td>
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<td>Wis. Act 315</td>
<td>par. (b)</td>
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<td>pars. (b) and (c)</td>
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<td>155.02</td>
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<td>69.18 (1)(a) 3, as created by 1985</td>
<td>157.02</td>
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<td>66.058 (1)(e)</td>
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<td>subd. 5. b</td>
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<td>85.09 (4m), as affected by 1985</td>
<td>32.19 (2)(c)</td>
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<td>32.19 (2)(e)</td>
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<td>97.01 (2)</td>
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<td>97.01 (6)</td>
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<td>102.29 (1), as affected by 1985</td>
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<td>50.50 (5)</td>
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<td>222.20 (1)(a)</td>
<td>49.43 (9)</td>
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<td>227.17 (2), as created by 1985</td>
<td>49.43 (8)</td>
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<td>Wis. Act 152</td>
<td>67.01 (2)</td>
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<td>227.22 (2)(d), as created by 1985</td>
<td>67.01 (6)</td>
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<td>Wis. Act 182</td>
<td>227.22 (3)</td>
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<td>227.22 (2)(d), as created by 1985</td>
<td>227.22 (4)</td>
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<td>Wis. Act 182</td>
<td>sub. (3)</td>
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<td>sub. (4)</td>
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<td>Wis. Act 182</td>
<td>227.22</td>
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<td>227.485 (1), as renumbered, as affected by 1985</td>
<td>227.20</td>
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<td>Wis. Acts 52 and 182</td>
<td>P.L. 96-481</td>
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<td>346.935 (4)(a) 1</td>
<td>5 USC 504</td>
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<td>350.12 (3)(a)(intro.), as affected by 1985</td>
<td>29.33 (1)(n)</td>
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<td>Wis. Act 322</td>
<td>23.33 (1)(n)</td>
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<td>619.14 (4)(g)</td>
<td>sub. (2)(m)</td>
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<td>Underlined, stricken, and vetoed text may not be searchable. If you do not see text of the Act, SCROLL DOWN.</td>
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632.73 (1), as affected by 1985 Wis. Act 29

814.245 (1), as created by 1985 Wis. Act 52

814.69 (1), as affected by 1985 Wis. Act 29

s. 632.73 (2m) sub. (2m)
P.L. 96-481 5 USC 504

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