

The chief clerk makes the following entries under the above date.

INTRODUCTION OF RESOLUTIONS

Senate Joint Resolution 7

Relating to filling judicial vacancies by gubernatorial appointment, subject to voter review at a retention election approximately 2 years after the appointment (first consideration).

By Senator George; cosponsored by Representative Barrett.

Read first time and referred to committee on Judiciary and Consumer Affairs.

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 7

Relating to making permanent the requirement that certain motor vehicle operators and passengers use safety belts.

By Senators Czarnecki, Risser, Davis, Strohl, Chvala, Burke, Ulichny, Buettner, George and Plewa; cosponsored by Representatives Barrett, Prosser, Vanderperren, Ladwig, Rosenzweig, Robson, Ourada, Rohan, Black, Notestein, Bell, Duff, Young, Bock, Nelsen and Schmidt.

To committee on Judiciary and Consumer Affairs.

COMMITTEE REPORTS

The committee on Agriculture, Health and Human Services reports and recommends:

Senate Bill 6

Relating to increasing payment for certain facilities that provide care to medical assistance recipients with respect to certain direct care costs, active treatment and operating deficits and making an appropriation.

By request of Governor Tommy G. Thompson.

Introduction:

Ayes, 6 -- Senators Moen, Te Winkle, Feingold, Jauch, Shoemaker and Lorman;

Noes, 0 -- None.

Read first time and referred to committee on Agriculture, Health and Human Services.

Rodney C. Moen
Chair

PETITIONS AND COMMUNICATIONS
State of Wisconsin
Claims Board

January 11, 1989

To the Honorable the Senate

Enclosed is the report of the State Claims Board covering claims heard on December 12, 1988.

The amounts recommended for payment under \$1000 on claims included in this report have, under the provisions of s. 16.007, Wisconsin Statutes, been paid directly by the Board.

The Board is preparing the bill(s) on the recommended award(s) over \$1,000, and will submit such to the Joint Finance Committee for legislative introduction.

This report is for the information of the Legislature. The Board would appreciate your acceptance and spreading of it upon the Journal to inform the members of the Legislature.

Sincerely,
EDWARD D. MAIN
Secretary

**STATE OF WISCONSIN
CLAIMS BOARD**

The State Claims Board conducted hearings at the State Capitol Building, Madison, Wisconsin on December 12, 1988 upon the following claims:

Claimant	Amount
Daniel Zimek	\$ 8,481.60
Carl Rucker	792.00
Barron County	157,185.54
James & Nichol Hillmer	7,146.94
Lauretta Windfelder Estate	12,900.00
Marvin Risberg	17,389.66

In addition, the following claims were considered and decided without hearings:

Paul Meissner	8,000.00
Carl Rucker	7,875.20
Thomas Floyd	96.00
Hussman Corporation	789.00
John Spaulding	466.42
Francis Chartier	17,500.00
Walter Grisa	30,000.00
Arthur Muller	383.72
Francis Erickson	48.78
Eugene & Kathleen Simon	526.00
Design North, Inc.	2,853.62
Earl Rihn	246.09
Orville De Hart	72.00
Lora Erickson	35.00
Joseph Gander	903.15

THE BOARD FINDS:

1. Daniel Zimeks of Gordon, Wisconsin, claims \$8,481.60 for medical expenses, lost wages and pain and suffering allegedly resulting from an injury he sustained on January 17, 1988, while playing basketball in the gym at the Gordon Correctional Center. Claimant was invited to participate in the game by individuals who voluntarily came to the Correctional Center to play basketball against the Center's team. Claimant sustained injury to his Achilles tendon when he was allegedly kicked in the back of the left heel by one of the players from the Center. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

2. Carl Rucker of Milwaukee, Wisconsin, claims \$792.00 for payment of security guard services provided to the Department of Natural Resources office building in Milwaukee, Wisconsin, from July 1, 1984, through June 30, 1987. Claimant contends that its contract with the Department of Natural Resources provided payment of \$4.80 per guard for each security stop check at the building during nonbusiness hours. The Department of Natural Resources contends that the contract only provided payment of \$4.80 per stop. This claim was also the subject of a lawsuit filed by claimant in the Dane County Circuit Court. In a decision dated August 11, 1988, the Court dismissed the contract claim for failure to comply with the requirements of s. 775.01, Stats. The Board refuses to honor this claim as untimely. The Claims Board may reconsider this claim upon completion of any court action (Member Main not participating).

3. Barron County claims \$157,185.54 for expenses incurred in testing ash generated by its solid waste incinerator in 1987. Section 144.63(1), Stats., requires claimant to test the incinerator ash to determine whether it is a hazardous waste. In March, 1987, the Department of Natural Resources determined the ash contained levels of lead which were hazardous under state and federal laws. Claimant contends that the Department of Natural Resources did not have any guidelines to properly interpret the ash test results, requiring claimant to incur the additional testing expenses to prove the ash was nonhazardous. In January, 1988, the ash was resampled and retested by claimant and the Department of Natural Resources and was determined to be nonhazardous. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles. (Member Schneider dissenting).

4. James and Nichol Hillmer of Cypress, Texas, claim \$7,146.94 for reimbursement of taxes, penalties and interest assessed by the Department of Revenue in October, 1985, for failure to file a tax return for 1983. Claimants were erroneously advised by their attorney

that an extension for filing the tax return had been obtained. In 1988, an amended tax return was prepared for 1983, indicating taxes in the amount of \$548.00. Pursuant to s. 71.10(10)(e), Stats., a claim for refund must be filed with the Department of Revenue within two years after the assessment. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

5. Robert Peregrine, Personal Representative of the Estate of Lauretta Windfelder, claims \$12,900.00 for refund of an over-payment of gift tax. The decedent's nephew, Donald, illegally used the decedent's funds to make gifts to himself under a power of attorney. Gift tax returns were filed and the gift tax was paid from the donor's funds for 1978 and 1979. In 1985, Donald was convicted in the U.S. District Court for the Eastern District of Wisconsin of filing a false income tax return and filing a false estate tax return. The federal court has ordered Donald to make full restitution to the Estate of Lauretta Windfelder. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

6. Marvin Risberg of St. Croix Falls, Wisconsin, claims \$17,389.66 for refund of taxes assessed by the Department of Revenue for failure to respond or provide information regarding his interest and tax expense deductions in 1983. Claimant alleges that business, personal and health problems prevented him from providing the information requested by the Department of Revenue. Pursuant to s. 71.10(10)(e), Stats., a claim for refund must be filed with the Department of Revenue within two years after the date of assessment. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

7. Paul Meissner of Milwaukee, Wisconsin, claims \$8,000.00 as compensation for timber removed from his land by the Department of Natural Resources in 1987. The Department of Natural Resources inaccurately marked the property boundary between claimant's land and state land, resulting in the unauthorized removal of timber from his land. The Board concludes the claim should be paid in the reduced amount of \$1,000.00, based on equitable principles. The Board further concludes, under authority of s. 16.007(6m), Stats., payment should be made from the Department of Natural Resources appropriation s. 20.370(1)(mu), Stats.

8. Carl Rucker of Milwaukee, Wisconsin, claims \$7,875.20 as compensation for the state's alleged illegal change in its contract to provide security services at the State Historical Society in Madison from October 1, 1985 through September 30, 1986. The Historical

Society contends the security guard hours were reduced as a result of major budget reductions in 1986. This claim was also the subject of a lawsuit filed by claimant in the Dane County Circuit Court. In a decision dated August 11, 1988, the court dismissed the claim for failure to comply with the requirements of s. 775.01, Stats. The Board refuses to honor this claim as untimely. The Claims Board may reconsider this claim upon completion of any court action. (Member Main not participating).

9. Thomas Floyd of Fond du Lac, Wisconsin, claims \$96.00 for replacement of his sport coat, dress shirt and undershirt allegedly damaged in May, 1988, by a leaking pen supplied to him by the state. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

10. Hussmann Corporation of Bridgeton, Missouri, claims \$789.00 for overpayment to the Secretary of State's office relating to the company's 1988 Foreign Corporation Annual Report. Claimant filed the annual report on the required due date, March 31, 1988, based on the most accurate information available at that time. Claimant discovered the overpayment when it recalculated the annual report based on its federal tax return which was filed in September, 1988. In 1981, an Attorney General's opinion determined that there were no provisions in ch. 180, Stats., which authorize the Secretary of State to refund fees collected under s. 180.87, Stats. Overpayments of the type made by claimant are not automatic losses to the corporation even if they are not refunded. The overpayment is added to the cumulative capital representation account for the corporation and may be used when the corporation increases its business or assets in the State. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

11. John Spaulding of Mauston, Wisconsin, claims \$466.42 for repairs to his vehicle allegedly damaged by a falling tree limb while the vehicle was parked in his designed parking space at Camp Douglas on August 10, 1988. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

12. Francis Chartier of Lac Du Flambeau, Wisconsin, claims \$17,500.00 for the loss of mink kits allegedly caused by the noise and disturbance from National Guard helicopters flying at low altitudes above claimant's mink ranch from April 20 through May 3, 1988. Wisconsin Army National Guard helicopters were operating in the Lac Du Flambeau area during the last two weeks in April in conjunction with law enforcement efforts to maintain order during the Chippewa

spearfishing season. This period coincides with the normal whelping season for mink. Unusual noise, such as that generated by aircraft, can cause cannibalization of kits by fur bearing animals during whelping season. The Board recommends the claim be paid in the reduced amount of \$7,728.00, based on equitable principles, for the loss of 368 mink kits at \$21.00 each. The Board further recommends, under authority of s. 16.007(6m), Stats., payment should be made from the Department of Military Affairs appropriation s. 20.465(1)(c), Stats.

13. Walter Grisa of Minocqua, Wisconsin, claims \$30,000.00 for the loss of mink kits allegedly caused by the noise and disturbance from National Guard helicopters flying at low altitudes above claimant's mink ranch from April 18 to May 1, 1988. Wisconsin Army National Guard helicopters were operating in the Minocqua area during the last two weeks in April in conjunction with law enforcement efforts to maintain order during the Chippewa spearfishing season. This period coincides with the normal whelping season for mink. Unusual noise, such as that generated by aircraft, can cause cannibalization of kits by fur bearing animals during whelping season. The Board recommends the claim be paid in the reduced amount of \$7,140.00, based on equitable principles, for the loss of 340 mink kits at \$21.00 each. The Board further recommends, under authority of s. 16.007(6m), Stats., payment should be made from the Department of Military Affairs appropriation s. 20.465(1)(c), Stats.

14. Arthur Muller of Menomonie, Wisconsin, claims \$383.72 for attorney fees he incurred relative to a worker's compensation claim filed by Robert McElmeel, a University of Wisconsin-Stout student, in June 1983. Mr. McElmeel was injured while constructing an addition to claimant's home as part of a University course. Claimant supplied the materials, the University provided the equipment and the labor was furnished at no cost by the students of the course. Mr. McElmeel filed a worker's compensation claim following his injury. The Attorney General's office represented the University in defense of the workers' compensation case. Claimant retained private counsel to represent him in the matter. A settlement of the worker's compensation case was reached in March, 1988, resulting in payment by the state to Mr. McElmeel in the amount of \$2,500.00. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

15. Francis Erickson of Marinette, Wisconsin, claims \$48.78 for damages to his vehicle allegedly incurred on August 27, 1988, in parking lot 41 on the University of Wisconsin-Madison campus. As claimant drove into a parking space, a metal rod protruding from the concrete backstop punctured his car tire. The Board concludes the claim should be paid based on equitable principles. The Board further concludes, under authority of s. 16.007(6m), Stats., payment should be made from the

University of Wisconsin appropriation s. 20.285(1)(h), Stats.

16. Eugene and Kathleen Simon of Waunakee, Wisconsin, claim \$526.00 for the cost of repairing their vehicle allegedly damaged on June 4, 1988, when it sank into deep potholes in a University of Wisconsin-Madison campus parking lot. The Board concludes the claim should be paid based on equitable principles. The Board further concludes, under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(h), Stats.

17. Design North, Inc. of Racine, Wisconsin, claims \$2,853.62 for payment of services allegedly provided to the University of Wisconsin-Parkside in 1986. At the request of the University, claimant prepared approximately 20 slogans for possible use by the University in a campus promotion. The University indicated that one design may have potential for future use and claimant offered to develop it as a poster design for further review. Subsequently, the University advised claimant that it no longer wished to pursue the matter. Claimant requests payment for the preparation of the poster proposals. No written contract for services was ever created between the parties. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

18. Earl Rihn of Baraboo, Wisconsin, claims \$246.09 for expenses allegedly incurred when the electrical system of his camping trailer was damaged when it was plugged into an electrical outlet at the Devil's Lake State Park on September 2, 1988. The electrical system at that campsite was not in proper working order and the situation was beyond the control of the claimant. The Board concludes the claim should be paid based on equitable principles. The Board further concludes, under authority of s. 16.007(6m), Stats., payment should be made from the Department of Natural Resources appropriation s. 20.370(1)(mu), Stats.

19. Orville De Hart of Polar, Wisconsin, claims \$72.00 for replacement of his eyeglasses allegedly damaged while he was working as a limited term employe for the Department of Natural Resources on May 5, 1988. The damage occurred when the eyeglasses fell out of claimant's pocket and were driven over by a truck being operated by another employe. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

20. Lora Erickson of South Range, Wisconsin, claims \$35.00 for replacement of her shoes and two rugs allegedly damaged while she was trying to extinguish a wild fire in Douglas County on June 5, 1988. The Board concludes there has been an insufficient showing of

negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

21. Joseph Gander of Viola, Wisconsin, claims \$903.15 for damages to his vehicle allegedly resulting from a collision with a wild deer on Highway 61, north of Soldiers Grove, Wisconsin on August 2, 1988. Even though legal title to all wild animals in Wisconsin is vested in the state pursuant to s. 29.02, Stats., ownership does not create legal liability for damages resulting from automobile accidents involving wild deer. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

THE BOARD CONCLUDES:

1. The claims of the following claimants should be denied:

Daniel Zimek	Carl Rucker
James & Nichol	Barron County
Hillmer	Lauretta Windfelder Estate
Marvin Risberg	Carl Rucker
Thomas Floyd	Hussman Corporation
John Spaulding	Arthur Muller
Design North, Inc.	Orville De Hart
Lora Erickson	Joseph Gander

2. Payment of the following amounts to the following claimants is justified under s. 16.007, Stats.

Paul Meissner	\$1,000.00
Francis Erickson	48.78
Eugene & Kathleen Simon	526.00
Earl Rihn	246.09

THE BOARD RECOMMENDS:

1. Payment of \$7,728.00 to Francis Chartier for the loss of 368 mink kits at \$21.00 each.

2. Payment of \$7,140.00 to Walter Grisa for the loss of 340 mink kits at \$21.00 each.

GARY R. GEORGE
Senate Finance Committee

MARLIN D. SCHNEIDER
Assembly Finance Committee

RAYMOND P. TAFFORA
Representative of Governor

EDWARD D. MAIN
Representative of Secretary of Administration

WILLIAM H. WILKER
Representative of Attorney General

State of Wisconsin
Legislative Audit Bureau

December 31, 1988

To the Honorable the Legislature

The Legislative Audit Bureau is a nonpartisan service agency for the Wisconsin Legislature and is responsible for conducting financial and program evaluation audits to assist the Legislature in its oversight of executive branch agencies. The State Auditor, who is appointed by the Joint Committee on Legislative Organization, directs the Bureau. The Bureau's reports are received and reviewed by the Joint Legislative Audit Committee, whose 1987-88 members included:

Senator Lee	Representative Wineke
Senator George	Representative Schneider
Senator Czarnecki	Representative Barca
Senator Lasee	Representative Schultz
Senator Leean	Representative Schneiders

This is the biennial report of the operations and performance of the Legislative Audit Bureau for the period January 1, 1987, to December 31, 1988, as required by s. 13.94(1)(j), Wisconsin Statutes. During the period, the Audit Bureau increased its efficiency in completing required financial audits of federal funds received by the State, completing for the first time a statewide audit of all agencies, except the University of Wisconsin. We also completed analyses of a wide range of programs and issues affecting state and local government.

This report includes a review of trends in auditing, a description of the Bureau and its responsibilities and summary of our work during 1987 and 1988.

Sincerely,
Dale Cattanaach
State Auditor
State of Wisconsin
Ethics Board

December 30, 1988

To the Honorable the Legislature

By this letter I am conveying to you the Wisconsin Ethics Board's report concerning the "effectiveness, wisdom, and constitutionality" of sec. 19.45(12), Wisconsin Statutes. The Legislature directed the Board to conduct this study and report its findings to the Legislature. (1987 Act 365, Section 14(2)).

Constitutionality

On April 25, 1988, I directed a letter to the Attorney General asking whether the statute was constitutional. On August 23, 1988, the Attorney General answered that the statute cannot lawfully regulate the free speech rights of public employees acting in their private capacities, but is otherwise a constitutional, reasonable regulation of employment. The Attorney General's opinion accompanies this report (Opinions of the Attorney General 41-88 (August 23, 1988)).

Effectiveness and Wisdom

Following receipt of the Attorney General's opinion on the statute's constitutionality, I asked the chief executives of each of the State's agencies to advise me of (1) the statute's effects and (2) the desirability of those effects. This report sets forth the agencies' identification of the statute's effects and the agencies' comments on the desirability of those effects.

By letter dated September 28, I advised each member of the Legislature of this statute's provisions and asked how this statute would help or hinder legislators as they carry out their public responsibilities. This report also contains the two responses submitted by legislators.

Summary

I believe you will find this report squarely addresses the matter of constitutionality and accounts, in comprehensive fashion, for the statute's effects. Reasonable people may disagree about the desirability of the statute's effects. This report will arm the Legislature with a substantial basis on which to reaffirm or to alter the statute under review.

Sincerely,
R. ROTH JUDD
Executive Director

State of Wisconsin
Office of the Secretary of State

December 23, 1988

To the Honorable the Senate

I have the honor to transmit to you the following information pursuant to s. 13.685(7):

Sincerely,
DOUGLAS LAFOLLETTE
Secretary of State

NEWLY REGISTERED LOBBYISTS AND THEIR PRINCIPALS:

RICHARD, JOANNA, 100 State St., Madison, WI 53703 (608) 255-0566

1) Children's Health Systems of WI, Jon Vice, 763 N. 18th St., Milwaukee, 53233 (414) 931-4111 (health care for children)

2) Motorcycle Industry Council, Mel Stahl, 1235 Jefferson Davis Hwy, Arlington, VA 22202 (703) 521-0444 (franchises)

3) Waste Management, Bill Katzman, W124 N8925 Boundary Rd., Menomonee Falls, WI 53051 (414) 251-4000 (pollution control)

4) Wisconsin Speech Language Hearing Assn, Sue Marks, Box 199, 8700 W. Wisconsin Ave., Milwaukee, WI (414) 931-4065 (legislation affection speech and hearing)

TERMINATION OF LOBBYIST LICENSES:

Timothy R. Sheehy terminated as of December 16, 1988 for Metropolitan Milwaukee Assn of Commerce.

State of Wisconsin
Department of Industry,
Labor and Human Relations

December 14, 1988

To the Honorable the Legislature

The Department of Industry, Labor and Human Relations respectfully submits a report discussing the results of the Employment Services to Unemployment Compensation Claimants program funded under Section 20.445(1)(gf) of the statutes for distribution to Senator Fred Risser, President of the Senate.

Questions may be directed to Bill Grenier, Director, Job Service Division, Bureau of Employment Programs, (608) 266-7926.

Sincerely,
JOHN T. COUGHLIN
Secretary

State of Wisconsin
Department of Industry,
Labor and Human Relations

November 30, 1988

To the Honorable the Legislature

In accordance with s. 3030(2) of Act 27, Laws of 1987, we are pleased to provide a report on our joint activities toward establishing uniform information systems for employment, training and income maintenance programs. This report gives the history and current status of information sharing as well as some of the barriers which impede program implementation. It also provides an opportunity to talk about the future, both here and in other states.

While it is always difficult to coordinate separate agency and jurisdictional needs, expectations and resources, we believe we are working toward the kind of relationship needed to meet current and future

information needs of state employment, training and income maintenance programs.

We look forward to your comments.

Sincerely,
JOHN T. COUGHLIN
Secretary

State of Wisconsin
Department of Natural Resources

December 20, 1988

To the Honorable the Legislature

In compliance with Section 3040(1)(dx)(a) fo 1987 Wisconsin Act 399, the Department is transmitting this report of the Clean Water Fund Ability to Pay Advisory Committee. The statute directed the Department to establish a committee to review section 144.241 of the statutes as it relates to providing financial hardship assistance to municipalities applying for Clean Water Fund loans to construct needed wastewater treatment improvements.

The Advisory Committee did a thorough job of reviewing the statute and recommending a structure for administering financial hardship assistance through the Clean Water Fund. The Department in reviewing the recommendations of the Committee has the following recommendations and comments.

1. The committee recommends that no changes are needed in the statutory language in order to administer the program. The portion of Act 399 directing the establishment of the committee calls for recommendations to be made as legislation. While the Department agrees with this recommendation of the committee, if the Legislature still desires that the recommendations be made in statutory form, the Department will work with the Legislature in suggesting statutory changes.
2. The committee recommends that the 5% limit placed on unsewered applicants for loans, under 144.241(10)(f), Wis. Stats. be removed immediately. The Department opposes that recommendation. As part of the legislation establishing the Clean Water Fund, the Legislature directed the department to prepare a report for the legislature by July 1, 1991, which reviews, among other things, the effect of the 5% limit on both unsewered and sewerred municipalities. The Department believes that report will contain important information that the Legislature should have when it looks at the issue of the 5% limit. Since no loans will be made until 1990, we do not currently know what effect the 5% limit has.

We look forward to your action on this report. After the need for statutory changes, if any, is decided, we will begin developing the rules to implement the program. If you have any

questions on the report, please contact Mary Jo Kopecky (608-266-2666).

Sincerely,
C. D. BESADNY
Secretary

Referred to the committee on Urban Affairs, Environmental Resources, Utilities and Elections and the joint committee on Finance.

State of Wisconsin
Department of Health and Social Services
December 28, 1988

To the Honorable the Senate:

A Report on Children with Disabilities in Foster Homes

The Department of Health and Social Services is submitting this report to meet the requirements of Section 13(2) of the 1987 Wisconsin Act 161. The Act requires the Department to report on problems and possible solutions to problems that persons encounter regarding housing and reimbursement for residential services for children attaining 18 years of aged while residing in foster homes.

Sincerely,
PATRICIA A. GOODRICH

Secretary

Referred to the committee Agriculture, Health and Human Services and the joint committee on Finance.

State of Wisconsin
Department of Administration
January 3, 1989

To the Honorable, the Senate:

Pursuant to the provisions of 1987 Wisconsin Act 292, attached is a preliminary report outlining accomplishments and goals regarding solid waste reduction by state agencies and local governmental units.

The Department of Administration has chosen to utilize the vehicle of quality improvement projects to design and implement programs to carry out the intent of 1987 Wisconsin Act 292. The first quality improvement project established an agency wide standards committee to deal with the problem of office waste paper reduction. As part of this effort, interest by a major Wisconsin paper producer to use state-generated waste paper is being analyzed for implementation as a possible pilot program. The second quality improvement project, created as a multi-agency task force, will

analyze all non-waste paper aspects of state agency-generated solid waste and develop proposals to implement statewide waste reduction programs, including proposals to include local government.

Our staff has already revised procurement and construction specifications to promote use of recycled materials. Hopefully this effort will eliminate unreasonable obstacles that preclude their use.

Sincerely,
JAMES R. KLAUSER
Secretary

Referred to committee on Educational Financing, Higher Education and Tourism.

State of Wisconsin
Department of Public Instruction

December 23, 1988

To the Honorable the Legislature

This is in response to Section 3044(2h) of 1987 Wisconsin Act 399 which requires that by January 1, 1989 the state superintendent of public instruction shall submit a report to the chief clerk of each house of the legislature for distribution to the appropriate standing committees. The report shall make recommendations on borrowing agreements between library systems, including recommendations on reimbursement provisions when justified by usage.

The issue of borrowing between public library systems has been addressed by my Task Force on Public Library Legislation and Funding and in my 1989-91 biennial budget request. (A copy of the Task Force Report and the budget request are attached.) While these documents do include my recommendations on inter-system borrowing agreements, I will be submitting a final report which will reconcile these documents around 1988 estimated transaction figures for statewide nonresident circulation. This report will be completed no later than February 1, 1989.

If any information is needed about the subject of this report before these data are submitted, Larry T. Nix, Director of the Bureau for Library Development, should be contacted. He can be reached at 266-7270.

Sincerely,
HERBERT J. GROVER
Secretary

Referred to committee on Educational Financing, Higher Education and Tourism.

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor

December 30, 1988

To the Honorable the Legislature

As required by Article V, Section 6 of the Wisconsin Constitution I am submitting the annual Executive Clemency Report to the Legislature, covering those clemency cases considered by the Pardon Advisory Board and myself during the calendar year 1987. 138 cases were heard and decided, with executive clemency granted in the following 43 cases (39 received full pardons, 4 received sentence commutations):

DANIEL BLAINE ALBRECHT, convicted in Waukesha County of forgery on 8/20/69 and sentenced to 3 years probation and restitution, was granted a pardon because he has been a productive member of society, has demonstrated significant need and has had no subsequent convictions.

ALBERT H. ALEXANDER, convicted in Monroe County of stealing domestic fowl on 8/16/43 and sentenced to not less than one year nor more than two and one-half years, was granted a pardon because he has been a productive member of society, has demonstrated significant need and has had no other criminal convictions.

WILLIAM MITCHELL BEAUPREY, convicted in Langlade County of armed robbery on 12/9/75 and sentenced to six years, was granted pardon because he has been a productive member of society, has been pardoned by the Menominee Tribal Judiciary and has demonstrated significant need.

DONALD L. BOSTICK, convicted in Racine County of theft on 10/21/57 and sentenced to 1 year probation, court costs and restitution, was granted a pardon because he has been a productive member of society, is currently employed, has no other criminal record and has demonstrated significant need.

CAROLE SUE BROWN-DEDOW, convicted in Winnebago County of battery to a Peace Officer on 9/11/79 and sentenced to two years probation, was granted a pardon because she has been a productive member of society and has demonstrated significant need.

DOUGLAS T. BROWN, convicted in Wood County of battery to a police officer on 11/24/76 and sentenced to 25 days in Wood County jail under Huber Law, was granted a pardon because he has been a productive member of society, has demonstrated significant need and has had no prior convictions.

GUIDO PASQUALE CAMPONELLI, convicted in Manitowoc County of forgery on 6/1/56 and sentenced to 18 months probation plus restitution, was granted a pardon because he has been a productive member of society, has been steadily employed, contributed distinguished community service and has demonstrated significant need.

TODD DORSKI, convicted in Marathon County of burglary on 11/15/66 and sentenced to 2 years probation, was granted a pardon because he has been a productive member of society, has had no further convictions and has demonstrated significant need.

DONALD MARK DRAKE, convicted in Milwaukee County of two counts of burglary, four counts of theft and threat to injure a witness on 12/19/75 and sentenced to 9 years consecutive for each count of burglary, 4 years consecutive for each count of theft and 5 years consecutive for threat to injure a witness, was granted commutation to a term of 30 years because he has showed exceptional progress while imprisoned.

RUSSELL FAIRTHORNE, convicted in Brown County of three counts of delivery of a non-narcotic controlled substance on 12/29/78 and sentenced to 2 years probation, one year psychotherapy and a five-hundred dollar fine, was granted a pardon because he has been a productive member of society, has obtained substantial educational and community achievements and has demonstrated significant need.

TERRENCE STANLEY FOWLER, convicted in Milwaukee County on of forgery and theft on 9/8/64 and sentenced to 4 years concurrent for each crime, and convicted of forgery in Kenosha County on 10/11/68 and sentenced to 2 years concurrent with the sentence being served at that time, has been granted a pardon because he has been a productive member of society, is currently employed, has no other criminal record and significant need exists due to his employment situation.

ALLIOIS FREDRICK GEIERSBACH, JR., convicted in Milwaukee County fo lewd and lascivious behavior on 4/4/67 and sentenced to 2 years probation, a two-hundred dollar fine and costs, was granted a pardon because he has been a productive member of society and has demonstrated significant need.

CATHERINE J. GLOECKELER, convicted in Dane County of petty theft (shoplifting) on 2/23/71 and sentenced to 10 days in jail, was granted a pardon because she has been a productive member of society and has had no subsequent convictions.

STEVEN M. HACH, convicted in Kenosha County of burglary on 6/13/69 and sentenced to 2 years imprisonment stayed, probation with restitution and 60 days in the county jail, was granted a pardon because he has been a productive member of society, has had no subsequent convictions and has demonstrated significant need.

GARY J. HELGESON, convicted in Trempeleau County of arson on 12/11/75 and sentenced to 2 years, was granted a pardon because he has been a productive member of society, has had no other criminal conviction and has demonstrated significant need.

JAMES LEE HENKES, convicted in Crawford County of theft on 9/19/73 and sentenced to 2 years stayed probation, was granted a pardon because he has been a productive member of society, is currently employed and has demonstrated significant need.

WILLIAM R. KOHLER, convicted in Sheboygan County of two counts of delivery of a controlled substance and sentenced to 2 years of probation, the first 60 days in county jail during non-working hours, restitution and costs, was granted a pardon because he has been a productive member of society, has had no other criminal convictions and has demonstrated significant need.

ROBERT P. JUHLMAN, convicted in Kenosha County of burglary on 6/22/70 and sentenced to 3 years probation with the first 45 days in county, was granted a pardon because he has been a productive member of society and has demonstrated significant need.

LOWELL STAN LATENDER, convicted in Menominee County of first degree murder, 4 counts of conduct regardless of life and reckless use of a weapon on 6/4/76 was sentenced to life imprisonment for first degree murder, 5 years consecutive for count one of conduct regardless of life, 3 years concurrent and consecutive to other sentences for counts 2 and 3, 1 year consecutive for the fourth count of conduct regardless of life, and 6 months consecutive for reckless use of a weapon. He was granted commutation of sentences for the four counts of conduct regardless of life and the reckless use of a weapon to run concurrently with his life sentence for first degree murder because he has made exceptional progress while imprisoned and has demonstrated significant need.

CHARLES MABRA, convicted in Milwaukee County of first degree murder and masked armed robbery on 8/17/80 and sentenced to life imprisonment and 30 years imprisonment concurrently, was granted commutation to a

term of 60 years because he has made exceptional progress while imprisoned.

CARMEN M. NOEST (FOSTER), convicted in Kenosha County of possession of controlled substances with intent to deliver on 6/11/76 and sentenced to a 7 year stayed sentence and 5 years probation with completion of drug rehabilitation, was granted a pardon because she has been a productive member of society, has had no other conviction and has demonstrated significant need.

JERRY NORTH, convicted in Milwaukee County of theft an uttering a forged check on 6/19/78, burglary PTAC on 9/20/77, theft PTAC, OAWOL on 8/3/73, theft and shoplifting on 8/9/71, was sentenced with 6 months for theft and uttering a forged check, 4 years for burglary PTAC, 5 years for theft PTAC, OAWOL, 18 months for theft and 5 years consecutive for shoplifting. He was granted a pardon because he has been a productive member of society and has demonstrated significant need.

KEVIN PATRICK O'BRIEN, convicted in Milwaukee County of 3 counts of delivery of controlled substance (PTAC), and 2 counts of possession of controlled substances (PTAC), to one year probation to be served in Milwaukee County Jail with allowance to attend school and two years probation concurrent for each count of possession of a controlled substance (PTAC), was granted a pardon because he has been a productive member of society is currently employed and has demonstrated significant need.

GREGORY PARKHURST, convicted in Kenosha County of statutory rape on 4/29/69 and sentenced to 13 months Green Bay reformatory, sentence stayed, 18 months probation and two-hundred fifty-seven dollar fine, was granted a pardon because he has been a productive member of society, has maintained an unblemished record since his probation and has demonstrated significant need.

JO-ANN PATTEN (DREW), convicted in Rock County of aiding and abetting delivery of a controlled substance (LSD) on 2/20/78 and welfare fraud on 11/28/78, was sentenced to 2 years probation for aiding and abetting delivery of a controlled substance (LSD) and 5 years probation plus restitution for welfare fraud. She was granted a pardon because he has been a productive member of society and has demonstrated significant need.

ROBERT PINZL, convicted in Milwaukee County of theft on 7/15/81 and sentenced to 3 years probation plus restitution of ten-thousand seven-hundred six dollars (modified to eight-thousand three-hundred fifty dollars), was

granted a pardon because he has been a productive member of society and has demonstrated significant need.

IGNATIUS TOM PIRELLI, convicted in Milwaukee County of forgery on 3/29/60 and sentenced to 2 years probation, consecutive (revoked 11/9/60), was granted a pardon because he has been a productive member of society, has no other criminal record and has demonstrated significant need.

LOUISE BAKALIK REUL, convicted in Juneau County of two counts of delivery of controlled substances on 6/1/78 and sentenced to 3 years probation, the first 30 days in county jail with work privileges, restitution, and participation in outpatient drug rehabilitation, was granted a pardon because she has been a productive member of society, has had no other convictions and has demonstrated significant need.

SHARE CORPORATION, convicted in Winnebago County of two counts of aiding and abetting commercial bribery on 5/8/73 and sentenced to a one-thousand dollar fine for each count, was granted a pardon because the Corporation has been a productive member of the community and has demonstrated significant need.

KATHY LEE SMITH (HILL), convicted in Dane County fo forgery on 4/26/82 and sentenced to 2 years probation and restitution, was granted a pardon because she has been a productive member of society, has had no other criminal convictions and has demonstrated significant need.

JAMES A. STRUCK, convicted in Juneau County of burglary, theft and criminal damage to property on 11/27/67 and was sentenced to 3 years for burglary, 3 years for theft and 6 months for criminal damage to property. He was granted a pardon because he has been a productive member of society, has had no other criminal convictions and has demonstrated significant need.

RICHARD WILLIAM STRUCK, convicted in Milwaukee County of burglary on 4/19/66 and sentenced to 2 years probation, was granted a pardon because he has been a productive member of society, is gainfully employed, lacks a prior record and has demonstrated significant need.

ELVIN L. TANNER, convicted in Price County of theft on 3/22/72 and sentenced to 3 years probation, was granted a pardon because he has been a productive member of society and has demonstrated significant need.

HENRY THOMPSON, JR., convicted in Milwaukee County of first degree murder on 2/24/67 and sentenced to life, was granted a pardon because he has been a productive member of society and has maintained and unblemished record since his parole.

MICHAEL L. TREMELLING, convicted in Juneau County of breaking and entering, and theft on 3/27/67 and was sentenced to 3 years for each conviction, was granted a pardon because he has been a productive member of society, has maintained steady employment and has demonstrated significant need.

STEVEN E. TRUEBLOOD, convicted in Rock County of felony theft on 4/4/83 and sentenced to 3 years probation, was granted a pardon because he has been a productive member of society, has maintained steady employment and has demonstrated significant need.

PATRICK L. WALLSCHLAEGER, convicted in Marathon County of aiding and abetting others in the use of marijuana on 6/13/69 and sentenced to 2 years prison, stayed, and 2 years probation, was granted a pardon because he has been a productive member of society, has had no other conviction and has demonstrated significant need.

ELLIS K. WANGELIN, convicted in Outagamie County of failure to return personal property on 3/5/79 and sentenced to 2 years stayed probation, was granted a pardon because he has been a productive member of society, has made considerable progress in education and has demonstrated significant need.

TONI C. WETTSTEIN (KUNSTMAN), convicted in Sheboygan County of arson on 12/4/72 and sentenced to 3 years probation with psychological counseling and restitution, was granted a pardon because he has been a productive member of society, has made excellent educational progress and has demonstrated significant need.

LESLIE RUSSELL WHITE, convicted in Crawford County of theft (felony), and 2 counts of theft (misdemeanor) on 9/18/70 and sentenced to 6 months county jail for theft (felony) and 90 days county jail for both counts fo theft (misdemeanor), was granted a pardon because he has been a productive member of society and has demonstrated significant need.

LENNON WILLIFORD, convicted in Racine County of first degree murder on 5/29/79 and sentenced to life imprisonment, was granted commutation to 30 years because he has demonstrated excellent institutional adjustment and considerable progress.

STEPHEN J. WOODARD, convicted in Rock County of operating a motorcycle without consent on 1/8/79 and sentenced to 1 year probation, a one-hundred dollar and thirty-one dollars and forty cents costs, was granted a pardon because he has been a productive member of society, had no prior convictions and has demonstrated significant need.

I thank the members of the Pardon Advisory Board and my Legal Staff for their assistance in processing clemency cases and in the preparation of this report.

Sincerely,
TOMMY G. THOMPSON
Governor

ARNDT, C. CHARLES, of Rhinelander, as a member of the Board on Aging and Long Term Care, to serve for the term ending May 1, 1988.

Read and referred to committee on Aging, Banking, Commercial Credit and Taxation.

BACH, DONALD L., of Madison, as a member of the Prison Industries Board, to serve for the interim term ending May 1, 1991.

Read and referred to committee on Agriculture, Health and Human Services.

BECK, CONSTANCE P., of Milwaukee, as Secretary of the Department of Employment Relations, to serve at the pleasure of the Governor.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

BUGHER, DAVID, of Eau Claire, as a member of the State Racing Board, to serve for the term ending May 1, 1989.

Read and referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs.

BUGHER, MARK D., of Madison, as Secretary of the Department of Revenue, to serve for the term ending at the pleasure of the Governor.

Read and referred to committee on Aging, Banking, Commercial Credit and Taxation.

COFFEY, NANCY J., of Shorewood, as a member of the Hearing Aid Dealers and Fitters Examining Board, to serve for the term ending July 1, 1992.

Read and referred to committee on Agriculture, Health and Human Services.

CULLEY, LYNDIA S., of Superior, as a member of the Public Defender Board, to serve for the interim term ending May 1, 1989.

Read and referred to committee on Judiciary and Consumer Affairs.

DUWELL, L. MELODI, of Waupaca, as a member of the Dentistry Examining Board, to serve for the term ending July 1, 1992.

Read and referred to committee on Agriculture, Health and Human Services.

EGAN, GREGORY J., of La Crosse, as a member of the Minnesota-Wisconsin Boundary Area Commission, to serve for the interim term ending September 25, 1989.

Read and referred to committee on Educational Financing, Higher Education and Tourism.

FAANES, CARI J., of Rice Lake, as a member of the Credit Union Review Board, to serve for the term ending May 1, 1993.

Read and referred to committee on Education, Economic Development, Financial Institutions and Fiscal Policies.

FLOWERS, JAMES, of Mequon, as a member of the Nursing Home Administrator's Examining Board, to serve for the remainder of the term ending July 1, 1989.

Read and referred to committee on Agriculture, Health and Human Services.

FAHEY, JOHN, of Madison, as a member of the Barbering and Cosmetology Examining Board, to serve for the term ending July 1, 1991.

Read and referred to committee on Agriculture, Health and Human Services.

FLOWERS, ROCKNE G., of Madison, as a member of the Judicial Commission, to serve for the term ending August 1, 1991.

Read and referred to committee on Judiciary and Consumer Affairs.

GILL, NORMAN N., of Fox Point, as a member of the Funeral Directors Examining Board, to serve for the interim term ending July 1, 1989.

Read and referred to committee on Agriculture, Health and Human Services.

GLATZ, PATRICIA, of Oshkosh, as a member of the Council on Domestic Abuse, to serve for the term ending July 1, 1991.

Read and referred to committee on Agriculture, Health and Human Services.

GOODRICH, PATRICIA A., of Madison, as Secretary of the Department of Health and Social Services, to serve for the term ending at the pleasure of the Governor.

Read and referred to committee on Agriculture, Health and Human Services.

GUNDERSEN, ADOLF L., of La Crosse, as a member of the Board of Regents, to serve a term to expire May 1, 1995.

Read and referred to committee on Educational Financing, Higher Education and Tourism.

HALES, EDWARD, of Racine, as a member of the State Racing Board, to serve for the term ending May 1, 1990.

Read and referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs.

HEBAL, BETTE, of Stevens Point, as a member of the State Racing Board, to serve for the term ending May 1, 1991.

Read and referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs.

HEBRON, RICHARD, of Franksville, as a member of the Waste Facility Siting Board, to serve for the term ending May 1, 1991.

Read and referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections.

HODDINOTT, GERALD F., of Madison, as a member of the State Personnel Commission, to serve for the term ending March 1, 1993.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

HOWE, WILLIAM H., of Prairie du Chien, as a member of the Minnesota-Wisconsin Boundary Area Commission, to serve for the term ending September 25, 1993.

Read and referred to committee on Educational Financing, Higher Education and Tourism.

LILLIE, RICHARD H., of Milwaukee, as a member of the Investment Board, to serve for the interim term ending May 1, 1991.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

MARTIN, M. E., of Boscobel, as a member of the Veterinary Examining Board, to serve for the term ending July 1, 1992.

Read and referred to committee on Agriculture, Health and Human Services.

MARTY, MATT, of Madison, as a member of the Personnel Board, to serve for the term ending July 1, 1993.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

MAXSON, PAMELA A., of Hartland, as a member of the Board of Nursing, to serve for the term ending July 1, 1992.

Read and referred to committee on Agriculture, Health and Human Services.

MEBANE, DAVID, of Madison, as a member of the State Racing Board, to serve for the term ending May 1, 1992.

Read and referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs.

MOY, JOY, of Racine, as a member of the Health and Education Facilities Authority, to serve for the term ending June 30, 1995.

Read and referred to committee on Agriculture, Health and Human Services.

NICHOLS, JOHN T., of Green Bay, as a member of the Architects, Professional Engineers, Designers and Land Surveyors Examining Board, to serve for the term ending July 1, 1991.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

NYSTROM, WILLARD G., of Superior, as a member of the Waterways Commission, to serve for the interim term ending March 1, 1991.

Read and referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections.

Read and referred to committee on Agriculture, Health and Human Services.

RUF, J. FREDERIC, of Pewaukee, as a member of the Waterways Commission, to serve for the term ending March 1, 1993.

Read and referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections.

SAVAGE, JOHN P., of Milwaukee, as a member of the Public Defender Board, to serve for the interim term ending May 1, 1991.

Read and referred to committee on Judiciary and Consumer Affairs.

SHELLINGER, JACQUELINE DAVIDS, of Elm Grove, as a member of the Council on Domestic Abuse, to serve an interim term ending July 1, 1989.

Read and referred to committee on Agriculture, Health and Human Services.

SHERRY, TOBY, of Madison, as a member of the Review Board, to serve for the term ending May 1, 1989.

Read and referred to committee on Aging, Banking, Commercial Credit and Taxation.

STAUTER, ROGER, of Madison, as a member of the Historical Society Board of Curators, to serve for the term ending October 15, 1991.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

TERZIC, BRANKO, of Milwaukee, as a member of the State Racing Board, to serve for the term ending May 1, 1993.

Read and referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs.

THOMPSON, CHARLES H., of Wisconsin Dells, as a member of the Public Service Commission, to serve for the term ending March 1, 1987.

Read and referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections.

TRAVIS, JANE A., of Onalaska, as a member of the Board of Nursing, to serve for the interim term ending July 1, 1990.

TRIES, JOHN M., of Milwaukee, as a member of the Personnel Board, to serve for the term ending July 1, 1993.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

VALERIO, MARTHA M., of Milwaukee, as a member of the Wisconsin Housing and Economic Development Board, to serve for the interim term ending January 1, 1991.

Read and referred to committee on Education, Economic Development, Financial Institutions and Fiscal Policies.

VANDEN BRANDEN, DON, of Green Bay, as a member of the Barbering and Cosmetology Examining Board, to serve for the term ending July 1, 1991.

Read and referred to committee on Agriculture, Health and Human Services.

WALLOCK, DANIEL, of Madison, as Administrator for the Division of Merit Recruitment and Selection in the Department of Employment Relations, to serve for the unexpired term ending March 26, 1989.

Read and referred to committee on Housing, Government Operations and Cultural Affairs.

WEILAND, MARILYNN, of Wautoma, as a member of the Judicial Commission, to serve for the term ending August 1, 1990.

Read and referred to committee on Judiciary and Consumer Affairs.

WILLIAMS, J.T., of Mequon, as a member of the Psychology Examining Board, to serve for the term ending July 1, 1992.

Read and referred to committee on Agriculture, Health and Human Services.

SENATE CLEARINGHOUSE ORDERS

State of Wisconsin
Revisor of Statutes Bureau
January 1, 1989

Donald J. Schneider
Senate Chief Clerk
Dear Mr. Schneider:

The following rules have been published and are effective:

- Clearinghouse Rule 86-132 effective January 1, 1989.
- Clearinghouse Rule 87-139 effective January 1, 1989.
- Clearinghouse Rule 88- 17 effective January 1, 1989.
- Clearinghouse Rule 88- 21 effective January 1, 1989.
- Clearinghouse Rule 88- 44 effective January 1, 1989.
- Clearinghouse Rule 88- 45 effective January 1, 1989.
- Clearinghouse Rule 88- 76 effective January 1, 1989.
- Clearinghouse Rule 88- 98 effective January 1, 1989.
- Clearinghouse Rule 88-111 effective January 1, 1989.
- Clearinghouse Rule 88-116 effective January 1, 1989.
- Clearinghouse Rule 88-121 effective January 1, 1989.
- Clearinghouse Rule 88-124 effective January 1, 1989.
- Clearinghouse Rule 88-137 effective January 1, 1989.
- Clearinghouse Rule 88-139 effective January 1, 1989.

The following rules were not previously reported:

- Clearinghouse Rule 84-220 effective January 1, 1986.
- Clearinghouse Rule 84-231 effective July 1, 1986.

Sincerely,
GARY L. POULSON
Assistant Revisor

The committee on Agriculture, Health and Human Services reports and recommends:

Senate Clearinghouse Rule 88-28

Relating to forms used by the commissioner's office.

No action taken.

Senate Clearinghouse Rule 88-30

Relating to nursing homes.

No action taken.

Senate Clearinghouse Rule 88-155

Relating to minimum standards for Medicare supplement policies.

No action taken.

Rodney C. Moen
Chair

The joint committee for review of Administrative Rules reports and recommends:

Senate Clearinghouse Rule 87-158

Relating to surface water quality criteria for toxic and organoleptic substances.

No action taken.

Senate Clearinghouse Rule 87-174

Relating to surface water quality standards, environmental protection and water quality antidegradation.

No action taken.

Senate Clearinghouse Rule 88-1

Relating to surface water quality based effluent limits for toxicants and organoleptic substances.

No action taken.

John R. Plewa
Co-chair

John Antaramian
Co-chair

Senate Clearinghouse Rule 87-137

Relating to conditions under which utilities may collect deposits from new residential applicants for service and to the rate of interest utilities must pay on customer deposits.

Submitted by Public Service Commission.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 87-169

Relating to the revision of emission limitations for certain sources of sulfur dioxide in Rhinelander.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-10

Relating to gas and electric consumer service rules.

Submitted by Public Service Commission.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-87

Relating to interpreter services for hearing impaired persons.

Submitted by Department of Health and Social Services.

Report received from agency, January 10, 1989.

Referred to committee on Agriculture, Health and Human Services, January 11, 1989.

Senate Clearinghouse Rule 88-106

Relating to 1989 wild turkey hunting regulations.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Transportation, Conservation and Mining, January 11, 1989.

Senate Clearinghouse Rule 88-107

Relating to changing the date of a free fishing day each year for sport fishing on all inland and outlying waters of the state.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Transportation, Conservation and Mining, January 11, 1989.

Senate Clearinghouse Rule 88-131

Relating to the fee schedule for the plat administration program.

Submitted by Department of Agriculture, Trade and Consumer Protection.

Report received from agency, January 10, 1989.

Referred to committee on Agriculture, Health and Human Services, January 11, 1989.

Senate Clearinghouse Rule 88-133

Relating to the control of particulate matter emissions from certain heatset web offset presses.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-134

Relating to silk screening of metal parts and products.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-145

Relating to administration of local park aids.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-149

Relating to the program for state grants for water pollution control facilities.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-150

Relating to the effluent limitations and pretreatment standards for the metal molding and casting industry.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-151

Relating to the effluent limitations and pretreatment standards for the coil coating and can-making industry.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-152

Relating to effluent limitations and pretreatment standards for the timber products processing industry.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-153

Relating to the effluent limitations and pretreatment standards for the iron and steel manufacturing industry.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-154

Relating to the effluent limitations and pretreatment standards for the copper forming industry.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-158

Relating to faculty grievances.

Submitted by University of Wisconsin System.

Report received from agency, January 10, 1989.

Referred to committee on Educational Financing, Higher Education and Tourism, January 11, 1989.

Senate Clearinghouse Rule 88-159

Relating to retroactive coverage by the Wisconsin health care liability insurance plan and the patients compensation fund and to exemptions, refunds, credits, pro rata assessments and interest on health care provider fees for the patients compensation fund.

Submitted by Office of the Commissioner of Insurance.

Report received from agency, January 10, 1989.

Referred to committee on Labor, Business, Insurance, Veterans' and Military Affairs, January 11, 1989.

Senate Clearinghouse Rule 88-176

Relating to the establishment of an intensive fire protection zone.

Submitted by Department of Natural Resources.

Report received from agency, January 10, 1989.

Referred to committee on Urban Affairs, Environmental Resources, Utilities and Elections, January 11, 1989.

Senate Clearinghouse Rule 88-180

Relating to occasional sales.

Submitted by Department of Revenue.

Report received from agency, January 10, 1989.

Referred to committee on Aging, Banking, Commercial Credit and Taxation, January 11, 1989.