AN ACT relating to repeal, renumber, amend and revise various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, 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. 10.53 (intro.) of the statutes is amended by replacing “if he finds” with “if the revisor finds”.

NOTE: Replaces personal pronoun.

SECTION 2. 10.53 (2) of the statutes is amended by replacing “he shall” with “the revisor shall”.

NOTE: Replaces personal pronoun.

SECTION 3. 10.66 (5) (n) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: Section 7.38 (1) (b) was renumbered s. 7.38 (1) (c) by ch. 427, laws of 1977, which was subsequently renumbered s. 7.39 (3) by 1987 Wis. Act 391. This corrects the cross-reference and ratifies the change made under s. 10.53 (2).

SECTION 4. 10.68 (3) (c) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (n) 1.

SECTION 5. 10.68 (5) (a) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (n) 1.

SECTION 6. 10.76 (4) (e) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (n) 1.

SECTION 7. 10.76 (5) (k) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (n) 1.

SECTION 8. 10.78 (4) (b) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (a) 1.

SECTION 9. 10.78 (5) (f) 1. of the statutes is amended by replacing “7.38 (1) (b)” with “7.39 (3)”).

NOTE: See Note to s. 10.66 (5) (a) 1.

SECTION 10. 13.62 (10g) of the statutes is amended by replacing “13.70” with “13.621”.

NOTE: Section 13.62 (10g) was created by 1989 Wis. Act 338. 1989 Wis. Acts 338 and 359 renumbered or repealed all of s. 13.70. The remaining subsections of former s. 13.70 are now found in s. 13.621. Corrects cross-reference.

SECTION 11. 13.621 (5) of the statutes is amended by replacing “13.67 or 13.68” with “13.68”.

NOTE: 1989 Wis. Act 338, section 27, renumbered s. 13.67 to be s. 13.68 (4). This corrects cross-reference.

SECTION 12. 13.93 (2) (a) of the statutes is amended by replacing “to him” with “to the revisor”.

NOTE: Replaces personal pronoun.

SECTION 13. 13.93 (2) (c) of the statutes is amended by replacing “he shall” with “the revisor shall”.

NOTE: Replaces personal pronoun.

SECTION 14. 14.38 (14) (intro.) of the statutes is amended to read:

14.38 (14) (title) NAME OF DRAFTER ON DOCUMENTS.

(intro.) No articles of incorporation, articles of amendment, articles of merger, consolidation or share exchange, statement of intention to dissolve, articles of dissolution, restated articles of incorporation, certificate of abandonment, or statement or articles of revocation of voluntary dissolution, provided for pursuant to ch. 180, 181, 185 or 187 and no certificate of limited partnership, certificate of amendment, restated certificate of limited partnership or certificate of cancellation, provided for
pursuant to ch. 179, shall be filed by the secretary of state unless the name of the individual who, or the governmental agency which, drafted such document is printed, typewritten, stamped or written thereon in a legible manner. A document complies with this subsection if it contains a statement in the following form: “This document was drafted by .... (Name)”. This subsection shall not apply to a document executed prior to December 1, 1967, or to:


SECTION 15. 15.197 (4) (b) (intro.) of the statutes is amended to read:

15.197 (4) (b) Creation and membership. (intro.) There is created in the department of health and social services a council on physical disabilities. Section 15.03 applies to the council’s attachment attached to the department of health and social services under s. 15.03. The council shall consist of all of the following:

NOTE: This amendment conforms s. 15.197 (4) (b) (intro.) to the current drafting style concerning attached councils, divisions, commissions, etc.

SECTION 16. 15.197 (11n) (intro.) of the statutes is amended to read:

15.197 (11n) Council on developmental disabilities. (intro.) There is created a council on developmental disabilities. Section 15.03 applies to the council’s attachment attached to the department of health and social services under s. 15.03. Members shall be state residents and shall be appointed in the following manner for staggered 4–year terms:

NOTE: See Note to s. 15.197 (4) (b) (intro.).

SECTION 17. 15.347 (2) of the statutes is renumbered 15.107 (5).

NOTE: Section 15.347 (2) concerns the creation of the acid deposition research council within the department of administration. The remaining subsections concern the creation of various councils within the department of natural resources. Section 15.107 is composed of provisions creating various department of administration councils. Section 15.347 (2) is renumbered for better placement.

SECTION 18. 16.20 (2) (d) of the statutes is amended by replacing “development disabilities” with “developmental disabilities”.

NOTE: Corrects form of adjective.

SECTION 19. 16.752 (8) (f) of the statutes is amended by replacing “on–going” with “ongoing”.

NOTE: Replaces with correct form of word.

SECTION 20. 17.07 (3m) of the statutes is amended to read:

17.07 (3m) Notwithstanding sub. (3), the parole commission chairperson may be removed by the governor, at pleasure.

NOTE: 1989 Wis. Act 121 amended s. 15.145 (1) and created s. 17.07 (3m), relating to the removal of the parole commission chairperson. This amendment clarifies which “chairperson” was intended in s. 17.07 (3m).

SECTION 21. 18.16 (7) of the statutes is amended by replacing “administration submit a report” with “administration submits a report”.

NOTE: Corrects subject/verb agreement after partial veto of 1989 Wis. Act 366.

SECTION 22. 18.64 (7) of the statutes is amended by replacing “administration submit a report” with “administration submits a report”.

NOTE: Corrects subject/verb agreement after partial veto of 1989 Wis. Act 366.

SECTION 23. 18.77 (7) of the statutes is amended by replacing “administration submit a report” with “administration submits a report”.

NOTE: Corrects subject/verb agreement after partial veto of 1989 Wis. Act 366.

SECTION 24. 20.255 (2) (v) of the statutes is amended by replacing “115.36 (4)” with “115.361 (2)”.

NOTE: 1989 Wis. Act 122 renumbered s. 115.36 (4) to be s. 115.361 (2). Corrects cross-reference.

SECTION 25. 20.292 (1) (r) of the statutes is amended by replacing “ambulance attendant” with “emergency medical technician — basic”.

NOTE: 1989 Wis. Act 102 renamed “ambulance attendant” to “emergency medical technician — basic”. This amendment conforms the reference to current language.

SECTION 26. 20.292 (1) (r) (title) of the statutes is amended by replacing “Ambulance attendant” with “Emergency medical technician — basic”.

NOTE: See Note to s. 20.292 (1) (r).

SECTION 27. 20.370 (2) (da) of the statutes is amended by replacing “144.7967” with “159.215”.

NOTE: Section 144.7967 was renumbered s. 159.215 by the revisor under s. 13.93 (1) (b). The renumbering is ratified in this revisor’s correction bill. Corrects cross-reference.

SECTION 28. 20.512 (1) (bm) of the statutes is repealed.

NOTE: Section 20.512 (1) (bm) is an appropriation that refers to s. 230.048 (3m). Section 230.048 (3m) is now obsolete and is repealed in this bill.

SECTION 29. 20.680 (2) (k) of the statutes is amended by replacing “board of attorneys professional competence” with “board of bar examiners”.

NOTE: A supreme court order filed November 13, 1990, effected the name change.

SECTION 30. 20.680 (3) (title) of the statutes is amended to read:

20.680 (3) (title) Bar examiners and responsibilities.

SECTION 31. 20.680 (3) (g) of the statutes is amended to read:

20.680 (3) (g) (title) Board of bar examiners. All moneys received from the state bar of Wisconsin, attorney licensing exam fees and attorney licensing fees for the operational expenses of the board of attorneys professional competence bar examiners.

NOTE: See Note to s. 20.680 (2) (k).
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SECTION 32. 20.867 (3) (k) of the statutes is amended to read:

20.867 (3) (k) Interest rebates on obligation proceeds; program revenues. All moneys transferred from the appropriations under pars. (g) and (i) and ss. 20.190 (1) (j), 20.245 (2) (j), 20.285 (1) (gb), 20.410 (1) (ko), and 20.505 (5) (kc) and 20.867 (3) (g) and (l) to make the payments determined by the building commission under s. 13.488 (1) (m) on the proceeds of obligations specified in those paragraphs.

NOTE: This amendment conforms s. 20.867 (3) (k) to current drafting style.

SECTION 33. 25.17 (65) of the statutes is amended by replacing “sub. (1) (d)” with “sub. (1) (hm)”.

NOTE: 1989 Wis. Act 359 renumbered s. 25.17 (1) (d) to be s. 25.17 (1) (hm). Corrects cross-reference.

SECTION 34. 30.11 (5) (c) of the statutes is amended to read:

30.11 (5) (c) Upon the complaint of any person to the department that current use made of rights leased under s. 24.39 (4) is inconsistent with both 1. its original findings and 2. the public interest, the department shall hold a public hearing thereon after the publication of a class 2 notice, under ch. 985. If the department finds that the present use conforms neither to its original finding nor to the present public interest, it shall submit its findings to the governor and the. The governor may cause the attorney general or the district attorney of the proper county to institute appropriate action for removal of structures or cessation of practices in violation of such lease.

NOTE: This amendment brings s. 30.11 (5) (c) into conformity with the current drafting style.

SECTION 35. 32.05 (3m) (title) of the statutes is created to read:

32.05 (3m) (title) Uneconomic Remnant.

NOTE: All other subsections in s. 32.05 have titles.

SECTION 36. 33.28 (7) of the statutes is amended by replacing “chairman” with “chairperson”.

NOTE: Replaces gender-neutral noun.

SECTION 37. 36.25 (32) (b) of the statutes is amended by replacing “level” with “levels”.

NOTE: Adds plural to conform to sentence context.

SECTION 38. 40.02 (48) (c) of the statutes is reenacted as shown in 1989 Wisconsin Act 357.

NOTE: In amending this paragraph, 1989 Wis. Act 357 struck “a” preceding “special criminal investigation agent”. In printing the statutes, the word “a” was inadvertently retained.

SECTION 39. 40.05 (2) (b) of the statutes is amended, effective January 1, 1992, by replacing “pars. (br)” with “pars. (bv)”.

NOTE: Corrects transcription error.

SECTION 40. 40.05 (4) (br) 1 of the statutes is amended by replacing “par. (b) and.” with “par. (b).”.

NOTE: 1989 Wis. Act 355 left a surplus “and”. It was not shown in the 1989–90 Statutes.

SECTION 41. 46.27 (3) (e) (intro.) of the statutes is amended by replacing “sub. (4) (a) 1. a. b. and d” with “sub. (4) (a) 1. a. b. and d.”

NOTE: Adds comma and periods to correct punctuation.

SECTION 42. 48.982 (3) of the statutes is amended by replacing “service except as otherwise required under s. 230.08 (2) (qg), an” with “service, an”.

NOTE: 1989 Wis. Act 31 amended s. 48.982 (3) to add, among other things, the reference to s. 230.08 (2) (qg), apparently an earlier proposed provision. However, s. 230.08 (2) (qg) does not exist. Deletes improper reference.

SECTION 43. 48.983 (title) of the statutes is amended by replacing “use of” with “purchase of”.

NOTE: Amendment conforms title to text of provision.

SECTION 44. 49.498 (2) (d) 1. e. of the statutes is amended by replacing “on–going” with “ongoing”.

NOTE: Replaces with correct form of word.

SECTION 45. 49.498 (4) (b) 1. of the statutes is amended by replacing “counsel after ‘counsel’ concerning” with “counsel concerning”.

NOTE: 1989 Wis. Act 31 created s. 49.498 (4) (b) 1. A drafting instruction was mistaken for statutory text. This amendment deletes the drafting instruction.

SECTION 46. 49.52 (1) (aj) of the statutes is amended by replacing “par. (ag)” with “par. (ad)”.

NOTE: 1989 Wis. Act 31 repealed s. 49.52 (1) (ag) and created par. (ad) to replace it. Although the governor vetoed the legislature’s attempted amendment of s. 49.52 (1) (aj) in 1989 Wis. Act 31, which included replacement of “par. (ag)” with “par. (ad)”, it is apparent that the veto was focused upon the more substantive portions of that amendment. Even without the reference to par. (ad) in s. 49.52 (1) (aj), counties will receive the reimbursement provided by par. (ad), for the governor left that measure intact. This amendment replaces reference to a nonexistent provision with reference to its successor without overriding the effect of the governor’s veto.

SECTION 47. 49.52 (1) (al) of the statutes is amended by replacing “par. (ag)” with “par. (ad)”.

NOTE: See NOTE to s. 49.52 (1) (aj). Pars. (aj) and (al) were affected substantially alike.

SECTION 48. 62.13 (5) (a) of the statutes is amended by replacing “He may” with “The subordinate may” and “against him” with “against the subordinate”.

NOTE: Replaces pronouns.

SECTION 49. 62.13 (5) (e) of the statutes is amended by replacing “if he has been suspended” with “if suspended”.

NOTE: Removes personal pronoun.

SECTION 50. 62.13 (5) (i) of the statutes is amended by replacing “entitled to his pay” with “entitled to pay”.

NOTE: Removes personal pronoun.

SECTION 51. 62.13 (5m) (b) of the statutes is amended by replacing “according to his efficiency” with “according to the subordinate’s efficiency”.

NOTE: Replaces personal pronoun.

SECTION 52. 62.13 (6) (b) of the statutes is amended by replacing “he shall give” with “the clerk shall give” and “adopted?” with “adopted?”.
Note: Replaces personal pronoun and corrects punctuation.

Section 53. 66.019 (4) (b) of the statutes is amended by replacing “after such elections” with “after such election”.

Note: Chapter 261, laws of 1959, created s. 66.019 (4) (b) using “election” rather than “elections”. A typographical error was made in the statute publication and that error has carried over since the 1959 Statutes.

Section 54. 66.071 (1) (i) of the statutes is amended by replacing “style or water fixture” with “style of water fixture”.

Note: Section 66.071 (1) (i) formerly existed as s. 66.06 (14) (a) 9. Beginning with the statute publication following the amendment of the section by ch. 396, laws of 1921, the “of” appeared as “or”. This amendment corrects the spelling error which has appeared since 1921.

Section 55. 66.616 (3) (b) 2. of the statutes is amended by replacing “three–eighths” with “three–eighths” in 2 places.

Note: Corrects provision by inserting ordinal form of “eighth”.

Section 56. 67.12 (12) (e) 5. of the statutes is amended by replacing “adopted under to this subsection” with “adopted under this subsection”.

Note: 1987 Wis. Act 197 deleted “to” but it was shown in the 1987–88 statutes nonetheless. It does not appear in the 1989–90 statutes.

Section 57. 78.04 (2) of the statutes is amended by replacing “American Society of Testing Materials” with “American Society for Testing and Materials”.

Note: Corrects name of organization.

Section 58. 80.12 of the statutes is amended by replacing “repairs, improvements and maintenance” with “repairs, improvement and maintenance”.

Note: Chapter 416, laws of 1939, amended s. 80.12, adding the “repairs, improvement and maintenance” language. The typographical error did not appear until publication of the 1961 statutes, following amendment of the section by chapter 550, laws of 1961. The error has carried over since that time.

Section 59. 86.18 (4) of the statutes is amended by replacing “his report” with “the highway commissioner’s report” and “said highway commission” with “the highway commissioner”.

Note: This typographical error first appeared in the 1957 statutes following the amendment of sub. (4) by chapter 132, laws of 1957. Prior editions of the statutes contained the term “commissioner”. This amendment also modernizes the language.

Section 60. 88.82 (2) (a) of the statutes is amended by replacing “debts including” with “debts, including”.

Note: Section 88.82 (2) (a) was created by chapter 572, laws of 1963, though due to a delayed effective date, it did not appear in the statute book until 1965. The typographical error (omission of the comma) first appeared at that time and has carried over to the current statutes.

Section 61. 100.06 (2) (a) of the statutes is amended by replacing “for milk,” with “for milk.”.

Note: Deletes unnecessary comma remaining after partial veto of 1989 Wis. Act 336.

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Section 62. 101.35 (2) (d) of the statutes is amended by replacing “tribe of band” with “tribe or band”.

Note: Corrects typographical error.

Section 63. 105.15 of the statutes is amended by replacing “not inconsistent this” with “not inconsistent with this”.

Note: The word “with” was inadvertently stricken in 1989 Wis. Act 220.

Section 64. 110.08 (2) of the statutes is amended by replacing “343.16 (1) (a) 3.” with “343.16 (1) (c)”.

Note: Section 343.16 (1) (a) 3. was renumbered s. 343.16 (1) (c) by 1989 Wis. Act 105. Corrects reference.

Section 65. The amendment of 117.08 (3) (a) 2. of the statutes by 1989 Wisconsin Act 192 was not repealed by 1989 Wisconsin Act 287. Both amendments stand.

Note: This action validates the action of the revisor in Act 192. The error was made in the statute publication and that error has carried over since 1921.

Section 66. 121.10 (3) of the statutes is reenacted as shown in 1989 Wisconsin Act 31.

Note: A partial veto of 1989 Wis. Act 31 joined 2 sentences together with the word “If”. In printing the statutes, the word “If” was inadvertently omitted and the sentence was incorrectly shown as 2 separate sentences.

Section 67. 125.31 (title) of the statutes is amended to read:

125.31 (title) Multiple licenses and permits; brewers.

Note: 1989 Wis. Act 253 affected s. 125.31 by renumbering s. 125.31 (1) to be s. 125.31 and repealing s. 125.31 (2). However, the subsection title of former s. 125.31 (1) was not repealed, so too titles remained. This amendment combines the section and subsection titles. The titles are shown as combined in the 1989–90 statutes.

Section 68. 139.34 (9) of the statutes is amended by replacing “proof that he” with “proof that the applicant” and “his agent” with “as agent”.

Note: Replaces personal pronoun.

Section 69. 144.025 (2) of the statutes is amended to read:

144.025 (2) The department shall approve grants under this section equal to the following percentages of the amount by which the reasonable and necessary capital costs of achieving compliance with the standards for contaminants exceed an amount equal to $25 times the population that is served by the contaminated public water supply for which a grant is sought: 90%.

Note: Improves readability following partial veto. Prior to the partial veto, 1989 Wis. Act 366 included a graduated system of grants based upon 3 tiers of capital costs exceeding the “$25 times the population” minimum. Because the first 2 tiers were eliminated by the partial veto, the original structure was no longer necessary.

Section 70. 144.026 (6) (g) (title) of the statutes is created to read:

144.026 (6) (g) (title) Fees.
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NOTE: All other paragraphs in the subsection include titles.

SECTION 71. 144.241 (8) (j) of the statutes is amended by replacing “sewage district” with “sewerage district”.

NOTE: Makes terminology consistent.

SECTION 72. 144.2415 (2m) (a) 2. of the statutes is amended by replacing “under s. this section” with “under this section”.

NOTE: The “s.” was inadvertently left in the text during drafting.

SECTION 73. 144.2415 (3) (bm) (intro.) of the statutes is amended by replacing “and department” with “and the department”.

NOTE: Inserts article to clarify reference.

SECTION 74. 144.245 (5) (a) 1. of the statutes is amended by replacing “sewage” with “sewage”.

NOTE: Makes terminology consistent.

SECTION 75. 144.435 (2) of the statutes is amended by replacing “chs. 30, 144 and 147” with “this chapter and chs. 30 and 147”.

NOTE: This amendment brings s. 144.435 (2) into conformity with current drafting style.

SECTION 76. 144.44 (4e) of the statutes is amended by replacing “conditions n” with “conditions in”.

NOTE: The letter “i” was inadvertently omitted in the engrossed bill enacted as 1989 Wis. Act 335.

SECTION 77. 144.44 (7) (f) 3. of the statutes is amended by replacing “chs. 30, 31, 144, 147” with “this chapter and chs. 30, 31, 147”.

NOTE: This amendment brings s. 144.44 (7) (f) 3. into conformity with current drafting style.

SECTION 78. 144.442 (9) (b) 1. of the statutes is amended by replacing “ch. 30, 31, 144 or 147” with “this chapter or ch. 30, 31 or 147”.

NOTE: This amendment brings s. 144.442 (9) (b) 1. into conformity with current drafting style.

SECTION 79. 144.7967 of the statutes is renumbered 159.215.

NOTE: Section 144.7967 was created by 1989 Wis. Act 31. 1989 Wis. Act 335 renumbered many related sections in ch. 144 to ch. 159. This validates the action of the revisor of statutes in renumbering the provision in accordance with s. 13.93 (1) (b).

SECTION 80. 144.95 (8) (d) of the statutes is amended by replacing “American society for testing materials” with “American Society for Testing and Materials”.

NOTE: Corrects name of organization.

SECTION 81. 144.955 (3) (c) of the statutes is amended by replacing “s. 560.18” with “s. 560.19”.


SECTION 82. 146.024 (1) (a) of the statutes is amended by replacing “an emergency medical technician — advanced (paramedic)” with “an emergency medical technician — paramedic or an emergency medical technician — basic licensed under s. 146.50 (5)”.

NOTE: 1989 Wis. Act 102 renamed “emergency medical technician — advanced (paramedic)” and “ambulance attendant” to “emergency medical technician — paramedic” (s. 146.50 (1) (b)) and “emergency medical technician — basic” (s. 146.50 (1) (f)), respectively. Both are now licensed under s. 146.50 (5).

SECTION 83. 157.06 (1) (c) 1. of the statutes is repealed.

NOTE: Deletes obsolete provision. Section 157.06 was repealed and recreated by 1989 Wis. Act 298. Section 157.06 (1) (c) 1. was applicable only prior to January 1, 1991.

SECTION 84. 157.06 (1) (c) 2. of the statutes is amended by replacing “After December 31, 1990, “document” with ““Document”.

NOTE: Deletes obsolete transition provision.

SECTION 85. 157.06 (2) (f) 5. a. of the statutes is repealed.

NOTE: Deletes obsolete provision. Section 157.06 was repealed and recreated by 1989 Wis. Act 298. Section 157.06 (2) (f) 5. a. was applicable only prior to January 1, 1991.

SECTION 86. 157.06 (2) (f) 5. b. of the statutes is amended by replacing “After December 31, 1990, crossing” with “Crossing”.

NOTE: Deletes obsolete transition provision.

SECTION 87. 157.06 (2) (i) 2. a. of the statutes is repealed.

NOTE: Deletes obsolete provision. Section 157.06 was repealed and recreated by 1989 Wis. Act 298. Section 157.06 (2) (i) 2. a. was applicable only prior to January 1, 1991.

SECTION 88. 157.06 (2) (i) 2. b. of the statutes is amended by replacing “After December 31, 1990, attaching” with “Attaching”.

NOTE: Deletes obsolete transition provision.

SECTION 89. 157.06 (5) (c) 1. of the statutes is amended by replacing “emergency medical technician — advanced (paramedic)” with “emergency medical technician — paramedic” and “ambulance attendant” with “emergency medical technician — basic”.

NOTE: 1989 Wis. Act 102 renamed “emergency medical technician — advanced (paramedic)” and “ambulance attendant” to “emergency medical technician — paramedic” (s. 146.50 (1) (b)) and “emergency medical technician — basic” (s. 146.50 (1) (f)), respectively.

SECTION 90. 157.62 (1) (b) of the statutes is amended by replacing “180.791” with “180.1622”.

NOTE: Chapter 180 was repealed and recreated by 1989 Wis. Act 303. Section 180.1622 is the successor provision to s. 180.791. Corrects cross-reference.

SECTION 91. 157.62 (2) (b) 1. of the statutes is amended by replacing “180.791” with “180.1622”.

NOTE: See Note to s. 157.62 (1) (b).

SECTION 92. 157.62 (2) (b) 2. of the statutes is amended by replacing “180.791” with “180.1622”.

NOTE: See Note to s. 157.62 (1) (b).

SECTION 93. 157.62 (2) (b) 7. of the statutes is amended by replacing “180.791” with “180.1622”.

NOTE: Makes terminology consistent.
NOTE: See Note to s. 157.62 (1) (b).

SECTION 94. 159.07 (1m) (intro.) of the statutes is amended to read:

159.07 (1m) BATTERIES, MAJOR APPLIANCES AND OIL. (intro.) Beginning on January 1, 1991, no person may:

   NOTE: This amendment removes an obsolete transition provision.

SECTION 95. 159.07 (7) (a) of the statutes is amended by replacing “to (5)” with “and (4)”.

   NOTE: The creation of s. 159.07 (5) in 1989 Wis. Act 335 was vetoed by the governor. Corrects cross-reference.

SECTION 96. 159.07 (7) (bg) of the statutes is amended by replacing “((1) to (5))” with “((1m) to (4))”.

   NOTE: Subsection (1) does not exist. The creation of s. 159.07 (5) in 1989 Wis. Act 335 was vetoed by the governor. Corrects cross-reference.

SECTION 97. 159.07 (7) (c) 1. cg. of the statutes is amended by replacing “(3), (4) or (5)” with “(3) or (4)”.

   NOTE: See Note to s. 159.07 (7) (a).

SECTION 98. 159.07 (7) (c) 2. (intro.) of the statutes is amended by replacing “to (5)” with “and (4)”.

   NOTE: See Note to s. 159.07 (7) (a).

SECTION 99. 159.07 (7) (c) 2. b. of the statutes is amended by replacing “(3), (4) or (5)” with “(3) or (4)”.

   NOTE: See Note to s. 159.07 (7) (a).

SECTION 100. 159.07 (7) (d) of the statutes is amended by replacing “(3), (4) or (5)” with “(3) or (4)” in 2 places.

   NOTE: See Note to s. 159.07 (7) (a).

SECTION 101. 159.18 (2) (a) of the statutes is amended to read:

159.18 (2) (a) Beginning on January 1, 1991, a retailer who sells a battery to a consumer and installs the battery shall accept the used battery unless the consumer refuses to relinquish the used battery.

   NOTE: This amendment removes an obsolete transition provision.

SECTION 102. 159.18 (3) (a) (intro.) of the statutes is amended to read:

159.18 (3) (a) (intro.) Beginning on January 1, 1991, if a retailer sells a battery to a consumer without installing the battery or if sub. (2) (b) applies, the retailer shall do all of the following:

   NOTE: This amendment removes an obsolete transition provision.

SECTION 103. 159.18 (4) (a) of the statutes is amended to read:

159.18 (4) (a) Except as provided in par. (b), beginning on January 1, 1991, if a person delivers to a retailer a used battery to which sub. (3) (a) 3. does not apply, the retailer shall accept the used battery. A retailer may charge up to $3 for each battery delivered under this paragraph.

   NOTE: This amendment removes an obsolete transition provision.

SECTION 104. 159.18 (5) of the statutes is amended to read:

159.18 (5) DEPOSIT. Beginning on January 1, 1991, a retailer may charge a deposit of not more than $5 on the sale of a battery. The retailer shall refund the deposit if the consumer delivers the battery to the retailer under sub. (3) (a) 3.

   NOTE: This amendment removes an obsolete transition provision.

SECTION 105. 179.105 (2) of the statutes is amended to read:

179.105 (2) Any provision of a certificate of limited partnership that is in existence on April 28, 1990, and that conforms with s. 179.31, 1987 stats., s. 179.32 (4) (intro.) or (5) (intro.), 1987 stats., s. 179.42 (1), 1987 stats., s. 179.53, 1987 stats., s. 179.55, 1987 stats., s. 179.64 (1) (a), 1987 stats., or s. 179.71 (1) or (3), 1987 stats., is enforceable on and after April 28, 1990, to the same extent that the provision would be enforceable under s. 179.31, 1987 stats., s. 179.32 (4) (intro.) or (5) (intro.), 1987 stats., s. 179.42 (1m), 179.53, 179.55, 179.64 (1) (a) or 179.71 (1m) or (3) if included in a partnership agreement.

   NOTE: References to “1987 stats.” are inserted to clarify that all of the statutes cited are from the 1987 statutes.

SECTION 106. 179.16 (1) (intro.) of the statutes is amended to read:

179.16 (1) (intro.) Two signed copies of the certificate of limited partnership and of any certificates of amendment or cancellation under s. 179.15 or of any court order under s. 179.15 shall be delivered to the secretary of state. A person who executes a certificate as an officer, general partner or fiduciary need not exhibit evidence of his or her authority as a prerequisite to filing. Unless the document does not conform to law, upon receipt of all filing fees the secretary of state shall do all of the following:

   NOTE: 1989 Wis. Act 232 amended s. 179.16 (1) (intro.) by adding “under s. 179.15” in 2 places; however, the first reference was not underscored. The drafting record indicates that the first reference was inadvertently inserted. The text of s. 179.15 also supports deleting the first reference.

SECTION 107. 180.1134 (intro.) of the statutes is amended by replacing “ss. 180.075” with “ss. 180.0705”.

   NOTE: 1989 Wis. Act 303 repealed and recreated ch. 180, instituting an entirely new numbering system. The drafting record indicates that s. 180.0705 should have been inserted rather than s. 180.075; however, an apparent typographical error resulted in the incorrect cross-reference. Section 180.1134 refers to certain shareholders’ meeting requirements and s. 180.0705 fits the context.

SECTION 108. 186.10 (1) of the statutes is amended by replacing “his agent” with “the minor’s agent”.

   NOTE: Replaces personal pronoun.

SECTION 109. 196.213 (2) of the statutes is amended by replacing “227.01 (9)” with “227.01 (13)”.

   NOTE: At the time that s. 196.213 was created by 1985 Wis. Act 297, the definition of “rule” was contained in s. 227.01 (9). However, ch. 227 was repealed and recreated by 1985 Wis. Act 182 with the new definition of “rule” appearing.
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in s. 227.01 (13). This amendment corrects the cross-reference.

Section 110. 215.73 (3) (title) of the statutes is amended to read:
215.73 (3) (title) WITHDRAWAL REQUESTS OF SAVERS IN ABSORBED ASSOCIATION.

Note: 1989 Wis. Act 242 amended s. 215.73 (3) by deleting the reference to the term “stock”. The title amendment brings the title into conformity with the provision.

Section 111. 227.03 (2) of the statutes is amended to read:
227.03 (2) Except as provided in s. 108.105, only the provisions of this chapter relating to rules are applicable to matters arising out of s. 66.191, 1981 stats., s. 40.65 (2), 66.191, 1981 stats., 101.22, 144.445, 303.07 (7) or 303.21 or subch. II of ch. 107 or ch. 102, 108 or 949.

Note: Reorders citation string to facilitate computer search.

Section 112. 230.048 (3m) of the statutes is repealed.

Note: Deletes obsolete provision. 1989 Wis. Act 31 created s. 230.048 (3m), making it effective only through June 30, 1990.

Section 113. 302.46 (1) (a) of the statutes, as affected by 1989 Wisconsin Act 22, section 1d, and 1989 Wisconsin Act 359, section 201, is amended, effective July 1, 1991, to read:
302.46 (1) (a) On or after October 1, 1987, if a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123 (2) (a) or (5) or a violation of s. 101.123 (2) (a) or (5) or state laws or municipal or county ordinances involving nonmoving traffic violations or safety belt use violations under s. 347.14 (2m), the court, in addition, shall impose a jail assessment in an amount of 1% of the fine or forfeiture imposed or $10, whichever is greater. If multiple offenses are involved, the court shall determine the jail assessment on the basis of each fine or forfeiture. If a fine or forfeiture is suspended in whole or in part, the court shall reduce the jail assessment in proportion to the suspension.

Note: 1989 Wis. Act 359, section 201, purported to amend s. 302.46 (1) (a) as repealed and recreated by 1989 Wis. Act 22, section 1d, effective July 1, 1991. The text shown in 1989 Wis. Act 359, section 201, was, however, s. 302.46 (1) (a) as affected by 1989 Wis. Act 22, section 1, 1989 Wis. Act 31, section 1670g, and 1989 Wis. Act 97, section 1. This amendment corrects the text to reflect 1989 Wis. Act 22, section 1d, effective July 1, 1991.

Section 114. 343.03 (1) (a) of the statutes is amended by replacing “583” with “383”.

Note: 49 CFR 383 establishes a commercial classified drivers license system. No 49 CFR 583 exists.

Section 115. 343.03 (8) (c) 1. of the statutes is amended by replacing “s. 343.12 or 343.125” with “s. 343.12, 1987 stats., or s. 343.125”.

Note: Inserts reference to “1987 stats.” to clarify that both references are to the 1987 statutes.

Section 116. 343.05 (2) (a) 3. of the statutes is amended by replacing “s. 343.125 or 343.126” with “s. 343.125, 1987 stats., or s. 343.126”.

Note: Inserts reference to “1987 stats.” to clarify reference and to facilitate computer searches.

Section 117. 343.16 (2) (b) of the statutes is amended by replacing “par. (am)” with “par. (e)”.

Note: Reflects renumbering of s. 343.16 (1) (am) by 1987 Wis. Act 105.

Section 118. 343.16 (2) (c) (title) of the statutes is created to read:
343.16 (2) (c) (title) Standards.

Note: All other paragraphs in this subsection have titles. This title creation makes the form consistent. The revisor has included this title in the 1989–90 statutes as a service to the reader.

Section 119. 343.32 (2) (e) of the statutes is amended by replacing “s. 343.30 or 343.32” with “this section or s. 343.30”.

Note: This amendment brings s. 343.32 (2) (e) into conformity with current drafting style.

Section 120. 440.92 (6) (b) 1. of the statutes is amended by replacing “180.791” with “180.1622”.

Note: Chapter 180 was repealed and recreated by 1989 Wis. Act 303. Section 180.1622 is the successor provision to s. 180.791. Corrects cross-reference.

Section 121. 452.14 (4m) 1 and 2 of the statutes are renumbered 452.14 (4m) (a) and (b).

Note: This amendment conforms s. 452.14 (4m) to the standard numbering system and validates the action of the revisor in renumbering the provision in accordance with s. 13.93 (1) (b).

Section 122. 459.03 (1) of the statutes is amended by replacing “his business address and the number of his certificate” with “the licensee’s business address and certificate number”.

Note: Replaces personal pronouns.

Section 123. 459.03 (2) (b) of the statutes is amended by replacing “his relationship” with “the purchaser’s relationship”.

Note: Replaces personal pronoun.

Section 124. 611.74 (2) of the statutes is amended by replacing “under his supervision” with “under the commissioner’s supervision”.

Note: Replaces personal pronoun.

Section 125. 632.103 (2) (b) of the statutes is amended by replacing “subds. 1 to 4” with “par. (a) 1 to 4.”.

Note: Due to renumbering during the drafting process of 1989 Wis. Act 347, the reference to “subds. 1 to 4” should read “par. (a) 1 to 4.”.

Section 126. 632.895 (2) (a) of the statutes is amended by replacing “in-patient” with “inpatient”.

Note: Makes spelling consistent throughout related provisions.

Section 127. 752.03 (1) of the statutes is repealed.

Note: The subsection has no application after July 31, 1990.
Section 128. 752.03 (2) of the statutes is amended to read:

752.03 (2) Beginning August 1, 1990, there shall be 14 court of appeals judges. Three judges shall be elected from each of the 2 districts specified in ss. 752.13 and 752.17 and 4 judges shall be elected from each of the 2 districts specified in ss. 752.15 and 752.19.

Note: Removes obsolete transition provision.

Section 129. 753.06 (3) (c) of the statutes is amended to read:

753.06 (3) (c) Washington county. The circuit has 3 branches. Commencing August 1, 1988, the circuit has 4 branches.

Note: Deletes obsolete transition language.

Section 130. 753.06 (3) (d) of the statutes is amended to read:

753.06 (3) (d) Waukesha county. The circuit has 10 branches. Commencing August 1, 1988, the circuit has 12 branches.

Note: Deletes obsolete transition language.

Section 131. 753.06 (5) (c) of the statutes is amended to read:

753.06 (5) (c) Rock county. The circuit has 6 branches. Commencing August 1, 1988, the circuit has 7 branches.

Note: Deletes obsolete transition language.

Section 132. 753.06 (6) (h) of the statutes is amended to read:

753.06 (6) (h) Sauk county. The circuit has 2 branches. Commencing August 1, 1988, the circuit has 3 branches.

Note: Deletes obsolete transition language.

Section 133. 753.06 (8) (f) of the statutes is amended to read:

753.06 (8) (f) Outagamie county. The circuit has 5 branches. Commencing August 1, 1988, the circuit has 6 branches.

Note: Deletes obsolete transition language.

Section 134. 753.06 (9) (i) of the statutes is amended to read:

753.06 (9) (i) Oneida county. The circuit has one branch. Commencing August 1, 1988, the circuit has 2 branches.

Note: Deletes obsolete transition language.

Section 135. 753.06 (10) (am) of the statutes is amended to read:

753.06 (10) (am) Barron county. The circuit has one branch. Commencing August 1, 1988, the circuit has 2 branches.

Note: Deletes obsolete transition language.

Section 136. 753.06 (10) (g) of the statutes is amended to read:

753.06 (10) (g) Eau Claire county. The circuit has 3 branches. Commencing August 1, 1988, the circuit has 4 branches.

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Note: Deletes obsolete transition language.

Section 137. 757.30 (4) of the statutes is amended by replacing “board of attorneys professional competence” with “board of bar examiners”.

Note: See Note to s. 20.680 (2) (k).

Section 138. 758.19 (3) of the statutes is amended by replacing “board of attorneys professional competence” with “board of bar examiners”.

Note: See Note to s. 20.680 (2) (k).

Section 139. 767.13 (2) (c) of the statutes is repealed.

Note: Section 767.13 (2) (c) does not apply after June 30, 1989. Deletes obsolete provision.

Section 140. 767.24 (8) (title) of the statutes is amended by replacing “AND” with “IN”.

Note: Section 767.24 (8) was renumbered from s. 767.24 (3) by 1987 Wis. Act 355. The title was also created at that time. However, a typographical error occurred in transcription. This amendment corrects that error. The title is shown as corrected in the 1989–90 statutes.

Section 141. 767.327 (6) (c) of the statutes is amended by replacing “do not apply a notice” with “do not apply to a notice”.

Note: Section 767.327 (6) (c) was created by 1987 Wis. Act 355, which inadvertently omitted the word “to”. This amendment inserts the missing language.

Section 142. 807.13 (2) (intro.) of the statutes is amended by replacing “actions or proceedings” with “actions and proceedings”.

Note: A supreme court order filed October 31, 1990, amended sub. (2) (intro.) to change “or” to “and” without striking the “or” and underscoring the “and”. The change appears in the 1989–90 statutes.

Section 143. 818.14 of the statutes is amended by replacing “deposit to him” with “deposit to the defendant”.

Note: Replaces personal pronoun.

Section 144. The amendment of 880.33 (3) of the statutes by 1989 Wisconsin Act 200 was not repealed by the supreme court order filed October 31, 1990. Both amendments stand.

Note: There were no conflicts of substance. This action validates the action of the revisor in merging, under s. 13.93 (2) (c), an act of the 1989 legislature and the supreme court.

Section 145. 901.03 (2) of the statutes is amended by replacing “He” with “The judge”.

Note: Replaces personal pronoun.

Section 146. 901.04 (4) of the statutes is amended by replacing “subject himself to” with “subject himself or herself to”.

Note: Adds language to make provision gender–neutral.

Section 147. 901.07 of the statutes is amended by replacing “him” with “the party”.

Note: Replaces personal pronoun.

Section 148. 904.04 (1) (intro.) of the statutes is amended by replacing “his character” with “the person’s character” and “he acted” with “the person acted”.

Note: Replaces personal pronouns.
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SECTION 149. 904.04 (1) (a) of the statutes is amended by replacing “his character” with “the accused’s character”.

NOTE: Replaces personal pronoun.

SECTION 150. 904.04 (2) of the statutes is amended by replacing “he acted” with “the person acted”.

NOTE: Replaces personal pronoun.

SECTION 151. 904.05 (2) of the statutes is amended by replacing “his conduct” with “the person’s conduct”.

NOTE: Replaces personal pronoun.

SECTION 152. 904.10 of the statutes is amended by replacing “his conduct” with “the person’s conduct”.

NOTE: Replaces personal pronoun.

SECTION 153. 904.11 of the statutes is amended by replacing “he acted” with “the person acted”.

NOTE: Replaces personal pronoun.

SECTION 154. 904.12 (2) of the statutes is amended by replacing “his personal” with “the person’s personal” in 3 places.

NOTE: Replaces personal pronouns.

SECTION 155. 905.03 (1) (a) of the statutes is amended by replacing “from him” with “from the lawyer”.

NOTE: Replaces personal pronoun.

SECTION 156. 905.03 (2) of the statutes is amended to read:

905.03 (2) GENERAL RULE OF PRIVILEGE. A client has a privilege to refuse to disclose and to prevent any other person from disclosing confidential communications made for the purpose of facilitating the rendition of professional legal services to the client: (a) between himself the client or his the client’s lawyer or his the lawyer’s representative of him the client or his the client’s lawyer and the lawyer’s representative of him the client or his the client’s lawyer and the lawyer’s representative; or (b) by him the client or his the client’s lawyer to a lawyer representing another in a matter of common interest or (c) between representatives of the client or between the client and a representative of the client or (d) between lawyers representing the client.

NOTE: Replaces personal pronouns.

SECTION 157. 905.03 (3) of the statutes is amended by replacing “his guardian” with “the client’s guardian” and “His authority” with “The lawyer’s authority”.

NOTE: Replaces personal pronouns.

SECTION 158. 905.03 (4) (c) of the statutes is amended by replacing “his client” with “the lawyer’s client” and “his lawyer” with “the client’s lawyer”.

NOTE: Replaces personal pronouns.

SECTION 159. 905.04 (4) (c) of the statutes is amended by replacing “he relies” with “the patient relies”, “his claim or defense,” with “the patient’s claim or defense,” and “his claim or defense.” with “the party’s claim or defense.”.

NOTE: Replaces personal pronouns.

SECTION 160. 905.05 (1) of the statutes is amended by replacing “his spouse” with “the person’s spouse” and “against him” with “against the person”.

NOTE: Replaces personal pronouns.

SECTION 161. 905.05 (2) of the statutes is amended by replacing “his behalf” with “the person’s behalf”.

NOTE: Replaces personal pronoun.

SECTION 162. 905.06 (title) of the statutes is amended to read:

905.06 (title) Communications to members of clergy.

NOTE: Supplies gender–neutral language.

SECTION 163. 905.06 (1) (a) of the statutes is amended by replacing “clergyman” with “member of the clergy” and “him” with “the individual”.

NOTE: Supplies gender–neutral language.

SECTION 164. 905.06 (2) of the statutes is amended by replacing “clergyman” with “member of the clergy” and “his professional” with “the member’s professional”.

NOTE: Supplies gender–neutral language.

SECTION 165. 905.06 (3) of the statutes is amended by replacing “his guardian” with “the person’s guardian”, “his personal” with “the person’s personal”, “he is” with “the person is”, “clergyman” with “member of the clergy” and “His authority” with “The member of the clergy’s authority”.

NOTE: Supplies gender–neutral language.

SECTION 166. 905.07 of the statutes is amended by replacing “his vote” with “the person’s vote”.

NOTE: Replaces personal pronoun.

SECTION 167. 905.10 (3) (a) of the statutes is amended by replacing “his” with “the informer’s” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 168. 905.10 (3) (b) of the statutes is amended by replacing “he finds” with “the judge finds”, “his identity” with “the informer’s identity”, “his own motion” with “the judge’s own motion” and “he may” with “the judge may”.

NOTE: Supplies gender–neutral language.

SECTION 169. 905.10 (3) (c) of the statutes is amended by replacing “he may” with “the judge may”.

NOTE: Replaces personal pronoun.

SECTION 170. 906.02 of the statutes is amended by replacing “he has” with “the witness has” and “the witness himself” with “the witness”.

NOTE: Replaces or removes personal pronouns.

SECTION 171. 906.03 (1) of the statutes is amended by replacing “he will” with “the witness will” and “his” with “the witness’s” in 3 places.

NOTE: Replaces personal pronouns.

SECTION 172. 906.03 (3) of the statutes is amended by replacing “he has” with “the person has” and “his solemn” with “a solemn”.

NOTE: Replaces personal pronouns.
SECTION 173. 906.04 of the statutes is amended by replacing “he will” with “the interpreter will”.

NOTE: Replaces personal pronoun.

SECTION 174. 906.06 (1) of the statutes is amended by replacing “he is sitting” with “the member is sitting” and “he is called” with “the juror is called”.

NOTE: Replaces personal pronouns.

SECTION 175. 906.06 (2) of the statutes is amended by replacing “his” with “the juror’s” in 3 places, “him” with “the juror” in 2 places and “he would be” with “the juror would be”.

NOTE: Replaces personal pronouns.

SECTION 176. 906.07 of the statutes is amended by replacing “him” with “the witness”.

NOTE: Replaces personal pronoun.

SECTION 177. 906.08 (3) of the statutes is amended by replacing “his privilege” with “the privilege”.

NOTE: Replaces personal pronouns.

SECTION 178. 906.09 (1) of the statutes is amended by replacing “he has been” with “the witness has been”, “him” with “the witness” and “his answer” with “the witness’s answer”.

NOTE: Replaces personal pronouns.

SECTION 179. 906.10 of the statutes is amended by replacing “his credibility” with “the witness’s credibility”.

NOTE: Replaces personal pronoun.

SECTION 180. 906.11 (3) of the statutes is amended by replacing “his testimony” with “the witness’s testimony” and “with him” with “with the adverse party”.

NOTE: Replaces personal pronouns.

SECTION 181. 906.12 of the statutes is amended by replacing “his memory” with “the witness’s memory” and “his discretion” with “the judge’s discretion”.

NOTE: Replaces personal pronouns.

SECTION 182. 906.13 (1) of the statutes is amended by replacing “him” with “the witness” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 183. 906.13 (2) of the statutes is amended by replacing “give him” with “give the witness”.

NOTE: Replaces personal pronoun.

SECTION 184. 906.14 (1) of the statutes is amended by replacing “his own” with “the judge’s own”.

NOTE: Replaces personal pronoun.

SECTION 185. 906.14 (2) of the statutes is amended by replacing “by himself” with “by the judge”.

NOTE: Replaces personal pronoun.

SECTION 186. 906.14 (3) of the statutes is amended by replacing “by him” with “by the judge”.

NOTE: Replaces personal pronoun.

SECTION 187. 906.15 of the statutes is amended by replacing “he may make” with “the judge or court commissioner may make”, “his own motion” with “his or her own motion” and “his cause” with “the party’s cause”.

NOTE: Supplies gender-neutral language.

SECTION 188. 907.01 of the statutes is amended by replacing “his testimony” with “the witness’s testimony” in 2 places, “are (1) rationally” with “are rationally” and “and (2) helpful” with “and helpful”.

NOTE: Replaces personal pronouns and deletes numerals which hamper computer searches of the statutes.

SECTION 189. 907.03 of the statutes is amended by replacing “to him” with “to the expert”.

NOTE: Replaces personal pronoun.

SECTION 190. 907.05 of the statutes is amended by replacing “his reasons” with “the reasons”.

NOTE: Replaces personal pronoun.

SECTION 191. 907.06 (1) of the statutes is amended by replacing “his own motion” with “the judge’s own motion”, “his own selection” with “the judge’s own selection”, “he consents” with “the expert witness consents”, “his duties” with “the witness’s duties”, “his findings” with “the witness’s findings”, “his deposition” with “the witness’s deposition”, “he may be called” with “the witness may be called”, “He shall be” with “The witness shall be” and “him as a witness” with “the expert witness as a witness”.

NOTE: Replaces personal pronouns.

SECTION 192. 907.06 (3) of the statutes is amended by replacing “of his discretion” with “of discretion”.

NOTE: Deletes personal pronoun.

SECTION 193. 907.07 of the statutes is amended by replacing “which he made” with “which the witness made”.

NOTE: Replaces personal pronoun.

SECTION 194. 908.01 (1) of the statutes is amended by replacing “intended by him” with “intended by the person”.

NOTE: Replaces personal pronoun.

SECTION 195. 908.01 (4) (a) 1. of the statutes is amended by replacing “his testimony” with “the declarant’s testimony”.

NOTE: Replaces personal pronoun.

SECTION 196. 908.01 (4) (a) 2. of the statutes is amended by replacing “his testimony” with “the declarant’s testimony” and “against him” with “against the declarant”.

NOTE: Replaces personal pronouns.

SECTION 197. 908.01 (4) (a) 3. of the statutes is amended by replacing “perceiving him” with “perceiving the person”.

NOTE: Replaces personal pronoun.

SECTION 198. 908.01 (4) (b) 1. of the statutes is amended by replacing “His own” with “The party’s own” and “his individual” with “the party’s individual”.

NOTE: Replaces personal pronouns.

SECTION 199. 908.01 (4) (b) 2. of the statutes is amended by replacing “he has” with “the party has” and “his adoption” with “the party’s adoption”.

NOTE: Replaces personal pronouns.

SECTION 200. 908.01 (4) (b) 3. of the statutes is amended by replacing “by him” with “by the party”.

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NOTE: Replaces personal pronouns.

SECTION 201. 908.01 (4) (b) 4. of the statutes is amended by replacing “his agent” with “the party’s agent” and “his agency” with “the agent’s or servant’s agency”.

NOTE: Replaces personal pronouns.

SECTION 202. 908.03 (5) of the statutes is amended by replacing “enable him” with “enable the witness” and “his memory” with “the witness’s memory”.

NOTE: Replaces personal pronouns.

SECTION 203. 908.03 (12) of the statutes is amended by replacing “a clergyman” with “a member of the clergy”.

NOTE: Supplies gender–neutral language.

SECTION 204. 908.03 (18) (intro.) of the statutes is amended by replacing “his profession” with “the writer’s profession”.

NOTE: Replaces personal pronoun.

SECTION 205. 908.03 (18) (b) of the statutes is amended by replacing “He shall” with “The party shall”.

NOTE: Replaces personal pronouns.

SECTION 206. 908.03 (19) of the statutes is amended by replacing “his” with “a person’s” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 207. 908.03 (21) of the statutes is amended by replacing “his associates” with “the person’s associates”.

NOTE: Replaces personal pronoun.

SECTION 208. 908.04 (1) (a) of the statutes is amended by replacing “his statement” with “the declarant’s statement”.

NOTE: Replaces personal pronoun.

SECTION 209. 908.04 (1) (b) of the statutes is amended by replacing “his statement” with “the declarant’s statement”.

NOTE: Replaces personal pronoun.

SECTION 210. 908.04 (1) (c) of the statutes is amended by replacing “his statement” with “the declarant’s statement”.

NOTE: Replaces personal pronoun.

SECTION 211. 908.04 (1) (e) of the statutes is amended by replacing “his” with “the declarant’s” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 212. 908.04 (2) of the statutes is amended by replacing “his” with “the declarant’s” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 213. 908.045 (2) of the statutes is amended by replacing “he was interested” with “the declarant was interested” and “his recollection” with “the declarant’s recollection”.

NOTE: Replaces personal pronouns.

SECTION 214. 908.045 (3) of the statutes is amended by replacing “his” with “the declarant’s” in 2 places and “he believed” with “the declarant believed”.

NOTE: Replaces personal pronouns.

SECTION 215. 908.06 of the statutes is amended by replacing “his hearsay” with “the declarant’s hearsay”, “he may have” with “the declarant may have” and “examine him” with “examine the declarant”.

NOTE: Replaces personal pronouns.

SECTION 216. 909.02 (2) of the statutes is amended by replacing “his official” with “the official”.

NOTE: Makes provision gender–neutral.

SECTION 217. 909.02 (3) of the statutes is amended by replacing “his official” with “his or her official”.

NOTE: Makes provision gender–neutral.

SECTION 218. 909.02 (8) of the statutes is amended by replacing “of his public office” with “of public office”.

NOTE: Removes personal pronoun.

SECTION 219. 910.04 (3) of the statutes is amended by replacing “he” with “the party” in 2 places.

NOTE: Replaces personal pronouns.

SECTION 220. 910.07 of the statutes is amended by replacing “his written” with “the party’s written”.

NOTE: Replaces personal pronoun.

SECTION 221. 940.09 (title) of the statutes is amended to read:

940.09 (title) Homicide by intoxicated use of vehicle or firearm.

NOTE: Brings title language into conformity with other titles in the chapter.

SECTION 222. 946.82 (4) of the statutes is amended by replacing “185.82 (4)” with “185.825”.

NOTE: Chapter 280, laws of 1981, created s. 946.82 (4), which referred to many felony provisions in the 1979–80 statutes. Three of the listed felony provisions, ss. 180.88, 181.69 and 185.82 (4), 1979 Stats., were for filing false documents relating to business corporations, nonstock corporations and cooperatives, respectively. Chapter 337, laws of 1981, repealed the felony provision in s. 185.82 (4) and created its successor in s. 185.825, but did not correct the cross-reference in the newly created s. 946.82 (4).

SECTION 223. 971.14 (1) (c) of the statutes is amended by replacing “This finding” with “The finding”.

NOTE: A supreme court order filed October 31, 1990, amended sub. (1) (c) by changing “This” to “The” without striking “This” and underscoring “The.” The change appears in the 1989–90 statutes.

SECTION 224. 978.05 (6) (a) of the statutes is amended by replacing “161.55 (5), 180.847 (3m) (b), 343.305 (9) (a)” with “161.55 (5), 343.305 (9) (a)”.

NOTE: The reference to s. 180.847 (3m) (b) is obsolete. 1989 Wis. Act 303 repealed and recreated ch. 180, stats. The successor provision, s. 180.1502 (5) (b), sets forth no duties for the district attorney.

SECTION 225. 978.12 (3) of the statutes is amended by replacing “accrued of sick leave” with “accrual of sick leave”.
