

1999 DRAFTING REQUEST

Bill

Received: 10/6/98

Received By: champra

Wanted: Soon

Identical to LRB:

For: Administration-Budget 6-1805

By/Representing: Gates-Hendrix

This file may be shown to any legislator: NO

Drafter: champra

May Contact:

Alt. Drafters:

Subject: State Finance - miscellaneous

Extra Copies:

Topic:

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs

Instructions:

See Attached.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	champra 10/22/98	gilfokm 10/22/98	lpaasch 10/22/98	_____	lrb_docadmin 10/22/98		
/2	champra 11/4/98	gilfokm 11/4/98	hhagen 11/5/98	_____	lrb_docadmin 11/5/98		

FE Sent For:

<END>

1999 DRAFTING REQUEST

Bill

Received: **10/6/98**

Received By: **champra**

Wanted: **Soon**

Identical to LRB:

For: **Administration-Budget 6-1805**

By/Representing: **Gates-Hendrix**

This file may be shown to any legislator: **NO**

Drafter: **champra**

May Contact:

Alt. Drafters:

Subject: **State Finance - miscellaneous**

Extra Copies:

Topic:

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs

Instructions:

See Attached.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	champra 10/22/98	gilfokm 10/22/98	lpaasch 10/22/98	_____	lrb_docadmin 10/22/98		

FE Sent For:

*12-11-98
HWG*

11/5

1/5/1/5

<END>

1999 DRAFTING REQUEST

Bill

Received: 10/6/98

Received By: **champra**

Wanted: **Soon**

Identical to LRB:

For: **Administration-Budget 6-1805**

By/Representing: **Gates-Hendrix**

This file may be shown to any legislator: **NO**

Drafter: **champra**

May Contact:

Alt. Drafters:

Subject: **State Finance - miscellaneous**

Extra Copies:

Topic:

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs

Instructions:

See Attached.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
1?	champra		10-22 LP	10-22 LP JP			

FE Sent For:

<END>



STATE OF WISCONSIN
DEPARTMENT OF ADMINISTRATION
101 East Wilson Street, Madison, Wisconsin

TOMMY G. THOMPSON
GOVERNOR
MARK D. BUGHER
SECRETARY

Mailing Address:
Post Office Box 7864
Madison, WI 53707-7864



Date: September 30, 1998 **Priority:** Medium
To: Peter Dykman
Legislative Reference Bureau
From: Sherrie Gates-Hendrix, SBO 6-1805
Shome
Subject: Draft for Governor's 1999-2001 Budget Bill

Please draft the following for inclusion in the Governor's 1999-2001 budget bill.

I am enclosing 5 drafting requests for the Board of Commissioners of Public Lands:

1. Expanded Investment Authority
2. Purchase of Land
3. Rectangular Survey System for Submerged Logs
4. 10% Lapse of Trust Earnings
5. Repayment Penalty for Trust Fund Loan Program

Call me with any questions. Thanks.

Board of Commissioners of Public Lands Drafting Request
to the Legislative Reference Bureau

Rick?

■ Draft for 99-01 Budget Bill Introductions

<u>Subject:</u>	Revisions to the Submerged Logging Statute 170.12
<u>Request Date:</u>	In time for inclusion in the 99-01 Budget Bill
<u>Reviewed by:</u>	John Schwarzmann ASD
<u>Contact Name:</u>	John Schwarzmann, Senior Forester (715) 277-3366

Brief Description of Intent:

Amending 170.12(6)(a) brings statute language into conformance with the rectangular survey system which is used on surface lands and has been and is being extended to cover submerged lands via sophisticated computer programming. The agency cannot issue submerged logging permits for areas which cross over quarter sections.

Amending 170.12(10)(b) will help to alleviate two problems which the Board has encountered on numerous occasions. The first problem is lack of notification about raising submerged logs either in the presence of other agencies with jurisdiction (e.g. the US Army Corps of Engineers or the State DNR) or claims by loggers that they are only raising a few logs to analyze their quality prior to applying for a permit or prior to the issuance of a permit for which they have applied. The second problem is repeated claims by loggers and others that logs are being illegally raised in areas which are not permitted or permitted to someone else, and/or that these areas are often adjacent to permitted areas.

Creating 170.12(10)(d) serves to underscore the seriousness of these violations.

Related Statute Citations

Amend 170.12(6)(a) and 170.12(10)(b) and create 170.12(10)(d)

Suggested Language

Amend 170.12(6)(a)

The area covered by a permit shall be contiguous, must be contained within a quarter section and may not exceed 160 acres.

Amend 170.12(10)(b)

Any person who removes sunken logs for commercial gain, or for *experimental or scientific-tests* on submerged state lands without a permit issued under this section or express written permission by the board may be subject to a *revocation of said permit application or an adjacent permit, a forfeiture of not less than \$500 nor more than \$10,000, or an amount equal to 2 times the gross value of the removed logs, whichever is greater, plus the reasonably incurred costs of investigation and prosecution.*

Create 170.12(10)(d)

Instead of the forfeiture provided under par(b), a person who intentionally violates this section may be punished under s.943.20 for theft.

26.05(3)(b)

Timber theft

(b) Instead of the forfeiture provided under par. (a), a person who intentionally violates this section may be punished under s. 943.20 for theft.

transaction to the attention of the stockholders. 18 Am J2d Corp § 111-117; 19 Am J2d Corp § 1281.

A profit is not secret or unlawful if all the parties having a direct interest know of it and assent to it, or do not repudiate it. *Hays v The Georgian*, 280 Mass 10, 181 NE 765, 85 ALR 1231.

secret society. A society whose meetings are for the most part closed to the public, limited strictly to members, employing signs and ritual which are secret, being protected against disclosure by an obligation under oath taken by each member. See lodge.

secrets of state. See state secret.

secrets of trade. See trade secrets.

secret testament. Same as mystic testament.

secret trust. A term frequently applied to any express or implied arrangement or understanding between a testator and a legatee whereby the latter is to take ostensibly as an ordinary legatee under the will of the testator, but is thereafter to apply the bequest or a part of it toward some charitable purpose; the real design of the bequest being to circumvent the statute limiting charitable bequests and devises. 15 Am J2d Char § 28.

secret vote. The ordinary election by ballot as conducted in the United States. 26 Am J2d Elect § 234. See secret ballot.

sect (sek't). See religious sect.

secta (sek'tā). Suit in court. The followers of the plaintiff in an ancient common-law action, who accompanied him to court to support the averments of his declaration. See 3 Bl Comm 295.

secta ad curiam (sek'ta ad kūr'iam). A writ which lay against a party who refused to perform his suit at the county court or court-baron.—Cowell.

secta ad furnum (sek'ta ad fēr'num). Suit at the furnace. See **secta ad molendinum**. See 3 Bl Comm 235.

secta ad molendinum (sek'ta ad mō-lēn-dī-num). A writ to compel the defendant to grind his corn at the plaintiff's mill.

The writ lay where the plaintiff enjoyed this right by custom or prescription. Likewise, a man had a writ of **secta ad furnum**, **secta ad torrale**, et ad omnia alia hujusmodi (this suit at the oven, his suit at the kiln and all others of the same kind.) For their suit or service due to his public oven, his bake house or his kiln. See 3 Bl Comm 235.

secta ad torrale (sek'ta ad tor-rā'le). Suit at the bake house.

See **secta ad molendinum**.

secta curiae (sek'ta kūr'ī-ē). A tenant's attendance at court, as an incident of certain feudal tenure.

Secta est pugna civilis, sicut actores armantur actionibus, et quasi, accinguntur gladiis, ita rei (e contra) mununtur exceptionibus, et defendantibus quasi, clypeis (sek'ta est pugna s'v'v'is, s'ik'v'v' ak-tō-rēz ar-man'tēr ak-she'ō-m'ō-us, et quā s'i, ak-sim-gun'tēr glā-dī-s, ita rē-i (e kon'trā) mū-nūn'tēr eks-sēp-she'ō-m'ō-us, et de-fēn-dun'tēr, quā s'i, kīf-pe-s). A suit is a civil fight, and just as the plaintiffs are armed with actions and, as it were, girded with swords, so the defendants are, on the other hand, fortified with pleas and defended, as it were, with shields.

Secta auae scripto nititur a certis vortari...

de be). A suit which is founded upon a writing ought not to vary from the writing.

sectarian (sek-tā'rī-an). Pertaining to some one of the various religious sects. *People ex rel. Vollmar v Stanley*, 81 Colo 276, 255 P 610.

Those religious doctrines are **sectarian** which are the doctrines of one religious sect and are not shared in common with other religious sects. *State ex rel. Weiss v District Board of School Dist. 76 Wis 177, 44 NW 967.*

sectarian book. A book which shows that it teaches the peculiar dogmas of a religious sect as such.

A book is not **sectarian** which merely comprehends the dogmas as interpreted by a part of the adherents of a sect; nor is a book **sectarian** merely because it was edited or compiled by a person of a particular sect. It is not the authorship or the mechanical composition, but the contents which give the book its character. *Hackett v Brooksville School Dist.* 120 Ky 608, 87 SW 792.

sectarian college or university. A college or university maintained by a church or religious sect. 15 Am J2d Colleges § 31.

sectarian instruction. As prohibited in public schools by constitutional provision, an instruction in religious doctrine, particularly a doctrine believed by some religious sects and rejected by others. *State ex rel. Freeman v Schewe*, 65 Neb 853, 91 NW 846 93 NW 169.

sectarianism. Teaching or publicizing religious belief in a public institution, especially a public school. 47 Am J1st Sch § 208.

sectarian purpose. A purpose in aid or furtherance of some religious sect or denomination. *People ex rel. Vollmar v Stanley*, 81 Colo 276, 255 P 610.

sectarian school. A school maintained by a church or religious body, usually giving **sectarian instruction**. A school which fosters and, in its instruction, to some extent, propagates the belief and doctrine of some particular religious sect. *Hackett v Brooksville School Dist.* 120 Ky 608, 87 SW 792.

To constitute a **sectarian school** or **sectarian institution** which may not lawfully be maintained at public expense, it is not necessary to show that the school is wholly devoted to religious or **sectarian instruction**. *Knowlton v Baumhover*, 22 Iowa 691, 166 NW 202, 5 ALR 841.

See **parochial school**.

sectarian teaching. See **sectarian instruction**.

seccator (sek-tā'tōr). A suitor; a tenant who owed to his lord the service of **secta curiae**; that is, of attendance at court.

section. A numbered area of 640 acres in a square according to the governmental survey of public lands. In common usage, an area of 640 acres according to the governmental survey in any combination of parts. A region contained in a much larger area. A distinct part of a book or article. A subdivision of a chapter, indicated by the character "§". A subdivision or paragraph of a statute or code. See *Lehmann v Revell*, 354 Ill 262, 188 NE 531; *State v Babcock*, 23 Neb 128, 133.

sectional prejudice. ~~Local prejudice.~~ *Annex 78 ALR 1456.*

section boss. An employee of a railroad who directs

Balkarun & Co. Dietman

✓ ① Boring, technical detail. — The¹ survey^{vs.} covers all lands (not just public lands) & not all ^{sections} are 640-acres or square, because of the curvature of the earth.

② All lands in some quarter section

② Fix s. 170.12(8)(a) 3. to fit (intro.).

✓ ③ I think s. 170.12(10)(b) is ambiguous ~~and if it is the value of the logs~~

Does it mean: ~~and~~ "not less than \$500 nor more than the greater of \$10,000 or 2 x the value of the logs? If so, maybe this is clearer, also, where does the costs of prosecution/investigation? Does this raise the minimum (500 + these costs) or just the maximum? Maybe break up into subunits or a couple sentences.

✓ ④ Maybe see if ~~Jefferson~~ Jefferson
has any suggestions for s. 170.12(10)
(bm).

He and I found a variety of precedent
in summary & decided to go with it.



State of Wisconsin
1999 - 2000 LEGISLATURE

LRB-0479/1

RAC:.....

soon

KSH

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs
FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

1 AN ACT *do not give cat.*; relating to: the budget.

or for experimental or scientific testing,
Analysis by the Legislative Reference Bureau
STATE GOVERNMENT
STATE FINANCE

Under current law, any person who wishes to raise and remove logs that are resting on submerged lands that are owned by the state must apply to the board of commissioners of public lands (BCPL) for a permit. Currently, the area covered by the permit must be contiguous and may not exceed 160 acres in size. This bill requires that the area covered under the permit must also be contained in a quarter section. ~~(A section is a numbered area of 640 acres contained in a square, mapped according to a survey of public lands.)~~

single
Current law prohibits any person from removing for commercial gain sunken logs on submerged state lands without a permit issued by BCPL. This bill expands this prohibition to include the removal of logs for experimental or scientific testing. Also, under current law, any person who removes the logs in ~~such a prohibited~~ *this* manner may be required to forfeit \$500 or an amount equal to 2 times the gross value of the removed logs, whichever is greater, plus the reasonably incurred costs of investigation and prosecution. This bill changes the forfeiture to an amount of not less than \$500 nor more than \$10,000 or an amount equal to 2 times the gross value of the removed logs, whichever is greater, plus the reasonably incurred costs of investigation and prosecution. The bill also provides that, instead of being subject to a forfeiture, a person who removes, for commercial gain, sunken logs on submerged

the United States

(The United States survey divides land in the United States into numbered sections, which are generally 640-acre, square parcels.)

state lands without a permit issued by BCPL may be punished for theft under the criminal code.

Finally, the bill provides that any person who is found guilty of removing for commercial gain or for experimental or scientific testing sunken logs on submerged state lands without a permit issued by BCPL may have his or her permit application denied if such an application is submitted to BCPL or may have his or her permit revoked if he or she is currently a permit holder.

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

1 **SECTION 1.** 170.12 (6) (a) of the statutes is amended to read:

2 170.12 (6) (a) The boundaries of the location where sunken logs may be raised
3 pursuant to the permit. The area covered by the permit shall be contiguous, shall
4 be contained within a ^{single} quarter section and may not exceed 160 acres. A permit may
5 not cover submerged lands that are not contained within Lake Michigan, Lake
6 Superior, Star Lake in Vilas County, Boom Lake in Oneida County, Rib Lake in
7 Taylor County or the Fox River. No location may be covered by more than one permit
8 under this section.

9 History: 1991 a. 206, 315; 1997 a. 27, 191, 237.

10 **SECTION 2.** 170.12 (8) (a) 3. of the statutes is created to read:

11 170.12 (8) (a) 3. ~~Who~~ ^{Is found} guilty of violating sub. (10) (b).

12 **SECTION 3.** 170.12 (8) (b) 4. of the statutes is created to read:

13 170.12 (8) (b) 4. The board may revoke a permit issued under this section if the
14 permit holder is found guilty of violating sub. (10) (b).

15 **SECTION 4.** 170.12 (10) (b) of the statutes is amended to read:

16 170.12 (10) (b) Any person who removes for commercial gain or for
17 experimental or scientific testing sunken logs on submerged state lands without a
18 permit issued under this section may be required to forfeit an amount equal to
not less than \$500 nor
more than \$10,000 or an amount equal to 2 times the gross value of the removed logs,



State of Wisconsin
1999 - 2000 LEGISLATURE

LRB-0479/1

RAC:.....

Soon

RSM

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs
FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

1 AN ACT *do not sun cat.*; relating to: the budget.

Analysis by the Legislative Reference Bureau

STATE GOVERNMENT

STATE FINANCE

Under current law, any person who wishes to raise and remove logs that are resting on submerged lands that are owned by the state must apply to the board of commissioners of public lands (BCPL) for a permit. Currently, the area covered by the permit must be contiguous and may not exceed 160 acres in size. This bill requires that the area covered under the permit must also be contained in a single quarter section. (The United States survey divides land in the United States into numbered sections, which are generally 640-acre square parcels.)

Current law prohibits any person from removing for commercial gain sunken logs on submerged state lands without a permit issued by BCPL. This bill expands this prohibition to include the removal of logs for experimental or scientific testing. Also, under current law, any person who removes the logs in this manner may be required to forfeit \$500 or an amount equal to 2 times the gross value of the removed logs, whichever is greater, plus the reasonably incurred costs of investigation and prosecution. This bill changes the forfeiture to the reasonably incurred costs of investigation and prosecution plus the greater of an amount of not less than \$500 nor more than \$10,000, or an amount equal to 2 times the gross value of the removed logs. The bill also provides that, instead of being subject to a forfeiture, a person who removes for commercial gain or for experimental or scientific testing, sunken logs on

STUD

submerged state lands without a permit issued by BCPL may be punished for theft under the criminal code.

Finally, the bill provides that any person who is found guilty of removing, for commercial gain or for experimental or scientific testing, sunken logs on submerged state lands without a permit issued by BCPL may have his or her permit application denied if such an application is submitted to BCPL or may have his or her permit revoked if he or she is currently a permit holder.

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

1 **SECTION 1.** 170.12 (6) (a) of the statutes is amended to read:

2 170.12 (6) (a) The boundaries of the location where sunken logs may be raised
3 pursuant to the permit. The area covered by the permit shall be contiguous, shall
4 be contained within a single quarter section and may not exceed 160 acres. A permit
5 may not cover submerged lands that are not contained within Lake Michigan, Lake
6 Superior, Star Lake in Vilas County, Boom Lake in Oneida County, Rib Lake in
7 Taylor County or the Fox River. No location may be covered by more than one permit
8 under this section.

9 History: 1991 a. 206, 315; 1997 a. 27, 191, 237.

9 **SECTION 2.** 170.12 (8) (a) 3. of the statutes is created to read:

10 170.12 (8) (a) 3. Violates sub. (10) (b).

11 **SECTION 3.** 170.12 (8) (b) 4. of the statutes is created to read:

12 170.12 (8) (b) 4. The board may revoke a permit issued under this section if the
13 permit holder violates sub. (10) (b).

14 **SECTION 4.** 170.12 (10) (b) of the statutes is repealed and recreated to read:

15 170.12 (10) (b) Any person who removes, for commercial gain or for
16 experimental or scientific testing, sunken logs on submerged state lands without a
17 permit issued under this section may be required to forfeit the reasonably incurred
18 costs of investigation and prosecution plus the greater of the following:



State of Wisconsin
1999 - 2000 LEGISLATURE

LRB-0479/2 2

RAC:ksh:lp

SOON

Kim f 1/2 Redraft maker
has been run

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs
FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

- do not gen.
cont.

1 AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

STATE GOVERNMENT

STATE FINANCE

Under current law, any person who wishes to raise and remove logs that are resting on submerged lands that are owned by the state must apply to the board of commissioners of public lands (BCPL) for a permit. Currently, the area covered by the permit must be contiguous and may not exceed 160 acres in size. This bill requires that the area covered under the permit ~~also~~ also be contained in a single quarter section. (The United States survey divides land in the United States into numbered sections, which are generally 640-acre square parcels.)

Current law prohibits any person from removing for commercial gain sunken logs on submerged state lands without a permit issued by BCPL. This bill expands this prohibition to include the removal of logs for experimental or scientific testing. Also, under current law, any person who removes the logs in this manner may be required to forfeit \$500 or an amount equal to two times the gross value of the removed logs, whichever is greater, plus the reasonably incurred costs of investigation and prosecution. This bill changes the forfeiture to the reasonably incurred costs of investigation and prosecution plus the greater of an amount of not less than \$500 nor more than \$10,000, or an amount equal to two times the gross value of the removed logs. The bill also provides that, instead of being subject to a forfeiture, a person who removes for commercial gain or for experimental or scientific

testing, sunken logs on submerged state lands without a permit issued by BCPL may be punished for theft under the criminal code.

Finally, the bill provides that any person who is found guilty of removing, for commercial gain or for experimental or scientific testing, sunken logs on submerged state lands without a permit issued by BCPL may have his or her permit application denied if such an application is submitted to BCPL or may have his or her permit revoked if he or she is currently a permit holder.

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

1 **SECTION 1.** 170.12 (6) (a) of the statutes is amended to read:

2 170.12 (6) (a) The boundaries of the location where sunken logs may be raised
3 pursuant to the permit. The area covered by the permit shall be contiguous, shall
4 be contained within a single quarter section and may not exceed 160 acres. A permit
5 may not cover submerged lands that are not contained within Lake Michigan, Lake
6 Superior, Star Lake in Vilas County, Boom Lake in Oneida County, Rib Lake in
7 Taylor County or the Fox River. No location may be covered by more than one permit
8 under this section.

9 **SECTION 2.** 170.12 (8) (a) 3. of the statutes is created to read:

10 170.12 (8) (a) 3. Violates sub. (10) (b).

11 **SECTION 3.** 170.12 (8) (b) 4. of the statutes is created to read:

12 170.12 (8) (b) 4. The board may revoke a permit issued under this section if the
13 permit holder violates sub. (10) (b).

14 **SECTION 4.** 170.12 (10) (b) of the statutes is repealed and recreated to read:

15 170.12 (10) (b) Any person who removes, for commercial gain or for
16 experimental or scientific testing, sunken logs on submerged state lands without a
17 permit issued under this section may be required to forfeit the reasonably incurred
18 costs of investigation and prosecution plus the greater of the following:

1 1. An amount equal to not less than \$500 nor more than \$10,000.

2 2. An amount equal to 2 times the gross value of the removed logs.

3 **SECTION 5.** 170.12 (10) (bm) of the statutes is created to read:

4 170.12 (10) (bm) Instead of the forfeiture provided under par. (b), a person who
5 intentionally violates par. (b) may be punished under s. 943.20 for theft.

6 **SECTION 9340. Initial applicability; public lands, board of**
7 **commissioners of.**

8 (1) REMOVAL OF SUNKEN LOGS. The treatment of section 170.12 (10) (b) and (bm)
9 of the statutes first applies to violations committed on the effective date of this
10 subsection.

11 (2) PERMIT AREA AND REVOCATION. The treatment of section 170.12 (6) (a) ~~and (b)~~
12 ~~and (b)~~ of the statutes first applies to permits issued under section 170.12 (6) of the
13 statutes on the effective date of this subsection.

14

(END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRB-0479/2
RAC:kmg&ksh:hmh

DOA:.....Gates-Hendrix - Rectangular Survey System for Submerged Logs
FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

1 AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

STATE GOVERNMENT

STATE FINANCE

Under current law, any person who wishes to raise and remove logs that are resting on submerged lands that are owned by the state must apply to the board of commissioners of public lands (BSC) for a permit. Currently, the area covered by the permit must be contiguous and may not exceed 160 acres in size. This bill requires that the area covered under the permit also be contained in a single quarter section. (The United States survey divides land in the United States into numbered sections, which are generally 640-acre square parcels.)

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

2 SECTION 1. 170.12 (6) (a) of the statutes is amended to read:

3 170.12 (6) (a) The boundaries of the location where sunken logs may be raised
4 pursuant to the permit. The area covered by the permit shall be contiguous, shall

1 be contained within a single quarter section and may not exceed 160 acres. A permit
2 may not cover submerged lands that are not contained within Lake Michigan, Lake
3 Superior, Star Lake in Villas County, Boom Lake in Oneida County, Rib Lake in
4 Taylor County or the Fox River. No location may be covered by more than one permit
5 under this section.

6 **SECTION 9340. Initial applicability; public lands, board of**
7 **commissioners of.**

8 (1) PERMIT AREA AND REVOCATION. The treatment of section 170.12 (6) (a) of the
9 statutes first applies to permits issued under section 170.12 (6) of the statutes on the
10 effective date of this subsection.

11 (END)