1	101.	Page 510	lina 12.	after that	line insert:
Τ.	101.	rage 510,	nne 15:	arter that	line insert:

"Section 1328m. 30.92 (3) (b) 7. of the statutes is amended to read:

30.92 (3) (b) 7. Location of the proposed project within the region identified in s. 25.29 (7) (a) 25.28 (3) (am).".

102. Page 512, line 6: after that line insert:

"Section 1346g. 32.02 (15m) of the statutes is created to read:

32.02 (15m) The department of forestry with the approval of the appropriate standing committees of each house of the legislature as determined by the presiding officer thereof and as authorized by law, for acquisition of lands.

SECTION 1346r. 32.035 (3) of the statutes is amended to read:

32.035 (3) PROCEDURE. The condemnor shall notify the department of any project involving the actual or potential exercise of the powers of eminent domain affecting a farm operation. If the condemnor is the department of natural resources or the department of forestry, the notice required by this subsection shall be given at the time that permission of the senate and assembly appropriate standing committees on natural resources is sought under s. 23.09 (2) (d) ex, 27.01 (2) (a), or 28.02 (2). To prepare an agricultural impact statement under this section, the department may require the condemnor to compile and submit information about an affected farm operation. The department shall charge the condemnor a fee approximating the actual costs of preparing the statement. The department may not publish the statement if the fee is not paid."

103. Page 532, line 13: after that line insert:

"Section 1387e. 40.02 (17) (n) of the statutes is created to read:

40.02 (17) (n) Notwithstanding par. (d), each participant who is a state forest ranger on or after the effective date of this paragraph [revisor inserts date], shall be granted creditable service as a protective occupation participant for all covered service as a state forest ranger that was earned on or after the effective date of this paragraph [revisor inserts date], but may not be granted creditable service as a protective occupation participant for any covered service as a state forest ranger that was earned before the effective date of this paragraph [revisor inserts date], unless that service was earned while the participant was classified under sub. (48) (a) and s. 40.06 (1) (d) as a protective occupation participant.".

104. Page 533, line 2: after that line insert:

"Section 1389r. 40.02 (48) (c) of the statutes is amended to read:

40.02 (48) (c) In s. 40.65, "protective occupation participant" means a participating employee who is a police officer, fire fighter, an individual determined by a participating employer under par. (a) or (bm) to be a protective occupation participant, county undersheriff, deputy sheriff, state probation and parole officer, county traffic police officer, conservation warden, state forest ranger, field conservation employee of the department of natural resources or the department of forestry who is subject to call for forest fire control or warden duty, member of the state traffic patrol, state motor vehicle inspector, University of Wisconsin System full—time police officer, guard or any other employee whose principal duties are supervision and discipline of inmates at a state penal institution, excise tax investigator employed by the department of revenue, person employed under s. 61.66 (1), or special criminal investigation agent employed by the department of justice."

105. Page 534, line 23: after that line insert:

1	"Section 1398r. 40.65 (4w) of the statutes is created to read:
2	40.65 (4w) A state forest ranger who becomes a protective occupation
3	participant on or after the effective date of this subsection [revisor inserts date],
4	is not entitled to a duty disability benefit under this section for an injury or disease
5	occurring before the effective date of this subsection [revisor inserts date].".
6	106. Page 536, line 14: after that line insert:
7	"Section 1405g. 42.09 (2) (b) of the statutes is amended to read:
8	42.09 (2) (b) The state fair park board shall allow the department of natural
9	resources and the department of forestry access to and use of the buildings,
10	appurtenances, fixtures, exhibits and other structures and facilities described in par.
11	(a) so that the department departments may prepare, display and dismantle exhibits
12	during events occurring at state fair park.".
13	107. Page 538, line 5: after that line insert:
14	"Section 1414g. 44.57 (1) (c) of the statutes is amended to read:
15	44.57 (1) (c) Game farms, fish hatcheries, nurseries, and other production
16	facilities operated by the department of natural resources or the department of
17	forestry.".
18	108. Page 660, line 5: after that line insert:
19	"Section 1985m. 59.01 of the statutes is amended to read:
20	59.01 Body corporate; status. Each county in this state is a body corporate,
21	authorized to sue and be sued, to acquire and hold, lease or rent real and personal
22	estate for public uses or purposes, including lands acquired under ch. 75, to sell, lease
23	and convey the same, including the authority to enter into leases or contracts with

the state for a period of years for the uses and purposes specified in s. ss. 23.09 (2)

1	(d) and 28.02 (2), to make such contracts and to do such other acts as are necessary
2	and proper to the exercise of the powers and privileges granted and the performance
3	of the legal duties charged upon it.".
4	109. Page 665, line 7: after that line insert:
5 .	"Section 2001nm. 59.52 (6) (a) of the statutes is amended to read:
6	59.52 (6) (a) How acquired; purposes. Take and hold land acquired under ch.
7	75 and acquire, lease or rent property, real and personal, for public uses or purposes
8	of any nature, including without limitation acquisitions for county buildings,
9	airports, parks, recreation, highways, dam sites in parks, parkways and
10	playgrounds, flowages, sewage and waste disposal for county institutions, lime pits
11	for operation under s. 59.70 (24), equipment for clearing and draining land and
12	controlling weeds for operation under s. 59.70 (18), ambulances, acquisition and
13	transfer of real property to the state for new collegiate institutions or research
14	facilities, and for transfer to the state for state parks, for state forests and for the
15	other uses and purposes specified in s. 23.09 (2) (d).".
16	110. Page 669, line 11: after that line insert:
17	"Section 2003mn. 59.74 (2) (g) of the statutes is amended to read:
18	59.74 (2) (g) Every land surveyor and every officer of the department of natural
19	resources, every officer of the department of forestry and the district attorney shall
20	enforce this subsection.".
21	111. Page 678, line 22: after that line insert:
22	"Section 2019g. 66.0217 (9) (b) of the statutes is amended to read:
23	66.0217 (9) (b) Within 10 days of receipt of the ordinance, certificate and plat,

the secretary of state shall forward 2 copies of the ordinance, certificate and plat to

the department of transportation, one copy to the department of administration, one copy to the department of revenue, one copy to the department of public instruction, one copy to the department, one copy to the department of natural resources, one copy to the department of forestry, one copy to the department of agriculture, trade and consumer protection and 2 copies to the clerk of the municipality from which the territory was annexed.".

112. Page 679, line 21: after that line insert:

"Section 2019mn. 66.0221 (1) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

66.0221 (1) Upon its own motion, a city or village by a two-thirds vote of the entire membership of its governing body may enact an ordinance annexing territory which comprises a portion of a town or towns and which was completely surrounded by territory of the city or village on December 2, 1973. The ordinance shall include all surrounded town areas except those that are exempt by mutual agreement of all of the governing bodies involved. The annexation ordinance shall contain a legal description of the territory and the name of the town or towns from which the territory is detached. Upon enactment of the ordinance, the city or village clerk immediately shall file 6 certified copies of the ordinance in the office of the secretary of state, together with 6 copies of a scale map. The secretary of state shall forward 2 copies of the ordinance and scale map to the department of transportation, one copy to the department of natural resources, one copy to the department of administration. This subsection does not apply if the town island was created only by the annexation of a railroad right—of—way or drainage ditch. This subsection does not apply to land

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owned by a town government which has existing town government buildings located on the land. No town island may be annexed under this subsection if the island consists of over 65 acres or contains over 100 residents. Section 66.0217 (11) applies to annexations under this subsection. Except as provided in sub. (2), after December 2, 1973, no city or village may, by annexation, create a town area which is completely surrounded by the city or village.".

113. Page 680, line 5: after that line insert:

"Section 2020m. 66.0223 of the statutes is amended to read:

66.0223 Annexation of territory owned by a city or village. In addition to other methods provided by law and subject to ss. 59.692 (7) and 66.0307 (7). territory owned by and lying near but not necessarily contiguous to a village or city may be annexed to a village or city by ordinance enacted by the board of trustees of the village or the common council of the city, provided that in the case of noncontiguous territory the use of the territory by the city or village is not contrary to any town or county zoning regulation. The ordinance shall contain the exact description of the territory annexed and the names of the towns from which detached, and attaches the territory to the village or city upon the filing of 7 certified copies of the ordinance in the office of the secretary of state, together with 7 copies of a plat showing the boundaries of the territory attached. Two copies of the ordinance and plat shall be forwarded by the secretary of state to the department of transportation, one copy to the department of administration, one copy to the department of natural resources, one copy to the department of forestry, one copy to the department of revenue and one copy to the department of public instruction. Within 10 days of filing the certified copies, a copy of the ordinance and plat shall be

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mailed or delivered to the clerk of the county in which the annexed territory is located. Section 66.0217 (11) applies to annexations under this section.

SECTION 2021g. 66.0235 (5) of the statutes is amended to read:

66.0235 (5) APPORTIONMENT BOARD. The boards or councils of the local governmental units, or committees selected for that purpose, acting together, constitute an apportionment board. When a local governmental unit is dissolved because all of its territory is transferred the board or council of the local governmental unit existing at the time of dissolution shall, for the purpose of this section, continue to exist as the governing body of the local governmental unit until there has been an apportionment of assets by agreement of the interested local governmental units or by an order of the circuit court. After an agreement for apportionment of assets has been entered into between the interested local governmental units, or an order of the circuit court becomes final, a copy of the apportionment agreement, or of the order, certified to by the clerks of the interested local governmental units, shall be filed with the department of revenue, the department of natural resources, the department of forestry, the department of transportation, the state superintendent of public instruction, the department of administration, and with any other department or agency of the state from which the town may be entitled by law to receive funds or certifications or orders relating to the distribution or disbursement of funds, with the county treasurer, with the treasurer of any local governmental unit, or with any other entity from which payment would have become due if the dissolved local governmental unit had continued in existence. Subject to ss. 79.006 and 86.303 (4), payments from the shared revenue account made pursuant to ch. 79, payments of forest crop taxes under s. 77.05, of transportation aids under s. 20.395, of state aids for school purposes under ch. 121.

payments for managed forest land under subch. VI of ch. 77 and all payments due from a department or agency of the state, from a county, from a local governmental unit, or from any other entity from which payments would have become due if the dissolved local governmental unit had continued in existence, shall be paid to the interested local governmental unit as provided by the agreement for apportionment of assets or by any order of apportionment by the circuit court and the payments have the same force and effect as if made to the dissolved local governmental unit.

SECTION 2021p. 66.0307 (4) (a) 1. of the statutes is amended to read:

66.0307 (4) (a) 1. The department, the department of natural resources, the department of forestry, the department of agriculture, trade and consumer protection and the department of transportation.

Section 2021r. 66.0407 (5) of the statutes is amended to read:

66.0407 (5) This section does not apply to Canada thistle or annual noxious weeds that are located on land that the department of natural resources or the department of forestry owns, occupies, or controls and that is maintained in whole or in part as habitat for wild birds by the either department of natural resources.".

114. Page 705, line 24: after that line insert:

"Section 2114gb. 70.113 (1) (intro.) of the statutes is amended to read:

70.113 (1) (intro.) As soon after April 20 of each year as is feasible the department of natural resources shall pay to the city, village, or town treasurer all of the following amounts from the following appropriations for each acre situated in the municipality of state forest lands, as defined in s. 28.02 (1), state parks under s. 27.01 and state public shooting, trapping or fishing grounds and reserves or refuges operated thereon, acquired at any time under s. 29.10, 1943 stats., s. 23.09 (2) (d) or

state forest land, as defined in s. 28.02 (1).

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1	29.749 (1) or from the appropriations made by s. 20.866 (2) (tp) by the department
2	of natural resources or leased from the federal government by the department of
3	natural resources:
4	SECTION 2114gd. 70.113 (1m) of the statutes is created to read:
5	70.113 (1m) As soon after April 20 of each year as is feasible, the department
6	of forestry shall pay to the city, village, or town treasurer all of the following amounts
7	from the following appropriations for each acre situated in the municipality that is

- (a) Eighty cents, to be paid from the appropriation under s. 20.375 (3) (d) or (s).
- (b) Eight cents, to be paid from the appropriation under s. 20.375 (3) (s).

SECTION 2114ge. 70.113 (2) (a) of the statutes is amended to read:

70.113 (2) (a) Towns, cities or villages shall be paid for forest lands as defined in s. 28.02 (1), state parks under s. 27.01, and other lands acquired under s. 23.09 (2) (d), 23.27, 23.29, 23.293, 23.31, or 29.749 (1) located within such municipality and acquired after June 30, 1969. Such payments shall be made from the appropriation under s. 20.370 (5) (da) or (dq) and remitted by the department of natural resources or the department of forestry in the amounts certified by the department of revenue according to par. (b).

Section 2114gf. 70.114(1)(a) of the statutes is repealed.

SECTION 2114gj. 70.114 (1) (d) of the statutes is amended to read:

70.114 (1) (d) "Purchase price" means the amount paid by the department of natural resources or by the department of forestry for a fee simple interest in real property. "Purchase price" does not include administrative costs incurred by the either department to acquire the land, such as legal fees, appraisal costs or recording fees. If real estate is transferred by gift to the applicable department by gift or is sold

to the <u>applicable</u> department for an amount that is less than the estimated fair market value of the property as shown on the property tax bill prepared for the prior year under s. 74.09, "purchase price" means an amount equal to the estimated fair market value of the property as shown on that tax bill. If the real estate is exempt from taxation at the time that it is transferred or sold to the <u>applicable</u> department and if the property was not sold at an arm's—length sale, "purchase price" means the fair market value of the real estate at the time that the <u>applicable</u> department takes title to it.

SECTION 2114gk. 70.114 (2) of the statutes is amended to read:

70.114 (2) APPLICATION. For all land acquired after December 31, 1991, the department of natural resources and the department of forestry shall pay aids in lieu of taxes under this section and not under s. 70.113.

SECTION 2114gL. 70.114 (3) of the statutes is amended to read:

70.114 (3) ASCERTAINING RATE. Each year, the department of natural resources and the department of forestry shall ascertain from the clerks of the taxation district the aggregate net general property tax rate for taxation districts to which aids are paid under this section.

SECTION 2114gn. 70.114 (4) (a) of the statutes is amended to read:

70.114 (4) (a) On or before January 31, the department of natural resources shall pay to each treasurer of a taxation district, with respect to each parcel of land acquired by that is under the jurisdiction of the department and that is within the taxation district on or before January 1 of the preceding year, an.

(c) The amount to be paid under par. (a) or (b) shall be determined by multiplying each parcel's estimated value equated to the average level of assessment in the taxation district by the aggregate net general property tax rate that would

apply to the parcel of land if it were taxable, as shown on property tax bills prepared for that year under s. 74.09.

SECTION 2114gp. 70.114 (4) (b) of the statutes is created to read:

70.114 (4) (b) On or before January 31, the department of forestry shall pay to each treasurer of a taxation district, with respect to each parcel of state land acquired that is under the jurisdiction of the department of forestry and that is within the taxation district on or before January 1 of the preceding year.".

115. Page 706, line 7: after that line insert:

"Section 2115m. 70.58 of the statutes is amended to read:

70.58 Forestation state tax. There is levied an annual tax of two-tenths of one mill for each dollar of the assessed valuation of the property of the state as determined by the department of revenue under s. 70.57, for the purpose of acquiring, preserving and developing the forests of the state and for the purpose of forest crop law and county forest law administration and aid payments, for grants to forestry cooperatives under s. 36.56, and for the acquisition, purchase and development of forests described under s. 25.29 (7) (a) 25.28 (3) (am) and (b), the proceeds of the tax to be paid into the conservation forestry fund. The tax shall not be levied in any year in which general funds are appropriated for the purposes specified in this section, equal to or in excess of the amount which the tax would produce.".

116. Page 831, line 23: after that line insert:

"Section 2195m. 71.59 (1m) of the statutes is amended to read:

71.59 (1m) PERMITTED USES. The designation by the department of natural resources or by the department of forestry of any farmland in this state, for which

a claim under this section may be filed, as part of the ice age trail, under s. 23.17, is a permitted use under a farmland preservation agreement, or a certificate of a zoning authority, under sub. (1) (b).".

117. Page 843, line 5: after that line insert:

"Section 2243b. 77.02 (1) of the statutes is amended to read:

77.02 (1) Petition. The owner of an entire quarter quarter section, fractional lot or government lot as determined by U.S. government survey plat, excluding public roads and railroad rights—of—way that may have been sold, may file with the department of natural resources forestry a petition stating that the owner believes the lands therein described are more useful for growing timber and other forest crops than for any other purpose, that the owner intends to practice forestry thereon, that all persons holding encumbrances thereon have joined in the petition and requesting that such lands be approved as "Forest Croplands" under this subchapter. Whenever any such land is encumbered by a mortgage or other indenture securing any issue of bonds or notes, the trustee named in such mortgage or indenture or any amendment thereto may join in such petition, and such action shall for the purpose of this section be deemed the action of all holders of such bonds or notes.

Section 2243c. 77.02 (2) of the statutes is amended to read:

77.02 (2) Notice of Hearing, adjournment. Upon receipt of such petition the department of natural resources forestry shall investigate the same and shall file a listing of descriptions with the town chairperson. For petitions received prior to May 1, the department shall within the same calendar year cause a notice that such petition has been filed to be published as a class 3 notice, under ch. 985, in the newspaper having the largest general circulation in the county in which the lands

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are located, and notice by registered mail shall be given to the town clerk of any town in which the lands are located. Such notice shall contain the name of the petitioner, a description of the lands and a statement that any resident of or taxpayer in the town may within 15 days from the date of publication of the notice file a request with the department that it conduct a public hearing on the petition. Upon receipt of such a request the department shall conduct a public hearing on the petition. The department may conduct a public hearing on any petition without a request, if it deems it advisable to do so. Notice of the time and place of such hearing and a description, in specific or general terms, as the department deems advisable, of the property requested to be approved as "Forest Croplands" shall be given to persons making the request, the owner of such land and to the assessor of towns in which it is situated, by mail, at least one week before the day of hearing. The notice also shall be published as a class 1 notice, under ch. 985, in a newspaper having general circulation in the county in which such land is located, at least one week before the day of the hearing. Such hearing may be adjourned and no notice of the time and place of such adjourned hearing need be given, excepting the announcement thereof by the presiding officer at the hearing at which the adjournment is had.

Section 2243d. 77.02 (3) of the statutes is amended to read:

77.02 (3) Decision, copies. After receiving all the evidence offered at any hearing held on the petition and after making such independent investigation as it sees fit the department shall make its findings of fact and make and enter an order accordingly. If it finds that the facts give reasonable assurance that a stand of merchantable timber will be developed on such descriptions within a reasonable time, and that such descriptions are then held permanently for the growing of timber under sound forestry practices, rather than for agricultural, mineral, shoreland

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development of navigable waters, recreational, residential or other purposes, and that all persons holding encumbrances against such descriptions have in writing agreed to the petition, the order entered shall grant the request of the petitioner on condition that all unpaid taxes against said descriptions be paid within 30 days thereafter; otherwise the department of natural resources forestry shall deny the request of the petitioner. If the request of the petitioner is granted, a copy of such order shall be filed with the department of revenue, the supervisor of equalization and the clerk of each town, and the order shall be recorded with the register of deeds of each county, in which any of the lands affected by the order are located. The register of deeds shall record the entry, transfer or withdrawal of all forest croplands in a suitable manner on the county records. The register of deeds may collect recording fees under s. 59.43 (2) from the owner. Any order of the department relating to the entry of forest croplands issued on or before November 20 of any year shall take effect on January 1 of the following calendar year, but all orders issued after November 20 shall take effect on January 1 of the calendar year following the calendar year in which orders issued on or before November 20 would have been effective.

Section 2243e. 77.03 of the statutes is amended to read:

77.03 Taxation of forest croplands. After the filing and recording of the order with the officers under s. 77.02 (3) the lands described therein shall be "Forest Croplands", on which taxes shall thereafter be payable only as provided under this subchapter. The enactment of ss. 77.01 to 77.14, petition by the owner and the making of the order under s. 77.02 (3) shall constitute a contract between the state and the owner, running with the lands, for a period of 25 or 50 years at the election of the applicant at the time the petition is filed, unless withdrawn under s. 77.10,

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with privilege of renewal by mutual agreement between the owner and the state. whereby the state as an inducement to owners and prospective purchasers of forest croplands to come under ss. 77.01 to 77.14 agrees that, unless withdrawn under s. 77.10, no change in or repeal of ss. 77.01 to 77.14 shall apply to any land then accepted as forest croplands, except as the department of natural resources forestry and the owner may expressly agree in writing and except as provided in s. 77.17. If at the end of the contract period the land is not designated as managed forest land under subch. VI, the merchantable timber on the land shall be estimated by an estimator jointly agreed upon by the department of natural resources forestry and the owner, and if the department and the owner fail to agree on an estimator, the judge of the circuit court of the district in which the lands lie shall appoint a qualified forester, whose estimate shall be final, and the cost thereof shall be borne jointly by the department of natural resources forestry and the owner; and the 10% severance tax paid on the stumpage thereon in the same manner as if the stumpage had been cut. The owners by such contract consent that the public may hunt and fish on the lands, subject to such rules as the department of natural resources prescribes regulating hunting and fishing.

Section 2243f. 77.04 (2) of the statutes is amended to read:

77.04 (2) Tax per acre; payment, penalty. The "acreage share" shall be computed at the rate of 10 cents per acre on all lands entered prior to 1972. On all lands entered after December 31, 1971, the "acreage share" shall be computed every 10 years to the nearest cent by the department of revenue at the rate of 20 cents per acre multiplied by a ratio using the equalized value of the combined residential, commercial, manufacturing, agricultural, swamp, or waste and productive forest land classes under s. 70.32 (2) within the state in 1972 as the denominator, and using

equalized value for these combined land classes in 1982 and every 10th year thereafter as the numerator. All owners shall pay to the taxation district treasurer the acreage share on each description on or before January 31. If the acreage share is not paid when due to the taxation district treasurer it shall be subject to interest and penalty as provided under ss. 74.11 (11), 74.12 (10) and 74.47. These lands shall be returned as delinquent and a tax certificate under subch. VII of ch. 74 shall be issued on them. After 2 years from the date of the issuance of a tax certificate, the county clerk shall promptly take a tax deed under ch. 75. On taking such deed the county clerk shall certify that fact and specify the descriptions to the department of natural resources forestry.

Section 2243g. 77.05 of the statutes is amended to read:

77.05 State contribution. The department of natural resources forestry shall pay before June 30 annually to the town treasurer, from the appropriation under s. 20.370 (5) (bv) 20.375 (2) (vm), 20 cents for each acre of land in the town that is described as forest croplands under this subchapter.

SECTION 2243h. 77.06 (1) of the statutes is amended to read:

77.06 (1) CUTTING TIMBER REGULATED. No person shall cut any merchantable wood products on any forest croplands where the forest crop taxes are delinquent nor until 30 days after the owner has filed with the department of natural resources forestry a notice of intention to cut, specifying by descriptions and the estimated amount of wood products to be removed and the proportion of present volume to be left as growing stock in the area to be cut. The department of natural resources forestry may require a bond executed by some surety company licensed in this state or other surety for such amount as may reasonably be required for the payment to the department of natural resources forestry of the severance tax hereinafter

provided. The department, after examination of the lands specified, may prescribe the amount of forest products to be removed. Cutting in excess of the amount prescribed shall render the owner liable to double the severance tax prescribed in s. 77.06 (5) and subject to cancellation under s. 77.10. Merchantable wood products include all wood products except wood used for fuel by the owner.

Section 2243i. 77.06 (2) of the statutes is amended to read:

77.06 (2) APPRAISAL OF TIMBER, ZONES. Each year the department of natural resources forestry, at the time and place it shall fix and after such public notice as it deems reasonable, shall hold a public hearing. After the hearing the department shall make and file, open to public inspection, a determination of the reasonable stumpage values of the wood products usually grown in the several towns in which any forest croplands lie. A public hearing under this section shall be held prior to August 1 of each year and the determination of stumpage values made by the department of natural resources forestry shall take effect on November 1 of that year. If the department of natural resources forestry finds there is a material variance in the stumpage values in the different localities, it may fix separate zones and determine the values for each zone.

SECTION 2243j. 77.06 (3) of the statutes is amended to read:

77.06 (3) REVALUATION. As to any locality or zone in which the department of natural resources forestry deems there has been no material variance from the preceding year in stumpage values, it may omit to make any new valuation in any year, in which event the last preceding valuation shall continue in force until changed in a succeeding year.

SECTION 2243k. 77.06 (4) of the statutes is amended to read:

177.06 (4) CUTTING REPORTED. Within 30 days after completion of cutting on any land description, but not more than one year after filing of the notice of intention to cut, the owner shall transmit to the department of natural resources forestry on forms provided by the department a written statement of the products so cut, specifying the variety of wood, kind of product, and quantity of each variety and kind as shown by the scale or measurement thereof made on the ground as cut, skidded, loaded, delivered, or by tree scale certified by a qualified forester when stumpage is sold by tree measurement. The department of natural resources forestry may accept such reports as sufficient evidence of the facts, or may either with or without hearing and notice of time and place thereof to such owner, investigate and determine the fact of the quantity of each variety and kind of product so cut during said periods preceding such reports.

Section 2243L. 77.06 (5) of the statutes is amended to read:

forestry shall assess and levy against the owner a severance tax on the right to cut and remove wood products covered by reports under this section, at the rate of 10% of the value of the wood products based upon the stumpage value then in force. Upon making the assessment, the department of natural resources forestry shall mail a duplicate of the certificate by registered mail to the owner who made the report of cutting at the owner's last—known post—office address. The tax assessed is due and payable to the department of natural resources forestry on the last day of the next calendar month after mailing the certificate. The proceeds of the tax shall be paid into the forestry account of the conservation fund for distribution under s. 77.07 (3).

Section 2243m. 77.07 (2) of the statutes is amended to read:

77.07 (2) PENALTY, COLLECTIONS. If any severance tax remain unpaid for 30 days after it becomes due, there shall then be added a penalty of 10%, and such tax and penalty shall thereafter draw interest at the rate of one per cent per month until paid. At the expiration of said 30 days the department of natural resources forestry shall report to the attorney general any unpaid severance tax, adding said penalty, and the attorney general shall thereupon proceed to collect the same with penalty and interest by suit against the owner and by attachment or other legal means to enforce the lien and by action on the bond mentioned in s. 77.06 (1), or by any or all such means.

Section 2243n. 77.08 of the statutes is amended to read:

77.08 Supplemental severance tax. At any time within one year after any cutting should have been reported, the department of natural resources forestry after due notice to the owner and opportunity to be heard, and on evidence duly made a matter of record, may determine whether the quantity of wood products cut from any such land, did in fact substantially exceed the amount on which the severance tax theretofore levied was based, and if so shall assess a supplemental severance tax which, in all respects, shall have the same force and effect as the former severance tax, except only it shall not be a lien on any property the title of which has passed to a purchaser for value without notice.

Section 2243p. 77.09 (1) of the statutes is amended to read:

77.09 (1) Any person who fails to report or shall intentionally make any false statement or report to the department of natural resources forestry required by s. 77.06 shall forfeit not more than \$1,000. An action under this section shall not be a bar to a cancellation of entry and order of withdrawal under s. 77.10.

Section 2243q. 77.10 (1) (a) of the statutes is amended to read:

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77.10 (1) (a) The department of natural resources forestry shall on the application of the department of revenue or the owner of any forest croplands or the town board of the town in which said lands lie and may on its own motion at any time cause an investigation to be made and hearing to be had as to whether any forest croplands shall continue under this subchapter. If on such hearing after due notice to and opportunity to be heard by the department of revenue, the town and the owner, the department of natural resources forestry finds that any such lands are not meeting the requirements set forth in s. 77.02 or that the owner has made use of the land for anything other than forestry or has failed to practice sound forestry on the land, the department of natural resources forestry shall cancel the entry of such description and issue an order of withdrawal, and the owner shall be liable for the tax and penalty under sub. (2). Copies of the order of withdrawal specifying the description shall be filed by the department of natural resources forestry with all officers designated to receive copies of the order of entry and withdrawal and this subchapter shall not thereafter apply to the lands withdrawn, except s. 77.07 so far as it may be needed to collect any previously levied severance or supplemental severance tax. If the owner shall not repay the amounts on or before the last day of February next succeeding the return of such lands to the general property tax roll as provided in sub. (4), the department of natural resources forestry shall certify to the county treasurer the descriptions and the amounts due, and the county treasurer shall sell such lands as delinquent as described in s. 77.04 (2). Whenever any county clerk has certified to the taking of tax deed under s. 77.04 (2) the department of natural resources forestry shall issue an order of withdrawal as to the lands covered in such tax deed. Such order may also be issued when examination of tax records

reveals prolonged delinquency and noncompliance with the requirements of s. 77.04 (2).

SECTION 2243r. 77.10 (1) (b) of the statutes is amended to read:

77.10 (1) (b) Whenever any owner of forest croplands conveys such land the owner shall, within 10 days of the date of the deed, file with the department of natural resources forestry on forms prepared by the department a transfer of ownership signed by the owner and an acceptance of transfer signed by the grantee certifying that the grantee intends to continue the practice of forestry on such land. The department of natural resources forestry shall immediately issue a notice of transfer to all officers designated to receive copies of orders of entry and withdrawal. Whenever a purchaser of forest croplands declines to certify his or her intention to continue the practice of forestry thereon, such action shall constitute cause for cancellation of entry under par. (a) without hearing.

SECTION 2243s. 77.10(2)(a) 1. of the statutes is amended to read:

77.10 (2) (a) 1. Any owner of forest croplands may elect to withdraw all or any of such lands from under this subchapter, by filing with the department of natural resources forestry a declaration withdrawing from this subchapter any description owned by such person which he or she specified, and by payment by such owner to the department of natural resources forestry within 60 days the amount of tax due from the date of entry or the most recent date of renewal, whichever is later, as determined by the department of revenue under s. 77.04 (1) with simple interest thereon at 12% per year, less any severance tax and supplemental severance tax or acreage share paid thereon, with interest computed according to the rule of partial payments at the rate of 12% per year.

SECTION 2243t. 77.10 (2) (a) 2. of the statutes is amended to read:

77.10 (2) (a) 2. The amount of the tax shall be determined by the department of revenue and furnished to the department of natural resources forestry, which shall determine the exact amount of payment. When the tax rate or assessed value ratio of the current year has not been determined the rate of the preceding tax year may be used. On receiving such payment the department of natural resources forestry shall issue an order of withdrawal and file copies thereof with the department of revenue, the supervisor of equalization and the clerk of the town, and shall record the order with the register of deeds of the county, in which the land lies. The land shall then cease to be forest croplands.

SECTION 2243u. 77.10 (2) (b) of the statutes is amended to read:

77.10 (2) (b) Upon receipt of any taxes under this section by the state, the department of natural resources forestry shall first deduct all moneys paid by the state on account of the lands under s. 77.05 with interest on the moneys computed according to the rule of partial payments at the rate of interest paid under par. (a) by the person withdrawing such lands. The department shall within 20 days remit the balance to the town treasurer who shall pay 20% to the county treasurer and retain the remainder.

SECTION 2243v. 77.10 (4) of the statutes is amended to read:

77.10 (4) TAXATION AFTER WITHDRAWAL. When any description ceases to be a part of the forest croplands, by virtue of any order of withdrawal issued by the department of natural resources forestry, taxes thereafter levied thereon shall be payable and collectible as if such description had never been under this subchapter.

SECTION 2243w. 77.11 of the statutes is amended to read:

77.11 Accounts of department of natural resources forestry. The department of natural resources forestry shall keep a set of forest croplands books

in which shall always appear as to each description in each town containing any forest croplands, the amount of taxes paid by the state to the town and received by the state from the owner. All tax payments shall be paid out of and receipts credited to the forestry account of the conservation fund.

Section 2243x. 77.13 (1) of the statutes is amended to read:

77.13 (1) On and after July 20, 1985, no person may petition the department of natural resources forestry requesting it to approve any land as forest croplands under this subchapter.

SECTION 2243y. 77.13 (2) of the statutes is amended to read:

77.13 (2) On and after January 1, 1986, the department of natural resources forestry may not act on any petition requesting the designation of land as forest croplands, issue any order entering land as forest croplands or enter into a renewal of any forest croplands contract under this subchapter.

SECTION 2243z. 77.14 of the statutes is amended to read:

77.14 Forest croplands information, protection, appropriation. The department of natural resources forestry shall publish and distribute information regarding the method of taxation of forest croplands under this subchapter, and may employ a fire warden in charge of fire prevention in forest croplands. All actual and necessary expenses incurred by the department of natural resources forestry or by the department of revenue in the performance of their duties under this subchapter shall be paid from the appropriation made in s. 20.370 (1) (mu) 20.375 (2) (q) upon certification by the department incurring such expenses.

Section 2243zm. 77.16 (1) of the statutes is amended to read:

77.16 (1) In this section "department" means the department of natural resources forestry.".

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1 118.	Page 848.	line 9: after	that line	insert:
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"Section 2247c. 77.81 (1) of the statutes is amended to read:

77.81 (1) "Department" means the department of natural resources forestry.".

119. Page 848, line 25: after that line insert:

"Section 2247pg. 77.82 (2) (intro.) of the statutes is amended to read:

77.82 (2) Petition (intro.) Any owner of land may petition the department to designate any eligible parcel of land as managed forest land. A petition may include any number of eligible parcels under the same ownership in a single municipality. Each petition shall be submitted on a form provided by the department and shall be accompanied by a nonrefundable \$10 application fee unless a different amount of the fee is established by the department by rule at an amount equal to the average expense to the department of recording an order issued under this subchapter. The fee shall be deposited in the conservation forestry fund and credited to the appropriation under s. 20.370 (1) (cr) 20.375 (2) (qr). Each petition shall include all of the following:

SECTION 2247q. 77.82 (4) of the statutes is amended to read:

77.82 (4) Additions to managed forest land an additional parcel of land in the department to designate as managed forest land an additional parcel of land in the same municipality if the additional parcel is at least 3 acres in size and is contiguous to any of the owner's designated land. The petition shall be accompanied by a nonrefundable \$10 application fee unless a different amount of the fee is established in the same manner as the fee under sub. (2). The fee shall be deposited in the conservation forestry fund and credited to the appropriation under s. 20.370 (1) (cr)

1	20.375 (2) (qr). The petition shall be submitted on a department form and shall
2	contain any additional information required by the department.
3	SECTION 2247r. 77.82 (4m) (bn) of the statutes is amended to read:
4	77.82 (4m) (bn) A petition under this subsection shall be accompanied by a
5	nonrefundable \$100 application fee which shall be deposited in the conservation
6	forestry fund and credited to the appropriation under s. 20.370 (1) (cr) 20.375 (2)
7	<u>(qr)</u> .".
8	120. Page 849, line 3: after that line insert:
9	"Section 2247tg. 77.84 (3) (b) of the statutes is amended to read:
10	77.84 (3) (b) Immediately after receiving the certification of the county clerk
11	that a tax deed has been taken, the department shall issue an order withdrawing the
12	land as managed forest land. The notice requirement under s. 77.88 (1) does not
13	apply to the department's action under this paragraph. The department shall notify
14	the county treasurer of the amount of the withdrawal tax, as determined under s.
15	77.88 (5), and the amount of the tax shall be payable to the department under s. 75.36
16	(3) if the property is sold by the county. The amount shall be credited to the
17	conservation forestry fund.
18	SECTION 2247tj. 77.85 of the statutes is amended to read:
19	77.85 State contribution. The department shall pay before June 30 annually
20	the municipal treasurer, from the appropriation under s. 20.370 (5) (bv) 20.375 (2)
21	(vm), 20 cents for each acre of land in the municipality that is designated as managed
22	forest land under this subchapter.

Section 2247tk. 77.87 (3) of the statutes is amended to read:

77.87 (3) PAYMENT. A tax assessed under sub. (1) or (2) is due and payable to the department on the last day of the month following the date the certificate is mailed to the owner. The department shall collect interest at the rate of 12% per year on any tax that is paid later than the due date. Amounts received shall be credited to the conservation forestry fund.

Section 2247tm. 77.88 (2) (d) of the statutes is amended to read:

77.88 (2) (d) Within 10 days after a transfer of ownership, the former owner shall, on a form provided by the department, file with the department a report of the transfer signed by the former owner and the transferee. The report shall be accompanied by a \$20 fee which shall be deposited in the conservation forestry fund and credited to the appropriation under s. 20.370 (1) (cr) 20.375 (2) (qr). The department shall immediately notify each person entitled to notice under s. 77.82 (8).

Section 2247tn. 77.88 (7) of the statutes is amended to read:

77.88 (7) Payment; Delinquency. A tax under sub. (5) is due and payable to the department on the last day of the month following the effective date of the withdrawal order. Amounts received shall be credited to the conservation forestry fund. If the owner of the land fails to pay the tax, the department shall certify to the taxation district clerk the amount due. The taxation district clerk shall enter the delinquent amount on the property tax roll as a special charge.

Section 2247tp. 77.89 (1) of the statutes is amended to read:

77.89 (1) PAYMENT TO MUNICIPALITIES. By June 30 of each year, the department, from the appropriation under s. 20.370 (5) (bv) 20.375 (2) (vm), shall pay 50% of each payment received under s. 77.84 (3) (b), 77.87 (3) or 77.88 (7) to the treasurer of the municipality in which is located the land to which the payment applies.

SECTION 2247tr. 77.89 (3) of the statutes is amended to read:

77.89 (3) Conservation Forestry fund credit. The municipal treasurer shall pay all amounts received under s. 77.84 (2) (b) to the county treasurer, as provided under ss. 74.25 and 74.30. The county treasurer shall, by June 30 of each year, pay all amounts received under this subsection to the department. All amounts received by the department shall be credited to the conservation forestry fund and shall be reserved for land acquisition and resource management activities relating to the state forests.

Section 2247tt. 77.91 (4) of the statutes is amended to read:

77.91 (4) EXPENSES. Except as provided in sub. (5), the department's expenses for the administration of this subchapter shall be paid from the appropriation under s. 20.370 (1) (mu) 20.375 (2) (q).

SECTION 2247tu. 77.91 (5) of the statutes is amended to read:

77.91 (5) RECORDING. Each register of deeds who receives notice of an order under this subchapter shall record the action as provided under s. 59.43 (1). The department shall pay the register of deeds the fee specified under s. 59.43 (2) (ag) 1. from the appropriation under s. 20.370 (1) (cr) 20.375 (2) (qr). If the amount in the appropriation under s. 20.370 (1) (cr) 20.375 (2) (qr) in any fiscal year is insufficient to pay the full amount required under this subsection in that fiscal year, the department shall pay the balance from the appropriation under s. 20.370 (1) (mu) 20.375 (2) (q)."

121. Page 856, line 3: after that line insert:

"Section 2294j. 80.05 (2) (b) of the statutes is amended to read:

80.05 (2) (b) Give notice by registered mail to the department of natural resources, to the department of forestry and to the county land conservation committee in each county through which the highway may pass.

SECTION 2294m. 80.39 (2) of the statutes is amended to read:

80.39 (2) Notice. Upon such petition the county board or the commissioners appointed by the board shall give notice of the time and place they will meet to decide on the petition. The notice shall be published as a class 2 notice, under ch. 985. The notice shall also be given to the department secretary of natural resources by serving a copy upon the secretary of natural resources and to the secretary of forestry either by registered mail or personally. If the board appoints a committee to act, the notice shall state the fact and the notice shall be signed by the commissioners, otherwise by the chairperson of the board.

Section 2294p. 84.01 (17) of the statutes is amended to read:

84.01 (17) Improvements for Next 6 years. In each odd-numbered year, the department of transportation shall determine, as far as possible, what improvements will be made during the following 6-year period, and shall notify the county clerks prior to February 1 of each even-numbered year, as to the improvements in their respective counties. Such notice shall also be given to the department of natural resources, to the department of forestry and to the department of agriculture, trade and consumer protection."

122. Page 861, line 17: after that line insert:

"Section 2304g. 84.02 (3) (a) of the statutes is amended to read:

84.02 (3) (a) Changes may be made in the state trunk system by the department, if it deems that the public good is best served by making the changes.

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The department, in making the changes, may lay out new highways by the procedure under this subsection. Due notice shall be given to the localities concerned of the intention to make changes or discontinuances, and if the change proposes to lay a highway via a new location and the distance along such deviation from the existing location exceeds 2 1/2 miles, then a hearing in or near the region affected by the proposed change shall be held prior to making the change effective. The notice shall also be given to the secretary of natural resources and to the secretary of forestry either by registered mail or personally. Whenever the department decides to thus change more than 2 1/2 miles of the system the change shall not be effective until the decision of the department has been referred to and approved by the county board of each county in which any part of the proposed change is situated. A copy of the decision shall be filed in the office of the clerk of each county in which a change is made or proposed. Where the distance along the deviation from the existing location exceeds 5 miles the change shall constitute an addition to the state trunk highway system. The preexisting route shall continue to be a state trunk highway unless the county board of each county in which any part of the relocation lies and the department mutually agree to its discontinuance as a state trunk highway. Whenever such county board or boards and the department cannot so agree the department shall report the problem to the next ensuing session of the legislature for determination.".

123. Page 868, line 2: after that line insert:

"Section 2308p. 84.28 (1) of the statutes is amended to read:

84.28 (1) Moneys from the appropriation under s. 20.370 (7) (mc) 20.375 (3) (b) may be expended for the renovation, marking and maintenance of a town or county

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highway located within the boundaries of any state park, state forest or other property under the jurisdiction of the department of natural resources, other than a southern state forest. Moneys from the appropriation under s. 20.370 (7) (mc) may be expended for the renovation, marking and maintenance of a town or county highway located within the boundaries of any state park or any southern state forest, in the lower Wisconsin state riverway, as defined in s. 30.40 (15), or on other property under the jurisdiction of the department of natural resources. Outside the lower Wisconsin state riverway, as defined in s. 30.40 (15), or outside the boundaries of these parks, forests or other property under the jurisdiction of the department of natural resources, moneys from the appropriation under s. 20.370 (7) (mc) may be expended for the renovation, marking and maintenance of roads which the department of natural resources certifies are utilized by a substantial number of visitors to these state parks, state forests or other property under the jurisdiction of the department of natural resources. The department of natural resources shall authorize expenditures from the appropriation under s. 20.370 (7) (mc) under this subsection. The department of natural resources shall rank projects eligible for assistance funding from the appropriation under s. 20.370 (7) (mc) under a priority system and funding may be restricted to those projects with highest priority. Outside the boundaries of the state forests under the jurisdiction of the department of forestry, moneys from the appropriation under s. 20.375 (3) (b) may be expended for the renovation, marking, and maintenance of roads which the department of forestry certifies are utilized by a substantial number of visitors to these state forests. The department of forestry shall authorize expenditures from the appropriation under s. 20.375 (3) (b) under this subsection. The department of forestry shall rank projects

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eligible for funding from the appropriation under s. 20.375 (3) (b) under a priority system and funding may be restricted to those projects with the highest priority.

Section 2308s. 84.28 (2) of the statutes is amended to read:

84.28 (2) The department may administer a program for the construction, maintenance, and marking of roads, including fire roads, service areas, trailer, or vehicle parking stalls or parking areas and other facilities consistent with highway construction and for the marking of scenic routes in the state parks, state forests, the lower Wisconsin state riverway as defined under s. 30.40 (15), state fish hatcheries, other public used areas under the jurisdiction of the department of natural resources or the department of forestry, and other public lands as defined in ch. 24, for highways or fire roads leading from the most convenient state trunk highways to such lands, and for the relocation and construction of state trunk highways in or near state parks when required in the interests of public safety. Within the limitations and for the purposes of this section, work may be performed by or under the supervision or authority or with the approval of the department of transportation, upon the request for such work filed by the department of natural resources having jurisdiction as to the lower Wisconsin state riverway, as defined in s. 30.40 (15), or as to state park or forest lands, or by the board of commissioners of the public lands as to other classes of public lands. Outside the lower Wisconsin state riverway, as defined in s. 30.40 (15), and outside the limits of the park, state forest, and public land areas, direct connections to the most convenient state trunk highway may be built or maintained under this section. Roads in unincorporated areas within 5 miles of the boundaries of the Horicon national wildlife refuge or the Horicon marsh wildlife area may be built or maintained under this section upon request of the town board, if the department of transportation certifies that such roads are or will be used

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by a substantial number of visitors to such area. Costs incurred under this section shall be the responsibility of the department of natural resources, department of forestry, commissioners of public lands or town board, as appropriate.".

124. Page 881, line 4: after that line insert:

"Section 2349m. 86.315 (1) of the statutes is amended to read:

86.315 (1) From the appropriation under s. 20.395 (1) (fu), the department shall annually, on March 10, pay to counties having county forests established under ch. 28, for the improvement of public roads within the county forests which are open and used for travel and which are not state or county trunk highways or town roads and for which no aids are paid under s. 86.30, the amount of \$336 per mile of road designated in the comprehensive county forest land use plan as approved by the county board and the department of natural resources forestry. If the amount appropriated under s. 20.395 (1) (fu) is insufficient to make the payments required under this subsection, the department shall prorate the amount appropriated in the manner it considers desirable.".

125. Page 912, line 2: after that line insert:

"Section 2586g. 106.215 (7) (a) of the statutes is amended to read:

108.215 (7) (a) Conservation activities; appropriations. Moneys appropriated

under s. 20.445 (6) (j), (m) and (u), and (v) may be utilized for conservation activities

as authorized under those appropriations.

(C) Section 2586r. 106.215 (7) (c) of the statutes is amended to read:

106.215 (7) (c) Conservation fund appropriation. Notwithstanding par. (a), moneys appropriated under s. 20.445 (6) (u) that are not derived from the forestation state tax under s. 70.58 may be utilized for any project approved by the board

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regardless of whether the project consists in whole or in part of conservation activities.".

126. Page 917, line 22: after that line insert:

"Section 2669m. 118.025 of the statutes is amended to read:

118.025 Arbor day observance. A school principal may request one free tree provided from state forest nurseries by the department of natural resources forestry under s. 28.06 for each 4th grade pupil in the school for planting in conjunction with an annual observance and celebration of arbor day.".

127. Page 939, line 16: after that line insert:

"Section 2813m. 134.60 of the statutes is amended to read:

sale in its natural condition and untrimmed, with or without roots, any evergreen or coniferous tree, branch, bough, bush, sapling or shrub, from the lands of another without the written consent of the owner, whether such land is publicly or privately owned. The written consent shall contain the legal description of the land where the tree, branch, bough, bush, sapling or shrub was cut, as well as the name of the legal owner. The written consent or a certified copy of the consent shall be carried by every person in charge of the cutting or removing of the trees, branches, boughs, bushes, saplings or shrubs, and shall be exhibited to any officer of the law, state forest ranger, forest patrol officer, conservation warden, or other officer of the department of natural resources or the department of forestry at the officer's request at any time. The officer may inspect the trees, branches, boughs, bushes, saplings or shrubs when being transported in any vehicle or other means of conveyance and may investigate to determine whether or not this section has been complied with. The officer may

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stop any vehicle or means of conveyance found carrying any trees, branches, boughs, bushes, saplings or shrubs upon any public highway of this state for the purpose of making such inspection and investigation, and may seize and hold, subject to the order of the court, any such trees, bushes, saplings or shrubs found being cut, removed or transported in violation of this section. No person may ship or transport any such trees, bushes, saplings or shrubs outside the county where they were cut unless the person attaches to the outside of each package, box, bale, truckload or carload shipped a tag or label on which appears the person's name and address. No common carrier or truck hauler may receive for shipment or transportation any such trees, bushes, saplings or shrubs unless the tag or label is attached. Any person who violates this section shall be fined not less than \$10 nor more than \$100. Any person who signs any such written consent or certified copy under this section who is not authorized to do so, and any person who lends or transfers or offers to lend or transfer any such written consent or certified copy to another person who is not entitled to use it, and any person not entitled to use any such written consent or certified copy, or who borrows, receives or solicits from another any such written consent or certified copy thereof shall be fined not less than \$100 nor more than \$500.".

128. Page 959, line 7: after that line insert:

"Section 2854r. 165.25 (4) (a) of the statutes is amended to read:

165.25 (4) (a) The department of justice shall furnish all legal services required by the investment board, the lottery division in the department of revenue, the public service commission, the department of transportation, the department of natural resources, the department of forestry, the department of tourism, and the

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department of employee trust funds, together with any other services, including stenographic and investigational, as are necessarily connected with the legal work.".

129. Page 960, line 10: after that line insert:

"Section 2859m. 165.85 (4) (b) 1. of the statutes is amended to read:

165.85 (4) (b) 1. No person may be appointed as a law enforcement or tribal law enforcement officer, except on a temporary or probationary basis, unless the person has satisfactorily completed a preparatory program of law enforcement training approved by the board and has been certified by the board as being qualified to be a law enforcement or tribal law enforcement officer. The program shall include 400 hours of training, except that the program for law enforcement officers who serve as rangers for the department of natural resources or the department of forestry includes 240 hours of training. The board shall promulgate a rule under ch. 227 providing a specific curriculum for a 400-hour conventional program and a 240-hour ranger program. The rule shall ensure that there is an adequate amount of training for each program to enable the person to deal effectively with domestic abuse incidents. The training under this subdivision shall include training on emergency detention standards and procedures under s. 51.15, emergency protective placement standards and procedures under s. 55.06 (11) and information on mental health and developmental disabilities agencies and other resources that may be available to assist the officer in interpreting the emergency detention and emergency protective placement standards, making emergency detentions and emergency protective placements and locating appropriate facilities for the emergency detentions and emergency protective placements of persons. The training under this subdivision shall include training on police pursuit standards, guidelines and driving techniques

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established under par. (cm) 2. b. The period of temporary or probationary employment established at the time of initial employment shall not be extended by more than one year for an officer lacking the training qualifications required by the board. The total period during which a person may serve as a law enforcement and tribal law enforcement officer on a temporary or probationary basis without completing a preparatory program of law enforcement training approved by the board shall not exceed 2 years, except that the board shall permit part-time law enforcement and tribal law enforcement officers to serve on a temporary or probationary basis without completing a program of law enforcement training approved by the board to a period not exceeding 3 years. For purposes of this section, a part-time law enforcement or tribal law enforcement officer is a law enforcement or tribal law enforcement officer who routinely works not more than one-half the normal annual work hours of a full-time employee of the employing agency or unit of government. Law enforcement training programs including municipal, county and state programs meeting standards of the board are acceptable as meeting these training requirements.".

130. Page 1003, line 12: after that line insert:

"Section 3035c. 227.43 (1) (bd) of the statutes is created to read:

227.43 (1) (bd) Assign a hearing examiner to preside over any hearing of a contested case which is required to be conducted by the department of forestry and which is not conducted by the secretary of forestry.

Section 3035g. 227.43 (2) (am) of the statutes is created to read:

227.43 (2) (am) The department of forestry shall notify the division of hearings and appeals of every pending hearing to which the administrator of the division is

required to assign a hearing examiner under sub. (1) (bd) after the department of forestry is notified that a hearing on the matter is required.

Section 3035n. 227.43 (3) (am) of the statutes is created to read:

227.43 (3) (am) The administrator of the division of hearings and appeals may set the fees to be charged for any services rendered to the department of forestry by a hearing examiner under this section. The fees shall cover the total cost of the services less any costs covered by the appropriation under s. 20.505 (4) (f).

SECTION 3035r. 227.43 (4) (am) of the statutes is created to read:

227.43 (4) (am) The department of forestry shall pay all costs of the services of a hearing examiner assigned to the department under sub. (1) (bd), according to the fees set under sub. (3) (am).

SECTION 3035w. 227.46 (8) of the statutes is amended to read:

227.46 (8) If the hearing examiner assigned under s. 227.43 (1) (b) renders the final decision in a contested case and the decision is subject to judicial review under s. 227.52, the department of natural resources may petition for judicial review. If the hearing examiner assigned under s. 227.43 (1) (bd) renders the final decision in a contested case and the decision is subject to judicial review under s. 227.52, the department of forestry may petition for judicial review. If the hearing examiner assigned under s. 227.43 (1) (br) renders the final decision in a contested case and the decision is subject to judicial review under s. 227.52, the department of transportation may petition for judicial review."

131. Page 1004, line 20: after that line insert:

"Section 3050g. 230.08 (2) (e) 4p. of the statutes is created to read:

230.08 (2) (e) 4p. Forestry — 1.

1	SECTION 3050r. 230.08 (2) (e) 8. of the statutes is amended to read:
2	230.08 (2) (e) 8. Natural resources — 7 6.".
3	132. Page 1008, line 16: after that line insert:
4	"Section 3080m. 230.36 (1m) (b) 1. (intro.) of the statutes is amended to read:
5	230.36 (1m) (b) 1. (intro.) A state forest ranger or field employee of the
6	department of natural resources or the department of forestry who is subject to call
7	for forest fire control duty or fire watcher employed at the Wisconsin Veterans Home
8	at King or at the facilities operated by the department of veterans affairs under s.
9	45.385, and lifeguard, at all times while:".
10	133. Page 1008, line 23: after that line insert:
·11	"SECTION 3081d. 230.36 (1m) (b) 2. (intro.) of the statutes, as affected by 2001
12	Wisconsin Act (this act), is amended to read:
13	230.36 (1m) (b) 2. (intro.) A conservation warden, state forest ranger,
14	conservation patrol boat captain, conservation patrol boat engineer, member of the
15	state patrol, state motor vehicle inspector, University of Wisconsin System police
16	officer, security officer, or security person, other state facilities police officer, special
17	tax agent, excise tax investigator employed by the department of revenue, and
18	special criminal investigation agent employed by the department of justice at all
19	times while:
20	SECTION 3081t. 230.36 (2m) (a) 5. of the statutes is amended to read:
21	230.36 (2m) (a) 5. A conservation field employee of the department of natural
22	resources or the department of forestry who is subject to call for fire control duty.".
23	134. Page 1090, line 13: after that line insert:
24	"Section 3389gm. 303.04 of the statutes is amended to read:

303.04 Correctional farms. The board of commissioners of public lands, the
department of natural resources, the department of forestry, and the department
may select from the state forest reserves a quantity of land not to exceed 5,000 acres
and convert the same into farms for the state prisons.".

135. Page 1094, line 6: after that line insert:

"Section 3390v. 340.01 (3) (b) of the statutes is amended to read:

340.01 (3) (b) Conservation wardens' vehicles, state forest rangers' vehicles or foresters' trucks, whether publicly or privately owned.".

136. Page 1103, line 23: after that line insert:

"Section 3407m. 341.65 (2) (b) of the statutes is amended to read:

341.65 (2) (b) Any municipal or university police officer, sheriff's deputy, county traffic patrolman, state traffic officer, state forest ranger or conservation warden who discovers any unregistered motor vehicle located upon any highway may cause the motor vehicle to be immobilized with an immobilization device or removed to a suitable place of impoundment. Upon immobilization or removal of the motor vehicle, the officer, state forest ranger or conservation warden shall notify the sheriff or chief of police of the location of the immobilized or impounded motor vehicle and the reason for the immobilization or impoundment."

137. Page 1104, line 13: after that line insert:

"Section 3408t. 342.40 (3) (a) of the statutes is amended to read:

342.40(3)(a) Any municipal or university police officer, police officer appointed under s. 16.84(2), sheriff's deputy, county traffic patrolman, state traffic officer, state forest ranger or conservation warden who discovers any motor vehicle, trailer, semitrailer, or mobile home on any public highway or private or public property

1	which has been abandoned shall cause the vehicle to be removed to a suitable place
2	of impoundment. Upon removal of the vehicle the officer, state forest ranger or
3	conservation warden shall notify the sheriff or chief of police of the abandonment and
4	of the location of the impounded vehicle.".
5	138. Page 1129, line 6: after that line insert:
6	"Section 3445c. 347.06 (1) of the statutes is amended to read:
7	347.06 (1) Except as provided in subs. (2) and, (4), and (5), no person may
8	operate a vehicle upon a highway during hours of darkness unless all headlamps, tail
9	lamps, and clearance lamps with which such vehicle is required to be equipped are
10	lighted. Parking lamps as defined in s. 347.27 shall not be used for this purpose.
11	Section 3445d. 347.06 (5) of the statutes is created to read:
12	347.06 (5) A state forest ranger appointed under s. 28.92 may operate a vehicle
13	owned or leased by the department of forestry upon a highway during hours of
14	darkness without lighted headlamps, tail lamps, or clearance lamps in the
15	performance of his or her duties.".
16	139. Page 1134, line 23: after that line insert:
17	"Section 3457m. 350.01 (9g) of the statutes is amended to read:
18	350.01 (9g) "Law enforcement officer" has the meaning specified under s.
19	165.85 (2) (c) and includes a person appointed as a conservation warden by the
20	department under s. 23.10 (1) or a state forest ranger appointed under s. 28.92.".
21	140. Page 1140, line 11: after that line insert:
22	"Section 3483m. 350.12 (4) (b) (intro.) of the statutes, as affected by 2001
23	Wisconsin Act (this act), is amended to read:

(13)

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350.12 (4) (b) Trail aids and related costs. (intro.) The moneys appropriated under s. ss. 20.370 (1) (mq) and (5) (cb), (cr), (cs), and (cw) and 20.375 (3) (sq) shall be used for development and maintenance, the cooperative snowmobile sign program, major reconstruction or rehabilitation to improve bridges on existing approved trails, trail rehabilitation, signing of snowmobile routes, and state snowmobile trails, and areas and distributed as follows:".

141. Page 1140, line 19: after that line insert:

"Section 3484m. 350.12 (4) (bg) 1. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

350.12 (4) (bg) 1. Of the moneys appropriated under s. 20.370 (5) (cs), the department of natural resources shall make available in fiscal year 2001–02 and each fiscal year thereafter an amount equal to the amount calculated under s. 25.29 (1) (d) 2. to make payments to the department of forestry or a county under par. (bm) for trail maintenance costs incurred in the previous fiscal year that exceed the maximum specified under par. (b) 1. before expending any of the amount for the other purposes specified in par. (b)."

142. Page 1141, line 4: after that line insert:

"Section 3485c. 350.12 (4) (bm) (intro.) of the statutes is amended to read:

350.12 (4) (bm) Supplemental trail aid payments; eligibility. (intro.) A county or the department of forestry shall be eligible for payments under par. (bg) if it applies for the aid and if all of the following apply:

SECTION 3485g. 350.12 (4) (bm) 1. of the statutes is amended to read:

350.12 (4) (bm) 1. The actual cost incurred by the department of forestry or the county in maintaining its trails that are qualified under par. (b) 1. or 4. in the

1	previous fiscal year exceeds the maximum of \$250 per mile per year under par. (b)
2	1. of natural 1250 uncu
3	SECTION 3485n. 350.12 (4) (bm) 2. of the statutes is amended to read:
4	350.12 (4) (bm) 2. Of the actual cost incurred by the department of forestry or
5	the county in maintaining its trails that are qualified under par. (b) 1. or 4. for the
6	fiscal year applicable under subd. 1., the actual cost incurred in grooming the trails
7	exceeds a maximum of \$130 per mile per year. of natural resources, and to the department
8	SECTION 3485r. 350.12 (4) (br) of the statutes is amended to read:
9	350.12 (4) (br) Supplemental trail aid payments; insufficient funding. If the
10	aid that is payable to counties and to the department of forestry under par. (bm)
11	exceeds the moneys available under par. (bg), the department of natural resources
12	may prorate the payments or may request the joint committee on finance to take
13	action under s. 13.101. The requirement of a finding of emergency under s. 13.101
14	(3) (a) 1. does not apply to such a request.
15	SECTION 3485w. 350.12 (4) (c) 1. of the statutes is amended to read:
16	350.12 (4) (c) 1. Any moneys appropriated under s. $20.370(1) (mq)$, (3) (aq) or
17	(9) (mw) or 20.375 (3) (sg) that lapse shall revert to the snowmobile account in the
18	conservation fund.".
19	143. Page 1143, line 2: after that line insert:
20	"Section 3491d. 350.14 (1) of the statutes is amended to read:
21	350.14 (1) The snowmobile recreational council shall carry out studies and
22	make recommendations to the legislature, governor, department of natural
23	resources, department of forestry, and department of transportation on all matters
24	related to this chapter or otherwise affecting snowmobiles and snowmobiling.

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SECTION 3491h. 350.145 (3) (a) 1. of the statutes is amended to read:

350.145 (3) (a) 1. Before June 30 of each even-numbered year, the department shall consult with the <u>department of forestry and the</u> snowmobile recreational council on the proposed changes for the succeeding biennium in the appropriations and laws that affect snowmobiles and snowmobiling.

Section 3491p. 350.15 (3) (a) of the statutes is amended to read:

350.15 (3) (a) If a snowmobile accident results in the death of any person, or in an injury that requires the treatment of a person by a physician, the operator of each snowmobile involved in the accident shall give notice of the accident to a conservation warden or local law enforcement officer as soon as possible and, within 10 days after the accident, shall file a written report of the accident with the department on the form prescribed by it.

Section 3491t. 350.17 (1) of the statutes is amended to read:

350.17 (1) Any officer of the state traffic patrol under s. 110.07 (1), inspector under s. 110.07 (3), warden of the department under s. 23.10, county sheriff or municipal peace officer law enforcement officer may enforce the provisions of this chapter.".

144. Page 1200, line 8: after that line insert:

"Section 3815m. 800.02 (2) (a) (intro.) of the statutes is amended to read:

800.02 (2) (a) (intro.) The citation shall be signed by a peace officer or endorsed by a municipal attorney or, if applicable, signed by a conservation warden or a state forest ranger. In addition, the governing body of a municipality authorized to adopt the use of citations may designate by ordinance or resolution other municipal officials who may issue citations with respect to ordinances which are directly

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1	related to the official responsibilities of the officials. Officials granted the authority
2	to issue citations may delegate, with the approval of the governing body, the
3	authority to employees. Authority delegated to an official or employee may be
4	revoked only in the same manner by which it is conferred. The citation shall contain
5	substantially the following information:".
6	145. Page 1219, line 4: after that line insert:
7	"Section 3866d. 895.52 (2) (a) 2. of the statutes is amended to read:
8	895.52 (2) (a) 2. A duty to inspect the property, except as provided under s. ss.
9	23.115 (2) and 28.045 (3).
10	SECTION 3866h. 895.52 (3) (b) of the statutes is amended to read:
11	895.52 (3) (b) A death or injury caused by a malicious act or by a malicious
12	failure to warn against an unsafe condition of which an officer, employee or agent
13	knew, which occurs on property designated by the department of natural resources
14	under s. 23.115, designated by the department of forestry under s. 28.045 or
15	designated by another state agency for a recreational activity.
16	SECTION 3866p. 895.53 (1) (am) of the statutes is created to read:
17	895.53(1)(am) "State forest ranger" means a person appointed as a state forest
18	ranger by the department of forestry under s. 28.92.
19	Section 3866t. 895.53 (2) of the statutes is amended to read:
20	895.53 (2) Any person withdrawing blood at the request of a traffic officer, law
21	enforcement officer, state forest ranger, or conservation warden for the purpose of
22	determining the presence or quantity of alcohol, controlled substances, controlled

determining the presence or quantity of alcohol, controlled substances, controlled

substance analogs or any combination of alcohol, controlled substances and

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- controlled substance analogs is immune from any civil or criminal liability for the act, except for civil liability for negligence in the performance of the act.".
 - **146.** Page 1250, line 14: after that line insert:
- 4 "Section 3984t. 951.01 (4) of the statutes is amended to read:
 - 951.01 (4) "Law enforcement officer" has the meaning assigned under s. 967.02 (5), but does not include a conservation warden appointed under s. 23.10 or a state forest ranger.".

****Note: Section 9137 (5x) and (5y) will need redrafting once the effective date is finalized.

- 147. Page 1280, line 22: after that line insert:
- 9 "Section 4034yr. 990.01 (39) of the statutes is created to read:
- 10 990.01 (39) SOUTHERN STATE FOREST. "Southern state forest" means a state 11 forest that is located within the region specified in s. 25.28 (3) (am).".
 - 148. Page 1346, line 3: delete lines 3 to 14 and substitute:
- 13 "(5mk) Great Lakes Forestry Museum.
 - (a) In fiscal year 2001–02, from the appropriation under section 20.370 (5) (aw) of the statutes, as affected by this act, the department of natural resources shall award a grant in an amount not to exceed \$150,000 to an organization known as the Great Lakes Forestry Museum to develop a facility in the city of Rice Lake for educating the public about the history of forestry and logging in this state. In fiscal year 2002–03, from the appropriation under section 20.375 (2) (rq) of the statutes, as created by this act, the department of forestry shall award a grant in an amount not to exceed \$150,000 to the same organization for the same purpose. The amount of the funding shall be equal to the amount of contributions towards the facility from funding sources other than this state.

consideration by the committee, and the committee shall affirm or modify the

1. All incumbent employees holding positions in the department of natural

resources relating primarily to the functions of the division of forestry, as determined

by the secretary of administration, are transferred on the effective date of this

subdivision to the department of forestry. If either department is dissatisfied with

the secretary's determination, that department may bring the matter to the

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decision.

(b) *Employee transfers*.

cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision.

- 2. The secretary of administration shall determine which incumbent employees holding positions in the department of natural resources that relate primarily to general administration and program support will be transferred to the department of forestry. If either department is dissatisfied with the secretary's determination, that department may bring the matter to the cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision.
- (c) Employee status. Employees transferred under paragraph (b) shall have the same rights and status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of forestry that they enjoyed in the department of natural resources immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of natural resources that is primarily related to the functions of the division of forestry, as determined by the secretary of administration, shall be transferred to the department of forestry. If either department is dissatisfied with the secretary's determination, that department may bring the matter to the cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision.
- (e) *Contracts*. All contracts entered into by the department of natural resources in effect on the effective date of this paragraph that are primarily related to the

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functions of the division of forestry, as determined by the secretary of administration, remain in effect and are transferred to the department of forestry. If either department is dissatisfied with the secretary's determination, that department may bring the matter to the cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision. The department of forestry shall carry out any such contractual obligations unless modified or rescinded by the department of forestry to the extent allowed under the contract.

- (f) Rules and orders. All rules promulgated by the department of natural resources that are primarily related to the functions of the division of forestry, as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of forestry. All orders issued by the department of natural resources that are primarily related to the functions of the division of forestry, as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of forestry. If either department is dissatisfied with the secretary's determination, that department may bring the matter to the cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision.
- (g) Pending matters. Any matter pending with the department of natural resources on the effective date of this paragraph that is primarily related to the functions of the division of forestry, as determined by the secretary of administration, is transferred to the department of forestry and all materials submitted to or actions

taken by the department of natural resources with respect to the pending matter are considered as having been submitted to or taken by the department of forestry. If either department is dissatisfied with the secretary's determination, that department may bring the matter to the cochairpersons of the joint committee on finance for consideration by the committee, and the committee shall affirm or modify the decision.

(h) Position changes.

- 1. The authorized FTE positions for the department of natural resources are decreased by 3.5 FED positions related to forests funded from the appropriation under section 20.370 (1) (my) of the statutes.
- 2. The authorized FTE positions for the department of natural resources are decreased by 2.0 FED positions related to southern state forests funded from the appropriation under section 20.370 (1) (my) of the statutes.
- 3. The authorized FTE positions for the department of natural resources are decreased by 1.48 PR positions related to forestry funded from the appropriation under section 20.370 (8) (mk) of the statutes.
- 4. The authorized FTE positions for the department of natural resources are increased by 44.75 SEG positions funded from the appropriation under section 20.370 (1) (mv) of the statutes, as created by this act.
- 5. The authorized FTE positions for the department of natural resources are increased by 2.0 FED positions funded from the appropriation under section 20.370 (1) (mx) of the statutes, as created by this act.
- 18. There are authorized for the department of forestry 2.5 FTE SEG positions to be funded from the appropriation under section 20.375 (2) (sv) of the statutes, as affected by this act.

1	21. There are authorized for the department of forestry 1.48 FTE PR positions
2	(3) (t_m) to be funded from the appropriation under section 20.375 (2) (kg) of the statutes, as
3	created by this act.
4	22. There are authorized for the department of forestry 432.94 FTE SEG
5	positions related to forestry to be funded from the appropriation under section 20.375
6	(2) (q) of the statutes, as created by this act.
7	23. There are authorized for the department of forestry 31.41 FTE SEG
8	positions related to land program management to be funded from the appropriation
9	under section 20.375 (2) (q) of the statutes, as created by this act.
10	24. There are authorized for the department of forestry 31.16 FTE SEG
11	positions related to land facilities and lands to be funded from the appropriation
12	under section 20.375 (2) (q) of the statutes, as created by this act.
13	25. There are authorized for the department of forestry 10.03 FTE SEG
14	positions related to enforcement and science to be funded from the appropriation
15	under section 20.375 (2) (q) of the statutes, as affected by this act.
16	26. There are authorized for the department of forestry 76.55 FTE SEG
17	positions related to administration and technology to be funded from the
18	appropriation under section 20.375 (2) (q) of the statutes, as created by this act.
19	27. There are authorized for the department of forestry 29.91 FTE SEG
20	positions related to customer service to be funded from the appropriation under
21	section 20.375 (2) (q) of the statutes, as created by this act.
22	28. There are authorized for the department of forestry 3.5 FTE FED positions
23	to be funded from the appropriation under section 20.375 (2) (x) of the statutes, as
24	created by this act.

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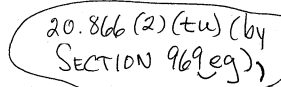
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(9zy) APPOINTMENT OF FORESTRY SECRETARY; EARLY APPOINTMENT. Notwithstanding the effective date of the treatment of section 15.45 of the statutes by this act, the governor may nominate and with the advice and consent of the senate appoint, before July 1, 2002, the secretary of forestry to take office on July 1, 2002.".

152. Page 1421, line 23: after that line insert:

"(1z) Department of forestry. The repeal of sections 15.343, 20.370 (1) (er). 23.09 (2) (d) 1., 23.09 (2) (d) 5., 27.016 (1) (c), and 70.114 (1) (a) of the statutes; the renumbering of sections 20.370 (1) (ct), 20.370 (1) (cu), 20.370 (1) (cv), 20.370 (1) (Lt), 20.370 (1) (mz), 20.370 (5) (av), 20.370 (5) (ay), 20.370 (5) (bg), 20.370 (5) (br), 20.370 (5) (bs), 20.370 (5) (bt), 20.370 (5) (bu), 20.370 (5) (bv), 20.370 (5) (bw), 20.370 (5) (bx), 20.370 (5) (by), 20.370 (5) (dx), 23.09 (11) (a), 23.097 (1) (by Section 1037m), 25.29 (7) (intro.), 27.01 (7) (h), and 27.01 (7m) (a) of the statutes; the renumbering and amendment of sections 20.370 (1) (cq), 20.370 (1) (cr), 20.370 (1) (cs), 20.370 (5) (as), 20.370 (au), 23.09 (17m) (a), 25.29 (7) (a), 25.29 (7) (b), and 27.01 (7m) (b) of the statutes; the amendment of sections 1.055 (1), 1.056, 13.101 (6) (a) (by Section 99m). 14.82 (1) (intro.), 15.225 (2) (c), 16.967 (6) (by Section 343p), 20.115 (7) (qc) (by SECTION 425c), 20.143 (1) (t), 20.285 (1) (qm), 20.285 (1) (rc), 20.370 (1) (eq), 20.370 (1) (mu), 20.370 (4) (aw), 20.370 (5) (da), 20.370 (5) (dq), 20.370 (7) (fa), 20.370 (7) (ft), 20.445 (G) CU), 20.445 (G) 20.370 (7) (mc), 20.380 (2) (q), 20.866 (1) (u) (by Section 962b), 23.09 (2p) (a), 23.09 (2p) (b), 23.09 (3) (a), 23.09 (17m) (b), 23.09 (18) (a), 23.09 (18) (b), 23.09 (18) (c), 23.09 (21m), 23.09 (26) (a), 23.09 (26) (am) 2., 23.0917 (1) (c), 23.0917 (3) (a) (by Section 1034hm), 23.092 (5) (a), 23.094 (4) (a), 23.095 (1m) (title), 23.095 (1m) (a), 23.0955 (2) (am), 23.0956 (1) (intro.), 23.0957 (2) (intro.), 23.0957 (3) (d), 23.096 (2) (a), 23.096 (3) (intro.), 23.096 (4) (a) 1., 23.096 (4) (a) 2., 23.096 (4) (b), 23.098 (1) (ag), 23.098 (2),



1 23.098 (3), 23.098 (4) (a), 23.098 (4) (am), 23.098 (4) (b), 23.11 (1), 23.13, 23.14 (1) and 2 (2), 23.15 (title), 23.15 (1), 23.15 (2), 23.15 (3), 23.15 (4), 23.15 (5) (a), 23.15 (5) (b), 23.175 (3m), 23.26 (3), 23.29 (2), 23.293 (4), 23.293 (5), 23.305 (title), 23.305 (2), 3 4 23.305 (3), 23.33 (1) (ig), 23.33 (5) (a), 23.33 (5m) (c) 4., 23.33 (5m) (c) 5., 23.33 (8) (c), 5 23.33 (9) (b) (intro.), 23.33 (12) (a), 24.39 (1), 24.39 (2), 25.29 (1) (a), 25.29 (6) (by 6 SECTION 1119c), 25.295 (1) (b), 26.01, 26.06 (1), 26.08 (1), 26.08 (2) (a), 26.08 (3), 26.11 7 (6), 26.11 (7) (a) (by Section 1148c), 26.11 (7) (b), 26.12 (2), 26.14 (2), 26.20 (6) (b), 8 26.22, 26.30 (2), 26.30 (4), 26.37 (1) (intro.), 26.37 (1) (a), 26.37 (1) (b), 26.37 (1) (c), 9 26.37 (1) (d), 26.37 (1) (e), 26.37 (1) (f), 26.37 (1) (g), 26.39 (2) and (3), 27.01 (7) (a) 3., 10 27.01 (7) (gu), 27.01 (10) (b), 27.01 (10) (d) 1., 27.01 (10) (d) 2., 27.01 (10) (d) 3., 27.01 11 (10) (d) 4., 27.01 (10) (d) 5., 27.01 (10) (d) 6., 27.01 (10) (e), 27.01 (10) (f), 27.01 (10) **12** (g) (intro.), 27.01 (10) (h), 27.01 (11) (a), 27.01 (11) (b) (intro.), 27.01 (11) (cm) 1., 27.01 13 (11) (cm) 2., 27.01 (11) (i), 27.019 (12), 28.005, 28.01, 28.02 (title), 28.02 (1), 28.02 (2), 14 28.03 (1), 28.03 (3), 28.035 (2), 28.035 (3) (b), 28.04 (2) (a), 28.04 (2) (b), 28.04 (2) (c), 15 28.04 (3) (a), 28.04 (3) (b), 28.05 (1), 28.06 (2m) (by Section 1153gc), 28.08, 28.11 (5m) (a) (intro.), 28.11 (5r) (b), 28.11 (8) (a), 28.11 (8) (b) 1., 28.11 (8) (b) 2., 28.11 (9) (am), 16 17 28.11 (9) (ar) 1., 28.11 (9) (ar) 2., 30.277 (1m) (a), 30.50 (4s), 30.54 (2), 30.544, 30.67 18 (2) (a), 30.92 (1) (b), 30.92 (3) (b) 7., 32.035 (3), 40.02 (48) (c), 42.09 (2) (b), 44.57 (1) 19 (c), 59.01, 59.52 (6) (a), 59.74 (2) (g), 66.0217 (9) (b), 66.0221 (1) (by Section 2019mn), 66.0235 (5), 66.0307 (4) (a) 1., 66.0407 (5), 70.113 (1) (intro.), 70.113 (2) (a), 70.114 20 21 (1) (d), 70.114 (2), 70.114 (3), 70.114 (4) (a), 70.58, 71.59 (1m), 77.02 (1), 77.02 (2), 22 77.02 (3), 77.03, 77.04 (2), 77.05, 77.06 (1), 77.06 (2), 77.06 (3), 77.06 (4), 77.06 (5), 23 77.07 (2), 77.08, 77.09 (1), 77.10 (1) (a), 77.10 (1) (b), 77.10 (2) (a) 1., 77.10 (2) (a) 2., 24 77.10 (2) (b), 77.10 (4), 77.11, 77.13 (1), 77.13 (2), 77.14, 77.16 (1), 77.81 (1), 77.82 (2) 25 (intro.), 77.82 (4), 77.82 (4m) (bn), 77.84 (3) (b), 77.85, 77.87 (3), 77.88 (2) (d), 77.88

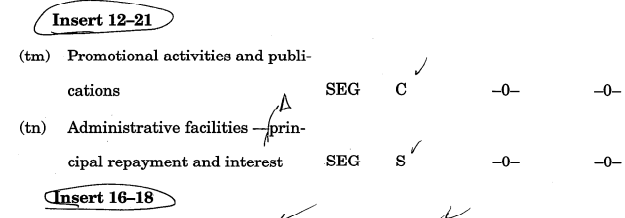
(7), 77.89 (1), 77.89 (3), 77.91 (4), 77.91 (5), 80.05 (2) (b), 80.39 (2), 84.01 (17), 84.02 (3) (a), 84.28 (1), 84.28 (2), 86.315 (1), 106.215 (7) (c), 118.025, 134.60, 3 165.25 (4) (a), 165.85 (4) (b) 1., 227.46 (8), 230.08 (2) (e) 8., 230.36 (1m) (b) 1. (intro.), 4 230.36 (1m) (b) 2. (intro.) (by Section 3081d), 230.36 (2m) (a) 5., 303.04, 340.01 (3) 5 (b), 341.65 (2) (b), 342.40 (3) (a), 347.06 (1), 350.01 (9g), 350.12 (4) (b) (intro.) (by 6 SECTION 3483m), 350.12 (4) (bg) 1. (by Section 3484m), 350.12 (4) (bm) (intro.), 7 350.12 (4) (bm) 1., 350.12 (4) (bm) 2., 350.12 (4) (br), 350.12 (4) (c) 1., 350.14 (1), 8 350.145 (3) (a) 1., 350.15 (3) (a), 350.17 (1), 800.02 (2) (a) (intro.), 895.52 (2) (a) 2., 9 895.52 (3) (b), 895.53 (2), and 951.01 (4) of the statutes; and the creation of sections 10 15.45, 20.370 (1) (mv), 20.370 (1) (mx), 20.375 (intro.), 20.375 (2) (title), 20.375 (2) (h), 11 20.375 (2) (k), 20.375 (2) (q), 20.375 (2) (qf), 20.375 (2) (rq), 20.375 (2) (x), 20.375 (3) 12 (title), 20.375 (3) (b), 20.375 (3) (c), 20.375 (3) (d), 20.375 (3) (h), 20.375 (3) (k), 20.375 (3) (4) 20.375 (3) (r), 20.375 (3) (s), 20.375 (3) (sg), 20.375 (3) (sr), 20.375 (3) (t), 20.375 13 (3) (um), 20.375 (3) (v), 20.375 (3) (x), 20.415 (4) 20.923 (4) (f) 7y., 23.09 (11) (ag), 23.09 (17m) (ac), 23.09 (20) (ar), 23.0917 (4r), 23.0919, 23.0955 (2) (c), 23.0956 (3), 15 16 23.096 (2) (am), 23.096 (3m), 23.097 (1b), 23.098 (2m), 23.15 (1m), 23.15 (4m), 23.15 17 (5) (c), 23.30 (4), 23.33 (9m), 25.17 (1) (fs), 25.17 (1) (fv), 25.28, 25.294, 27.01 (7) (h) 18 2.. 27.01 (7m) (a) 2.. 27.01 (7m) (b) 2., 28.012 (title), 28.012 (1), 28.012 (2), 28.012 (3), 19 28.012 (4), 28.012 (5), 28.012 (6), 28.012 (7), 28.012 (8), 28.012 (9), 28.03 (4), 28.045, 20 28.90 (title), 28.90 (1), 28.92, 28.94, 28.98, 32.02 (15m), 40.02 (17) (n), 40.65 (4w). 21 70.113 (1m), 70.114 (4) (b), 227.43 (1) (bd), 227.43 (2) (am), 227.43 (3) (am), 227.43 22 (4) (am), 230.08 (2) (e) 4p., 347.06 (5), 895.53 (1) (am), and 990.01 (39) of the statutes 23 and Section 9137 (9zw) of this act take effect on July 1, 2002.".

153. Page 1422, line 10: substitute "2002" for "2003".

24

1	154. Page 1422, line 10: after that line insert:
2	"(3mkx) Great Lakes Forestry Museum — forestry. The treatment of section
3	20.375 (2) (rq) (by Section 629dom) of the statutes takes effect on July 1, 2003.".
4	(END)

2001–2002 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU



SECTION 603m. 20.370 (5) (at) of the statutes is amended to read:

20.370 (5) (at) Ice age trail area grants. The From the forestry fund, the amounts in the schedule for the ice age trail area grants under s. 23.295.

History: 1971 c. 40, 95; 1971 c. 125 ss. 101 to 121, 522 (1); 1971 c. 211, 215, 277, 330, 336; 1973 c. 12 s. 37; 1973 c. 90, 100; 1973 c. 243 s. 82; 1973 c. 296, 298, 301, 318, 333, 336; 1975 c. 8, 39, 51, 91, 198; 1975 c. 224 ss. 7d, 7f, 7m, 17 to 19p; 1977 c. 29 ss. 181 to 234, 1657 (34); 1977 c. 274, 370, 374, 376, 377; 1977 c. 418 ss. 95 to 110, 929 (37); 1977 c. 421, 432; 1977 c. 447 ss. 42 to 44, 210; 1979 c. 34 ss. 199 to 322, 2102 (39) (a); 1979 c. 221; 1979 c. 361 s. 113; 1981 c. 1, 20, 86, 95, 131, 294, 330; 1981 c. 374 ss. 6, 7, 148, 150; 1983 a. 27 ss. 216m to 269, 2202 (23); 1983 a. 75, 181, 243, 397; 1983 a. 410 ss. 5m to 11, 2202 (38); 1983 a. 413; 1983 a. 416 ss. 1, 19; 1983 a. 426; 1985 a. 16, 22; 1985 a. 29 ss. 282d to 356, 3202 (26) (a). (39) (a). (c). (dm). (i): 1985 a. 46, 60, 65, 120, 202, 296; 1987 a. 27, 98, 110, 290, 295, 298, 305; 1987 a. 312 s. 17; 1987 a. 384, 397, 399, 403, 418; 1989 a. 31, 128, 284, 288, 326; 1989 a. 335 ss. 22nn to 30g, 89; 1989 a. 336, 350, 359, 366; 1991 a. 32; 1991 a. 39 ss. 326b to 394, 594c; 1991 a. 254, 269, 300, 309, 315; 1993 a. 16, 75, 166, 213, 343, 349, 415, 421, 453, 464; 1993 a. 490 ss. 18, 271; 1995 a. 27, 201, 225, 227, 296, 378, 459; 1997 a. 27, 35; 1997 a. 237 ss. 33 to 38d, 727g; 1997 a. 248; 1999 a. 9, 32, 74, 92; 1999 a. 150 s. 672; 1999 a. 185.

SECTION 629fb. 20.375 (3) (tm) of the statutes is created to read:

20.375 (3) (tm) Promotional activities and publications. All moneys received from subscriptions and other revenues generated by promotional activities, photographs, slides, videotapes, artwork, publications, magazines, and other periodicals to be used for these promotional activities, photographs, slides, videotapes, artwork, publications, and magazines and for educational and informational activities concerning conservation and forestry.

SECTION 629fd. 20.375 (3) (tn) of the statutes is created to read:

20.375 (3) (tn) Administrative facilities — principal repayment and interest.

A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the acquisition, construction, development,

enlargement, or improvement of administrative office, laboratory, equipment storage, or maintenance facilities.

Insert 25–5

vouchers.

"Section 753m. 20.445 (6) (u) of the statutes is amended to read:

General enrollee operations; conservation forestry fund. 20.445 **(6)** (u) Biennially, from the conservation foresty fund, the amounts in the schedule for the payment of Wisconsin conservation corps enrollee compensation and for the payment of other Wisconsin conservation corps costs for activities authorized under s. 106.215 (7) (a) or (c) if those costs are not paid by project sponsors. Corps enrollee compensation includes the cost of salaries, benefits, incentive payments and

522 (1) 1971 c. 211, 215; 1974 c. 228 s. 44; 1971 c. 259; 1973 c. 90, 160, 243, 333; 1975 c. 39, 147, 224, 274, 344; 1975 c. 404 ss. 3, 10 (1); 29, 48 203, 418; 1979 c. 34 ss. 512 to 522, 2102 (25) (a); 1979 c. 189, 221, 309; 1979 c. 329 s. 25 (1); 1979 c. 350 ss. 3, 27 (6); 1979 c. 353, 325, 364; 1983 a. 8; 1983 a. 27 ss. 411 to 425; 1983 a. 98 ss. 1, 31; 1983 a. 192, 384, 388, 410; 1985 a. 17, 29, 153, 313, 332; 1987 a. 27; 1987 335; 1861 c. 20, 30, 92, 93, 317, 323, 304; 1963 a. 6; 1963 a. 27 8s. 411 to 423; 1963 a. 98 8s. 1, 51; 1963 a. 192, 384, 386, 410; 1985 a. 17, 29, 153, 313, 332; 1987 a. 27; 1987 a. 39, 403; 1989 a. 31, 44, 64, 77, 254, 284, 359; 1991 a. 39 ss. 372c, 545r, 545r, 545r, 548, 548g, 548m, 549, 549p, 549p, 549p; 1991 a. 85, 89, 269, 315; 1993 a. 16, 126, 243, 437, 491; 1995 a. 27 ss. 772mm, 776p to 778b, 778L, 778n, 778d, 778v, 778v to 780m, 781m to 782p, 782u, 841, 842, 849, 850, 854, 855, 858c, 873 to 876, 878, 880, 890 to 896, 962 to 1014c, 9126 (19), 9130 (4); 1995 a. 113 s. 2t; 1995 a. 117, 201, 216, 225, 289; 1995 a. 404 ss. 4, 6 to 8, 10 to 17; 1997 a. 3; 1997 a. 27 ss. 610 to 642m, 722; 1997 a. 35, 38, 39, 105, 112, 191, 235, 236, 237, 252; 1999 a. 9 ss. 270, 458 to 478; 1999 a. 15, 32. ((Section 753). 20.445 (6) (y) of the statutes is amended to read:

20.445 (6) (y) Administrative support; conservation forestry fund. From the conservation forestry fund, the amounts in the schedule for the payment of administrative expenses related to the Wisconsin conservation corps program.".

History: 1971 c. 125 ss. 156, 522 (1); 1971 c. 211, 215; 1971 c. 228 s. 44; 1971 c. 259; 1973 c. 90, 180, 243, 333; 1975 c. 39, 147, 224, 274, 344; 1975 c. 404 ss. 3, 10 (1); 1975 c. 405 ss. 3, 11 (1); 1977 c. 29, 48, 203, 418; 1979 c. 34 ss. 512 to 522, 2102 (25) (a); 1979 c. 189, 221, 309; 1979 c. 329 s. 25 (1); 1979 c. 350 ss. 3, 27 (6); 1979 c. 353, 355; 1981 c. 20, 36, 92, 93, 317, 325, 364; 1983 a. 8; 1983 a. 27 ss. 411 to 425; 1983 a. 98 ss. 1, 31; 1983 a. 192, 384, 388, 410; 1985 a. 17, 29, 153, 313, 332; 1987 a. 27; 1987 a. 38 ss. 2 to 4, 136; 1987 a. 399, 403; 1989 a. 31, 44, 64, 77, 254, 284, 359; 1991 a. 39 ss. 372c, 545r, 545r, 545r, 547, 548, 548g, 549m, 549j, 549p; 1991 a. 85, 89, 269, 315; 1993 a. 16, 126, 243, 437, 491; 1995 a. 27 ss. 772mm, 772mm, 778mm, 778mm, 778mm, 778mm, 778mm, 787mm 787mm, 787m

1. Page 417, line 25: after that line insert:
9(9e9
"Section 7. 20.866 (2) (th) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

20.866 (2) (tu) Natural resources and forestry; segregated revenue supported facilities. From the capital improvement fund, a sum sufficient for the department of natural resources and the department of forestry to acquire, construct, develop, enlarge or improve natural resource administrative office, laboratory, equipment storage or maintenance facilities and to acquire, construct, develop, enlarge or improve state recreation facilities and state fish hatcheries. The state may contract public debt in an amount not to exceed \$30,576,400 for this purpose.".

History: 1971 c. 42; 1971 c. 100 s. 23; 1971 c. 125, 211, 215, 236, 307, 330, 336; 1973 c. 90 ss. 148 to 149m, 555m (2); 1973 c. 333; 1975 c. 26, 39, 40, 41, 200, 224, 422; 1977 c. 4, 6; 1977 c. 29 ss. 385 to 387, 1650m (4), 1656 (43); 1977 c. 418; 1979 c. 4; 1979 c. 34 ss. 675a to 67/1, 2102 (6) (a), (39) (a), (52) (a); 1979 c. 107, 221; 1981 c. 1 ss. 17, 18, 47; 1981 c. 20, 108, 317, 336; 1983 a. 27; 1983 a. 36 s. 96 (4); 1983 a. 97, 192, 195, 212; 1983 a. 410/s. 2202 (2); 1985 a. 6; 1985 a. 8 ss. 4, 12; 1985 a. 29 ss. 589m to 598, 3202 (23) (c), (26) (a), (53) (a); 1985 a. 77, 120, 322; 1987 a. 27, 205, 209, 309, 403, 400; 1989 a. 31, 49, 107, 122, 219, 336, 359, 366; 1991 a. 39, 51, 269, 309, 324; 1993 a. 2, 16, 98, 115, 213, 343, 377, 413, 437, 453, 485; 1995 a. 27 ss. 1159 to 1168s, 9126 (19), 9145 (1); 1995 a. 40, 57, 60, 113; 1995 a. 216, s. 30m and 9127; 1995 a. 227, 246, 372, 388, 416, 452; 1997 a. 27, 35, 61, 164, 237, 252; 1999 a. 4, 9, 146; 1999 a. 150 s. 672; 1999 a. 184

Gibson-Glass, Mary

Some redraft requests: (1) p.37, sec. 1038br. This paragraph (as written) gives DNR authority over forests, but not southern forests. It should be the other way around. (2) Please check appropriation (2)(h). On p. 9, it appears in the schedule as a GPR appropriation, which should be correct. However, it is drafted on p. 20 as if it were a PR approp. The language on p. 20 would need to be changed. (3) (3) (q) on p. 12 should be deleted (4) p. 29 line 14. The way that section 1034fx is drafted, it would allow DNR to enter into agreements re: trails on Forestry land without consulting forestry. On line 14, please add "or Department of forestry" after "of natural resources". (5) p. 47 On line 15, you delete (1) (ms), which stays with DNR. Only \$7,100 from this approp is transferred to forestry's (3)(sr). (6) p.52 Please strike "of state park lands" on line 10. Please add "or state park lands" on line 12 after "southern state forests". Thanks RH
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