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less than twice each year. Upon request by the depositor, ar	ny balance remaining
shall be returned on the certificate of the commissioner that all	fees and assessments
have been paid to date.	

- \*-0153/P1.1\* Section 2641. 601.17 of the statutes is repealed.
- 5 \*-1876/1.5\* Section 2642. 601.34 of the statutes is repealed.
  - \*b0375/2.3\* Section 2642m. 601.41 (12) of the statutes is created to read:
  - 601.41 (12) Substantially similar health care coverage plan. The commissioner shall promulgate rules that set out a standardized summary of benefits provided under health care coverage plans, including plans offered under s. 40.51 (7), for use in determining whether a health care coverage plan is substantially similar to a plan offered under s. 40.51 (7).
    - \*-0529/4.249\* Section 2643. 601.45 (3) of the statutes is amended to read:
  - 601.45 (3) Deposit. The commissioner may require any examinee, before or from time to time during an examination, to deposit with the state treasurer secretary of administration such deposits as the commissioner deems necessary to pay the costs of the examination. Any deposit and any payment made under subs.

    (1) and (2) shall be credited to the appropriation under s. 20.145 (1) (g) in the percentage specified in that paragraph.
    - \*-0529/4.250\* Section 2644. 601.62 (4) of the statutes is amended to read:
  - 601.62 (4) FEES IN INVESTIGATIONS AND HEARINGS. The fees for stenographic services in investigations, examinations, and hearings may not exceed the sum provided for like services in the circuit court. The fees of officers, witnesses, interpreters, and stenographers on behalf of the commissioner or the state shall be paid by the state treasurer upon the warrant of the department secretary of

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1	administration, authorized by the certificate of the commissioner, and shall be
2	charged to the appropriation under s. $20.145(1)(g)$ .
3	*-0529/4.251* Section 2645. 604.04 (4) of the statutes is amended to read:
4	604.04 (4) PAYMENT PROCEDURE. Any charges against a fund under sub. (3) shall
5	be certified by the commissioner, audited by the department of administration under
6	s. 16.53, and paid by the treasurer secretary of administration out of the appropriate
7	fund in accordance with procedures of the department of administration.
8	*-0529/4.252* Section 2646. 604.05 of the statutes is amended to read:
9	604.05 Investments. Assets of all funds under chs. 605 to 607 shall be
10	invested by the state investment board under s. 25.17. Each January 1 the state
11	treasurer secretary of administration shall credit each fund with earnings on the
12	invested assets in each fund for the preceding 12 months. If any fund is indebted to
<b>1</b> 3	the general fund of the state, the fund shall be charged, at the end of each calendar
14	year, with interest on the indebtedness at the average rate earned by the state upon
15	its deposits in public depositories during the period of indebtedness and that sum
16	shall be credited to the general fund.
17	*-0529/4.253* Section 2647. 604.06 (1) of the statutes is amended to read:
18	604.06 (1) Custody. The state treasurer secretary of administration has sole

\*-0529/4.254\* Section 2648. 604.07 of the statutes is amended to read:

custody of all assets of funds under chs. 605 to 607.

**604.07 Bonds.** The commissioner as manager of the funds and the treasurer secretary of administration shall file surety bonds, specifically conditioned on the performance of their duties under chs. 605 to 607, in amounts required by, and with sureties approved by, the governor.

\*-0529/4.255\* Section 2649. 605.30 of the statutes is amended to read:

605.30 Inadequacy of fund. If the property fund does not have sufficient
assets to pay claims that are due, the <del>department</del> <u>secretary</u> of administration shall
issue a warrant as a transfer from the general fund to the property fund an amount
sufficient to pay the losses and the state treasurer shall pay the warrant losses. The
property fund shall thereafter repay the general fund this amount and the
department secretary of administration shall issue warrants for such transfer the
amount as soon as there are assets in the property fund.

\*-0529/4.256\* Section 2650. 611.76 (4) (e) of the statutes is amended to read: 611.76 (4) (e) That no policyholder, other than a policyholder of a mutual life insurance company, may receive a distribution of shares valued in excess of the amount to which he or she is entitled under s. 645.72 (4). Any excess over that amount shall be distributed in shares to the state treasury for the benefit of the common school fund. After 5 years the shares may be sold by the treasurer secretary of administration at his or her discretion and the proceeds credited to the common school fund; and

\*-0029/2.5\* Section 2651. 632.746 (7m) of the statutes is created to read:

632.746 (7m) (a) In this subsection, "terms of the group health benefit plan" does not include any requirements under the group health benefit plan related to enrollment periods or waiting periods.

(b) An insurer offering a group health benefit plan shall permit, as provided in par. (c), an employee who is not enrolled but who is eligible for coverage under the terms of the group health benefit plan, or a participant's or employee's dependent who is not enrolled but who is eligible for coverage under the terms of the group health benefit plan, to enroll for coverage under the terms of the plan if all of the following apply:

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- 1. The employee or dependent is eligible for benefits under the Medical Assistance program under s. 49.472 or for coverage under the Badger Care health care program under s. 49.665.
- 2. The department of health and family services will purchase coverage under the group health benefit plan on behalf of the employee or dependent because the department of health and family services has determined that paying the portion of the premium for which the employee is responsible will not be more costly than providing the medical assistance or the coverage under the Badger Care health care program, whichever is applicable.
- (c) An insurer permitting an employee or dependent to enroll under this subsection shall provide for an enrollment period of not less than 30 days, beginning on the date on which the department of health and family services makes the determination under par. (b) 2.

\*-1634/7.64\* Section 2658. 704.05 (5) (a) 2. of the statutes is amended to read:

704.05 (5) (a) 2. Give the tenant notice, personally or by ordinary mail addressed to the tenant's last—known address, of the landlord's intent to dispose of the personal property by sale or other appropriate means if the property is not repossessed by the tenant. If the tenant fails to repossess the property within 30 days after the date of personal service or the date of the mailing of the notice, the landlord may dispose of the property by private or public sale or any other appropriate means. The landlord may deduct from the proceeds of sale any costs of sale and any storage charges if the landlord has first stored the personalty under subd. 1. If the proceeds minus the costs of sale and minus any storage charges are not claimed within 60 days after the date of the sale of the personalty, the landlord is not accountable to the tenant for any of the proceeds of the sale or the value of the property. The landlord

shall send the proceeds of the sale minus the costs of the sale and minus any storage
charges to the department of administration for deposit in the appropriation under
s. <del>20.505 (7)</del> <u>20.143 (2)</u> (h).

\*-0529/4.257\* Section 2665. 753.061 (5) of the statutes is amended to read: 753.061 (5) The state shall reimburse the county for the costs of operating one of the 2 circuit court branches designated under sub. (2m) that begin to primarily handle violent crime cases on September 1, 1991, including the one-time cost of courtroom construction. The costs reimbursable under this subsection shall be paid by the state treasurer secretary of administration to the county treasurer pursuant to a voucher submitted by the clerk of circuit court to the director of state courts and shall be paid from the appropriation under s. 20.625 (1) (as). The amount reimbursable under this subsection may not exceed \$383,100 in the 1991–92 fiscal year and \$0 in the 1992–93 fiscal year.

\*-0529/4.258\* Section 2666. 753.07 (2) (a) of the statutes is amended to read: 753.07 (2) (a) The persons shall continue to receive salaries directly payable from the state in the same amount as they were receiving on July 31, 1978, and such salaries are subject to s. 40.05. The balance of the salaries authorized under ss. 230.12 and 751.02 for the judges and reporters shall be paid by the state treasurer secretary of administration to the county treasurer pursuant to a voucher submitted by the clerk of circuit court to the director of state courts. The county treasurer shall pay the amounts directly to the judges and reporters and the amounts paid are subject to the retirement system established under chapter 201, laws of 1937.

\*-0529/4.259\* Section 2667. 753.07 (3) (a) of the statutes is amended to read: 753.07 (3) (a) The salaries authorized under ss. 230.12 and 751.02 for the judges and reporters shall be paid by the state treasurer secretary of administration

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to the county treasurer pursuant to a voucher submitted by the clerk of circuit court to the director of state courts. The county treasurer shall pay the amounts directly to the judges and reporters and the amounts paid shall be subject to the retirement system established under chapter 201, laws of 1937.

\*-0529/4.260\* Section 2668. 753.07 (4) of the statutes is amended to read:

753.07 (4) COURT PERSONNEL; OPTIONS. As state employees, county court judges, county court reporters, and assistant county court reporters, as specified in sub. (1), who are denominated or become circuit court judges and reporters on August 1, 1978, and persons serving as circuit court judges and circuit court reporters for Milwaukee County on July 31, 1978, shall have the option of remaining as participants under county life and health insurance programs to the extent of their participation in such programs on February 1, 1978. The state treasurer secretary of administration shall semiannually pay to the county treasurer, pursuant to a voucher submitted by the clerk of circuit court to the director of state courts, an amount equal to the state contribution for life and health insurance for other comparable state employees. The county shall pay the cost of any premiums for life and health insurance exceeding the sum of the state contribution and the employee contribution as required under the county programs.

\*-0529/4.261\* Section 2669. 757.05 (1) (b) of the statutes is amended to read:

757.05 (1) (b) If a fine or forfeiture is imposed by a court of record, after a determination by the court of the amount due, the clerk of the court shall collect and transmit the amount to the county treasurer as provided in s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer secretary of administration as provided in s. 59.25 (3) (f) 2.

\*-0529/4.262\* Section 2670. 757.05 (1) (c) of the statutes is amended to read:

757.05 (1) (c) If a fine or forfeiture is imposed by a municipal court, after a
determination by the court of the amount due, the court shall collect and transmit
the amount to the treasurer of the county, city, town, or village, and that treasurer
shall make payment to the state treasurer secretary of administration as provided
in s. 66.0114 (1) (bm).

\*-0529/4.263\* Section 2671. 757.05 (1) (d) of the statutes is amended to read:

757.05 (1) (d) If any deposit of bail is made for a noncriminal offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the assessment prescribed in this subsection for forfeited bail. If bail is forfeited, the amount of the assessment shall be transmitted monthly to the state treasurer secretary of administration under this subsection. If bail is returned, the assessment shall also be returned.

\*b0134/3.3\* Section 2671g. 757.05 (2) (a) of the statutes is amended to read: 757.05 (2) (a) Law enforcement training fund. Eleven twenty-fourths Forty-eight percent of all moneys collected from penalty assessments under sub. (1) shall be credited to the appropriation account under s. 20.455 (2) (i) and utilized in accordance with ss. 20.455 (2) and 165.85 (5). The moneys credited to the appropriation account under s. 20.455 (2) (i), except for the moneys transferred to s. 20.455 (2) (jb), constitute the law enforcement training fund.

\*-1289/7.117\* Section 2672. 758.19 (7) of the statutes is amended to read:

758.19 (7) The director of state courts shall adopt, revise biennially and submit to the cochairpersons of the joint committee on information policy and technology, the governor and the department of electronic government secretary of administration, no later than September 15 of each even–numbered year, a strategic plan for the utilization of information technology to carry out the functions of the courts and

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judicial branch agencies, as defined in s. 16.70 (5). The plan shall address the business needs of the courts and judicial branch agencies and shall identify all resources relating to information technology which the courts and judicial branch agencies desire to acquire, contingent upon funding availability, the priority for such acquisitions and the justification for such acquisitions. The plan shall also identify any changes in the functioning of the courts and judicial branch agencies under the plan.

\*-0529/4.264\* Section 2683. 778.135 of the statutes is amended to read:

778.135 Campaign finance forfeitures; how recovered. Notwithstanding s. 778.13, whenever any action or proposed action by the elections board under s. 5.05 (1) (c) is settled as a result of agreement between the parties without approval of the court, the moneys accruing to the state on account of such settlement shall be paid to the board and deposited with the state treasurer secretary of administration. Whenever any proposed action by a county board of election commissioners under s. 7.21 (2m) (a) is settled as a result of agreement between the parties, the moneys accruing to the county on account of such settlement shall be paid to the board of election commissioners and deposited with the county treasurer in the same manner as provided for forfeitures under s. 778.13.

\*-0529/4.265\* Section 2684. 778.136 of the statutes is amended to read:

Notwithstanding s. 778.13, whenever any moneys are received by the ethics board or attorney general in settlement of a civil action or other civil matter for violation of the lobbying law or code of ethics for state public officials and employees under s. 19.545, the moneys shall accrue to the state and be deposited with the state treasurer secretary of administration.

\*-0529/4.266\* Section 2685. 778.17 of the statutes is amended to read:

778.17 Statement to county board; payment to state. Every county treasurer shall, on the first day of the annual meeting of the county board, submit to it a verified statement of all moneys received by the county treasurer during the year next preceding from town, village, and city treasurers under this chapter, containing the names of such treasurers, the amount received from each, and the date of receipt. The county clerk shall deduct all expenses incurred by the county in recovering such forfeitures from the aggregate amount so received, and shall immediately certify to the county treasurer the amount of clear proceeds of such forfeitures, so ascertained, who shall pay the same to the state treasurer secretary of administration.

\*-1765/1.1\* Section 2690. 809.25 (2) (a) 1. of the statutes is amended to read: 809.25 (2) (a) 1. For filing an appeal, cross-appeal, petition for review, petition to bypass, or other proceeding, \$150 \$195.

\*-0529/4.267\* Section 2691. 812.42 (2) (c) of the statutes is amended to read: 812.42 (2) (c) In addition to the \$15 garnishee fee, the garnishee shall receive a \$3 fee for each payment delivered to the creditor under s. 812.39 after the first payment. That additional fee shall be deducted from the moneys delivered to the creditor. Those fees become part of the funds of the state if the department of administration is the garnishee, or funds of the appropriate governmental subdivision if any other governmental entity is the garnishee. The judgment creditor shall pay the initial garnishee fee to the treasurer of the state secretary of administration or other governmental subdivision, as applicable.

\*-1431/2.43\* Section 2692. 813.16 (7) of the statutes is amended to read:

1	813.16 (7) If the person seeking the appointment of a receiver under sub. (1)
2	is a savings and loan association or savings bank supervised by the division of
3	banking or a corporation supervised by the division of savings institutions, home
4	loan bank board, U.S. federal office of thrift supervision, federal deposit insurance
5	corporation, or resolution trust corporation, the court, unless the opposing party
6	objects, shall appoint an officer of such corporation as receiver to act without
7	compensation and to give such bond as the court requires.
8	*-0529/4.268* Section 2693. 813.31 (1) of the statutes is amended to read:
9	813.31 (1) In each case of termination of receivership as provided in s. 813.28
10	the court, except in cases where the proceedings have been certified to the proper
11	court under s. 813.26 (1), shall set aside the sum there named and direct its payment
12	by the receiver, to the state treasurer secretary of administration.
13	*-0529/4.269* Section 2694. 813.31 (2) of the statutes is amended to read:
14	*-0529/4.269* Section 2694. 813.31 (2) of the statutes is amended to read: 813.31 (2) The state treasurer secretary of administration shall retain or investigation.
14	813.31 (2) The state treasurer secretary of administration shall retain or invest
14 15	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.
14 15 16	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:
14 15 16 17	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:  813.31 (3) If at any time thereafter an absentee whose estate has been
14 15 16 17 18	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:  813.31 (3) If at any time thereafter an absentee whose estate has been distributed under a final finding and judgment made as herein provided shall appear
14 15 16 17 18 19	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:  813.31 (3) If at any time thereafter an absentee whose estate has been distributed under a final finding and judgment made as herein provided shall appear and make claim for reimbursement, the court may in a proceeding by the claimant
14 15 16 17 18 19 20	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:  813.31 (3) If at any time thereafter an absentee whose estate has been distributed under a final finding and judgment made as herein provided shall appear and make claim for reimbursement, the court may in a proceeding by the claimant against the state treasurer secretary of administration order payment to the
14 15 16 17 18 19 20 21	813.31 (2) The state treasurer secretary of administration shall retain or invest the funds thus paid in.  *-0529/4.270* Section 2695. 813.31 (3) of the statutes is amended to read:  813.31 (3) If at any time thereafter an absentee whose estate has been distributed under a final finding and judgment made as herein provided shall appear and make claim for reimbursement, the court may in a proceeding by the claimant against the state treasurer secretary of administration order payment to the claimant as in its opinion may be fair and adequate under the circumstances.

judgment is entered against the defendant. Of the fees received by the clerk of circuit

court under this subsection, the county treasurer shall pay 50% to the state treasurer secretary of administration for deposit in the general fund and shall retain the balance for the use of the county.

\*-0529/4.272\* SECTION 2697. 814.61 (1) (a) of the statutes is amended to read: 814.61 (1) (a) Except as provided under pars. (c), (d), and (e), at the commencement of all civil actions and special proceedings not specified in ss. 814.62 to 814.66, \$75. Of the fees received by the clerk under this paragraph, the county treasurer shall pay \$45 to the state treasurer secretary of administration for deposit in the general fund and shall retain the balance for the use of the county. The state treasurer secretary of administration shall credit \$15 of the \$45 to the appropriation under s. 20.680 (2) (j).

\*-0529/4.273\* Section 2698. 814.61 (3) of the statutes is amended to read:

814.61 (3) THIRD-PARTY COMPLAINT. When any defendant files a 3rd-party complaint, the defendant shall pay a fee of \$45. The defendant shall pay only one such \$45 fee in an action. Of the fees received by the clerk under this subsection, the county treasurer shall pay \$25 to the state treasurer secretary of administration for deposit in the general fund and shall retain the balance for the use of the county. The state treasurer secretary of administration shall credit \$5 of the \$25 to the appropriation under s. 20.680 (2) (j).

\*-0529/4.274\* Section 2699. 814.61 (7) (a) of the statutes is amended to read: 814.61 (7) (a) Except as provided in par. (b), upon the filing of any petition under s. 767.32 (1) or any motion, by either party, for the revision of a judgment or order in an action affecting the family, \$30. No fee may be collected under this paragraph for any petition or motion by either party for the revision of a judgment or order involving child support, family support, or maintenance if both parties have

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1	stipulated to the revision of the judgment or order. Of the fees received by the clerk
2	under this paragraph, the county treasurer shall pay 50% to the state treasurer
3	secretary of administration for deposit in the general fund and shall retain the
4	balance for the use of the county.
5	*-0529/4.275* Section 2700. 814.61 (7) (b) of the statutes is amended to read:
6	814.61 (7) (b) Upon the filing of any petition, motion, or order to show cause
7	by either party under s. 767.325 or 767.327, \$50. Of the fees received by the clerk
8	under this paragraph, the county treasurer shall pay 25% to the state treasurer
9	secretary of administration for deposit in the general fund, retain 25% for the use of
10	the county, and deposit 50% in a separate account to be used by the county exclusively
11	for the purposes specified in s. 767.11.
12	*-0529/4.276* Section 2701. 814.61 (8) (c) of the statutes is amended to read:
.43	814.61 (8) (c) Of the fees received by the clerk under par. (am) 1., the county
14	treasurer shall pay \$22.50 to the state treasurer secretary of administration for
15	deposit in the general fund and shall retain the balance for the use of the county. The
16	state treasurer secretary of administration shall credit \$5 of the \$22.50 to the
17	appropriation under s. 20.680 (2) (j).
18	*-0529/4.277* Section 2702. 814.61 (8) (d) of the statutes is amended to read:
19	814.61 (8) (d) Of the fees received by the clerk under par. (am) 2., the county
20	treasurer shall pay \$30 to the state treasurer secretary of administration for deposit
21	in the general fund and shall retain the balance for the use of the county. The state
22	treasurer shall credit \$5 of the \$30 to the appropriation under s. 20.680 (2) (j).
23	*-0529/4.278* Section 2704. 814.62 (1) of the statutes is amended to read:
24	814.62(1) GARNISHMENT ACTIONS. The fee for commencing a garnishment action

under ch. 812, including actions under s. 799.01 (1) (d) 2., is \$20. Of the fees received

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appropriation under s. 20.680(2)(j).

1	by the clerk under this subsection, the county treasurer shall pay $$12.50$ to the state
2	treasurer secretary of administration for deposit in the general fund and shall retain
3	the balance for the use of the county. The state treasurer secretary of administration
4	shall credit \$5 of the \$12.50 to the appropriation under s. 20.680 (2) (j).
5	*-0529/4.279* Section 2705. 814.62 (3) (d) 2. of the statutes is amended to
6	read:
7	814.62 (3) (d) 2. Of the fees received by the clerk under par. (a), the county
8	treasurer shall pay \$11.80 to the state treasurer secretary of administration for
9	deposit in the general fund and shall retain the balance for the use of the county. The
10	state treasurer secretary of administration shall credit the \$11.80 to the
11	appropriation under s. 20.680 (2) (j).
12	*-0529/4.280* Section 2706. 814.62 (3) (d) 3. of the statutes is amended to
13	read:
14	814.62 (3) (d) 3. Of the fees received by the clerk under par. (b), the county
15	treasurer shall pay \$27.20 to the state treasurer secretary of administration for
16	deposit in the general fund and shall retain the balance for the use of the county. The
17	state treasurer secretary of administration shall credit \$10 of the \$27.20 to the
18	appropriation under s. 20.680 (2) (j).
19	*-0529/4.281* Section 2707. 814.63 (5) of the statutes is amended to read:
20	814.63 (5) Of the fees received by the clerk under sub. (1) (b), the county
21	treasurer shall pay \$17.50 to the state treasurer secretary of administration for
22	deposit in the general fund and shall retain the balance for the use of the county. The
23	state treasurer secretary of administration shall credit \$5 of the \$17.50 to the

\*-1765/1.2\* Section 2708. 814.634 (1) (a) of the statutes is amended to read:

1	814.634 (1) (a) Except for an action for a safety belt use violation under s.
2	$347.48$ (2m), the clerk of circuit court shall charge and collect a \$52 \underset{\$68} court support
3	services fee from any person, including any governmental unit as defined in s. 108.02
4	(17), paying a fee under s. 814.61 (1) (a), (3), or (8) (am) or 814.63 (1).
5	*-1765/1.3* Section 2709. 814.634 (1) (b) of the statutes is amended to read:
6	814.634 (1) (b) Notwithstanding par. (a), the clerk of circuit court shall charge
7	and collect a $\$130$ $\$169$ court support services fee from any person, including any
8	governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a) or
9	(3) or 814.62 (1) or (2), if the party paying the fee seeks the recovery of money and
10	the amount claimed exceeds the amount under s. $799.01(1)(d)$ .
11	*-1765/1.4* Section 2710. 814.634 (1) (c) of the statutes is amended to read:
.3	814.634 (1) (c) Notwithstanding par. (a), the clerk of circuit court shall charge
13	and collect a \$39 \$51 court support services fee from any person, including any
14	governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.62 (3) (a) or
15	(b), or paying a fee under s. $814.61(1)(a)$ or $(3)$ or $814.62(1)$ or $(2)$ if the party paying
16	the fee seeks the recovery of money and the amount claimed is equal to or less than
17	the amount under s. $799.01(1)(d)$ .
18	*-0529/4.282* Section 2711. 814.634 (2) of the statutes is amended to read:
19	814.634 (2) The clerk shall pay the moneys collected under sub. (1) to the
20	county treasurer under s. 59.40 (2) (m). The county treasurer shall pay those moneys
21	to the state treasurer secretary of administration under s. 59.25 (3) (p).
22	*-1770/2.1* Section 2712. 814.635 (1m) of the statutes is amended to read:
23	814.635 (1m) Beginning on October 1, 1995, whenever the clerk of circuit court
24	for Milwaukee County charges and collects a fee under sub. (1), he or she shall also

charge and collect a \$2 <u>\$3.50</u> special prosecution clerks fee. The special prosecution clerks fee is in addition to the other fees listed in sub. (1).

\*-0529/4.283\* SECTION 2713. 814.635 (2) of the statutes is amended to read: 814.635 (2) The clerk shall pay the moneys collected under subs. (1) and (1m) to the county treasurer under s. 59.40 (2) (m). The county treasurer shall pay those moneys to the state treasurer secretary of administration under s. 59.25 (3) (p).

\*-0529/4.284\* Section 2714. 814.65 (1) of the statutes is amended to read:

814.65 (1) COURT COSTS. In a municipal court action, except an action for violation of an ordinance in conformity with s. 347.48 (2m), the municipal judge shall collect a fee of not less than \$15 nor more than \$23 on each separate matter, whether it is on default of appearance, a plea of guilty or no contest, on issuance of a warrant or summons, or the action is tried as a contested matter. Of each fee received by the judge under this subsection, the municipal treasurer shall pay monthly \$5 to the state treasurer secretary of administration for deposit in the general fund and shall retain the balance for the use of the municipality.

\*-0529/4.285\*Section 2715. 814.66 (3) of the statutes is amended to read:

814.66 (3) The register in probate shall, on the first Monday of each month, pay into the office of the county treasurer all fees collected by him or her and in his or her hands and still unclaimed as of that day. Each county treasurer shall make a report under oath to the state treasurer secretary of administration on or before the 5th day of January, April, July, and October of all fees received by him or her under sub. (1) (a) to (f) up to the first day of each of those months and shall at the same time pay 66.67% of the fees to the state treasurer secretary of administration for deposit in the general fund. Each county treasurer shall retain the balance of fees received by him or her under this section for the use of the county.

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*-0107/2.2* Section 2722. 885.38 (2	(2) of the statutes is amended to re	ead:
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885.38 (2) The supreme court shall establish the procedures and policies for the recruitment, training, and certification of persons to act as qualified interpreters in a court proceeding and for the fees imposed for the training and certification, and for the coordination, discipline, retention, and training of those interpreters. Any fees collected under this subsection shall be credited to the appropriation under s. 20.680 (2) (gc).

\*-1607/P3.10\* Section 2725. 895.48 (1m) (intro.) of the statutes, as affected by 2001 Wisconsin Act 74, is amended to read:

895.48 (1m) (intro.) Any physician or athletic trainer licensed under ch. 448, chiropractor licensed under ch. 446, dentist licensed under ch. 447, emergency medical technician licensed under s. 146.50, first responder certified under s. 146.50 (8), physician assistant licensed under ch. 448, registered nurse licensed under ch. 441, or a massage therapist or bodyworker issued a certificate under ch. 460 who renders voluntary health care to a participant in an athletic event or contest sponsored by a nonprofit corporation, as defined in s. 46.93 (1m) (c) 66.0129 (6) (b), a private school, as defined in s. 115.001 (3r), a public agency, as defined in s. 46.93 (1m) (e) 46.856 (1) (b), or a school, as defined in s. 609.655 (1) (c), is immune from civil liability for his or her acts or omissions in rendering that care if all of the following conditions exist:

\*b0183/5.12\* Section 2725k. 895.55 (2) (intro.) of the statutes is amended to read:

895.55 **(2)** (intro.) Notwithstanding any provision of s. <u>93.57</u>, 299.11, 299.13, 299.31, <u>299.41</u>, 299.43, 299.45, 299.51, 299.53 or 299.55, subchs. II and IV of ch. 30, ch. 29, 166, 281, 283, 289, 291 or 292 or subch. II of ch. 295, or any other provision

of this chapter, a person is immune from liability for damages resulting from the person's acts or omissions and for the removal costs resulting from the person's acts or omissions if all of the following conditions are met:

\*-0576/8.92\* Section 2726. 895.65 (2) of the statutes is amended to read:

895.65 (2) An employee may bring an action in circuit court against his or her employer or employer's agent, including this state, if the employer or employer's agent retaliates, by engaging in a disciplinary action, against the employee because the employee exercised his or her rights under the first amendment to the U.S. constitution or article I, section 3, of the Wisconsin constitution by lawfully disclosing information or because the employer or employer's agent believes the employee so exercised his or her rights. The employee shall bring the action within 2 years after the action allegedly occurred or after the employee learned of the action, whichever occurs last. No employee may bring an action against the department of employment relations office of state human resources management as an employer's agent.

\*-0358/1.2\* Section 2727. 938.02 (15m) of the statutes is amended to read:

938.02 (15m) "Secured correctional facility" means a correctional institution operated or contracted for by the department of corrections or operated by the department of health and family services for holding in secure custody persons adjudged delinquent. "Secured correctional facility" includes the Mendota juvenile treatment center under s. 46.057, the facility at which the juvenile boot camp program under s. 938.532 is operated and a facility authorized under s. 938.533 (3) (b), 938.538 (4) (b), or 938.539 (5).

\*-0529/4.286\* Section 2728. 938.275 (2) (d) of the statutes is amended to read: 938.275 (2) (d) Reimbursement payments shall be made to the clerk of courts of the county where the proceedings took place. Each payment shall be transmitted

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to the county treasurer, who shall deposit 25% of the amount paid for state-provided
counsel in the county treasury and transmit the remainder to the state treasurer
secretary of administration. Payments transmitted to the state treasurer secretary
of administration shall be deposited in the general fund and credited to the
appropriation account under s. 20.550 (1) (L). The county treasurer shall deposit
100% of the amount paid for county–provided counsel in the county treasury.

\*-0358/1.3\* Section 2729. 938.34 (4n) (intro.) of the statutes is amended to read:

938.34 (4n) Aftercare supervision. (intro.) Subject to s. 938.532 (3) and to any arrangement between the department and a county department regarding the provision of aftercare supervision for juveniles who have been released from a secured correctional facility, a secured child caring institution, or a secured group home, designate one of the following to provide aftercare supervision for the juvenile following the juvenile's release from the secured correctional facility, secured child caring institution, or secured group home:

\*-0529/4.287\* Section 2730. 938.34 (8d) (b) of the statutes is amended to read: 938.34 (8d) (b) The clerk of court shall collect and transmit the amount to the county treasurer under s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer secretary of administration under s. 59.25 (3) (f) 2.

\*-0529/4.288\* Section 2731. 938.34 (8d) (c) of the statutes is amended to read: 938.34 (8d) (c) If a juvenile placed in a secured correctional facility or a secured child caring institution fails to pay the surcharge under par. (a), the department shall assess and collect the amount owed from the juvenile's wages or other moneys. If a juvenile placed in a secured group home fails to pay the surcharge under par. (a), the county department shall assess and collect the amount owed from the juvenile's

1	wages or other moneys. Any amount collected shall be transmitted to the state
2	treasurer secretary of administration.
3	*-0358/1.4* Section 2732. 938.532 of the statutes is repealed.
4	*-0576/8.93* Section 2733. 938.538 (6m) (b) of the statutes is amended to
5	read:
6	938.538 (6m) (b) In the selection of classified service employees for a secured
7	correctional facility authorized under 1993 Wisconsin Act 377, section 9108 (1) (a),
8	the appointing authority shall make every effort to use the expanded certification
9	program under s. 230.25 (1n) or rules of the administrator of the division of merit
10	recruitment and selection in the department of employment relations office of state
11	human resources management to ensure that the percentage of employees who are
12	minority group members approximates the percentage of the juveniles placed at that
13	secured correctional facility who are minority group members. The administrator
14	of the division of merit recruitment and selection in the department of employment
15	relations office of state human resources management shall provide guidelines for
16	the administration of this selection procedure.
17	*b0355/1.7* Section 2737d. 943.13 (1e) (f) (intro.) of the statutes is amended
18	to read:
19	943.13 (1e) (f) (intro.) "Undeveloped "Open land" means land that meets all of
20	the following criteria:
21	* <b>b0355/1.7</b> * <b>Section 2737e.</b> 943.13 (1m) (a) of the statutes is amended to read:
22	943.13 (1m) (a) Enters any enclosed, cultivated or undeveloped land of another,
23	other than undeveloped open land specified in par. (e) or (f), without the express or
24	implied consent of the owner or occupant.
25	* <b>b0355/1.7</b> * <b>Section 2737f.</b> 943.13 (1m) (e) of the statutes is amended to read:

1	943.13 (1m) (e) Enters or remains on undeveloped open land that is an		
2	inholding of another after having been notified by the owner or occupant not to enter		
3	or remain on the land.		
4	*-1788/2.3* SECTION 2739. 949.02 of the statutes is amended to read:		
5	949.02 Administration. The department shall administer this chapter. The		
6	department shall appoint a program director to assist in administering this chapter.		
7	The department shall promulgate rules for the implementation and operation of this		
8	chapter. The rules shall include procedures to ensure that any limitation of an award		
9	under s. 949.06 (5) (e) is calculated in a fair and equitable manner.		
10	*-1788/2.4* Section 2740. 949.06 (5) of the statutes is repealed.		
11	*-1634/7.65* Section 2743. 961.01 (20g) of the statutes is amended to read:		
12	961.01 (20g) "Public housing project" means any housing project or		
<u></u> 3	development administered by a housing authority, as defined in s. <u>16.30 560.9801</u> (2).		
14	*-0529/4.289* Section 2744. 961.41 (5) (b) of the statutes is amended to read:		
15	961.41 (5) (b) The clerk of the court shall collect and transmit the amount to		
16	the county treasurer as provided in s. $59.40(2)(m)$ . The county treasurer shall then		
17	make payment to the state treasurer secretary of administration as provided in s.		
18	59.25 (3) (f) 2.		
19	*-0529/4.290* Section 2745. 961.41 (5) (c) of the statutes is amended to read:		
20	961.41 (5) (c) All moneys collected from drug surcharges shall be deposited by		
21	the state treasurer secretary of administration in and utilized in accordance with s.		
22	20.435 (6) (gb).		
23	*-1769/2.7* Section 2748. 972.15 (2b) of the statutes is created to read:		
24	972.15 (2b) If the defendant is subject to being sentenced under s. 973.01 and		

he or she satisfies the criteria under s. 302.05 (3) (a) 1., the person preparing the

1	presentence investigation report shall include in the report a recommendation as to	
2	whether the defendant should be eligible to participate in the earned releas	
3	program under s. 302.05 (3).	
4	*-1769/2.8* Section 2749. 973.01 (3g) of the statutes is created to read:	
5	973.01 (3g) Earned Release Program eligibility. When imposing a bifurcat	
6	sentence under this section on a person convicted of a crime other than a crim	
7	specified in ch. 940 or s. 948.02, 948.025, 948.03, 948.05, 948.055, 948.06, 948.0	
8	948.075, 948.08, or 948.095, the court shall, as part of the exercise of its sentencin	
9	discretion, decide whether the person being sentenced is eligible or ineligible to	
10	participate in the earned release program under s. 302.05 (3) during the term of	
11	confinement in prison portion of the bifurcated sentence.	
12	*-1769/2.9* Section 2750. 973.01 (4) of the statutes is amended to read:	
13	973.01 (4) No good time; extension or reduction of term of imprisonment. A	
14	person sentenced to a bifurcated sentence under sub. (1) shall serve the term of	
15	confinement in prison portion of the sentence without reduction for good behavior	
16	The term of confinement in prison portion is subject to extension under s. 302.113 (3	
17	and, if applicable, to reduction under s. 302.045 (3m), 302.05 (3) (c) 2. a., 302.113 (9g),	
18	or 973.195 (1r).	
19	*-1769/2.10* Section 2751. 973.01 (8) (ag) of the statutes is created to read:	
20	973.01 (8) (ag) If the court provides under sub. (3g) that the person is eligible	
21	to participate in the earned release program under s. 302.05 (3), the court shall also	
22	inform the person of the provisions of s. 302.05 (3) (c).	
23	*-1195/3.56* Section 2752. 973.015 of the statutes is amended to read:	
24	973.015 Misdemeanors, special disposition. (1) When a person is under	

the age of 21 at the time of the commission of an offense for which the person has been

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found guilty in a court for violation of a law for which the maximum penalty is		
imprisonment for one year or less in the county jail, the court may order at the time		
of sentencing that the record be expunged upon successful completion of the sentence		
if the court determines the person will benefit and society will not be harmed by this		
disposition. This subsection does not apply to information maintained by the		
department of transportation regarding a conviction that is required to be included		
<u>in a record kept under s. 343,23 (2) (a).</u>		

\*-0529/4.291\* Section 2759. 973.045(2) of the statutes is amended to read:

973.045 (2) After the clerk determines the amount due, the clerk of court shall collect and transmit the amount to the county treasurer under s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer secretary of administration under s. 59.25 (3) (f) 2.

\*-0529/4.292\* Section 2760. 973.045 (3) (a) (intro.) of the statutes is amended to read:

973.045 (3) (a) (intro.) The clerk shall record the crime victim and witness surcharge in 2 parts. Part A is the portion that the state treasurer secretary of administration shall credit to the appropriation account under s. 20.455 (5) (g) and part B is the portion that the state treasurer secretary of administration shall credit to the appropriation account under s. 20.455 (5) (gc), as follows:

\*-0529/4.293\* Section 2761. 973.045 (4) of the statutes is amended to read: 973.045 (4) If an inmate in a state prison or a person sentenced to a state prison has not paid the crime victim and witness assistance surcharge under this section, the department shall assess and collect the amount owed from the inmate's wages or other moneys. Any amount collected shall be transmitted to the state treasurer

25 <u>secretary of administration</u>.

*-0529/4.294* Section 2762. 973.046 (2) of the statutes is amended to read:
973.046 (2) After the clerk of court determines the amount due, the clerk shall
collect and transmit the amount to the county treasurer under s. 59.40 (2) (m). The
county treasurer shall then make payment to the state treasurer secretary of
administration under s. 59.25 (3) (f) 2.
*-0529/4.295* Section 2763. 973.046 (3) of the statutes is amended to read:
973.046 (3) All moneys collected from deoxyribonucleic acid analysis
surcharges shall be deposited by the state treasurer secretary of administration as
specified in s. 20.455 (2) (Lm) and utilized under s. 165.77.
*-0529/4.296* Section 2764. 973.046 (4) of the statutes is amended to read:
973.046 (4) If an inmate in a state prison or a person sentenced to a state prison
has not paid the deoxyribonucleic acid analysis surcharge under this section, the
department shall assess and collect the amount owed from the inmate's wages or
other moneys. Any amount collected shall be transmitted to the state treasurer
secretary of administration.
*-0529/4.297* Section 2765. 973.055 (2) (a) of the statutes is amended to read:
973.055 (2) (a) If the assessment is imposed by a court of record, after the court
determines the amount due, the clerk of the court shall collect and transmit the
amount to the county treasurer as provided in s. 59.40 (2) (m). The county treasurer
shall then make payment to the state treasurer secretary of administration as
provided in s. 59.25 (3) (f) 2.
*-0529/4.298* Section 2766. 973.055 (2) (b) of the statutes is amended to read:
973.055 (2) (b) If the assessment is imposed by a municipal court, after a
determination by the court of the amount due, the court shall collect and transmit
the amount to the treasurer of the county, city, town, or village, and that treasurer

1	shall make payment to the state treasurer secretary of administration as provided
2	in s. 66.0114 (1) (bm).
3	*-0529/4.299* Section 2767. 973.055 (3) of the statutes is amended to read:
4	973.055 (3) All moneys collected from domestic abuse assessments shall be
5	deposited by the state treasurer secretary of administration in s. 20.435 (3) (hh) and
6	utilized in accordance with s. 46.95.
7	*-0336/P2.6* Section 2768. 973.09 (3) (bm) 1. of the statutes is amended to
8	read:
9	973.09 (3) (bm) 1. At least 90 days before the expiration date of a probationer's
10	period of probation, the department may notify the sentencing court and the district
11	attorney that a probationer owes unpaid fees to the department under s. 304.073 or
12	304.074.
-13	*-0336/P2.7* Section 2769. 973.09 (3) (bm) 3. of the statutes is amended to
14	read:
15	973.09 (3) (bm) 3. At a probation review hearing under subd. 2., the department
16	has the burden of proving that the probationer owes unpaid fees under s. 304.073 or
17	304.074 and the amount of the unpaid fees. If the department proves by a
18	preponderance of the evidence that the probationer owes unpaid fees under s.
19	304.073 or 304.074, the court may, by order, extend the period of probation for a
20	stated period or modify the terms and conditions of probation.
21	*-0336/P2.8* Section 2770. 973.09 (3) (c) 1. of the statutes is amended to read:
22	973.09 (3) (c) 1. The probationer has not made a good faith effort to discharge
23	court-ordered payment obligations or to pay fees owed under s. 304.073 or 304.074.
24	*-1195/3.57* Section 2771. 973.11 (1) (intro.) of the statutes is amended to
25	read:

2029.

973.11 (1) PLACEMENTS. (intro.) If a person is convicted of or pleads guilty or
no contest to one or more misdemeanors for which mandatory periods of
imprisonment are not required, if the chief judge of the judicial administrative
district has approved a volunteers in probation program established in the
applicable county, and if the court decides that volunteer supervision under the
program will likely benefit the person and the community and subject to the
limitations under sub. (3), the court may withhold sentence or judgment of conviction
and order that the person be placed with that volunteers in probation program. A
person's participation in the program may not be used to conceal, withhold, or mask
information regarding the judgment of conviction if the conviction is required to be
included in a record kept under s. 343.23 (2) (a). Except as provided in sub. (3), the
order shall provide any conditions that the court determines are reasonable and
appropriate and may include, but need not be limited to, one or more of the following:
*-1712/5.81* Section 2776. 977.01 of the statutes is renumbered 977.01
(intro.) and amended to read:
977.01 Definitions. (intro.) In this chapter, unless the context requires
otherwise <del>, "board"</del> :
(1) (T) 12 11 12 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2
(1) "Board" means the public defender board.
*-1634/7.66* Section 2777. 977.01 (2) of the statutes, as affected by 2003
*-1634/7.66* Section 2777. 977.01 (2) of the statutes, as affected by 2003
*-1634/7.66* Section 2777. 977.01 (2) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:
*-1634/7.66* Section 2777. 977.01 (2) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read: 977.01 (2) "Public assistance" means relief provided by counties under s. 59.53

*-1712/5.82* SECTION 2778. 977.06 (1) (a) of the statutes is amended to read:
977.06 (1) (a) Verify the information necessary to determine indigency under
s. 977.07 (2). The information provided by a person seeking assigned counsel that
is subject to verification shall include any social security numbers provided on an
application under sub. (1m), income records, value of assets, eligibility for public
assistance, as defined in s. 106.215 (1) (fm), and claims of expenses.

\*-0576/8.94\* Section 2798. 978.12 (1) (c) of the statutes is amended to read: 978.12 (1) (c) Assistant district attorneys. Assistant district attorneys shall be employed outside the classified service. For purposes of salary administration, the secretary of employment relations director of the office of state human resources management shall establish one or more classifications for assistant district attorneys in accordance with the classification or classifications allocated to assistant attorneys general. Except as provided in s. 111.93 (3), the salaries of assistant district attorneys shall be established and adjusted in accordance with the state compensation plan for assistant attorneys general whose positions are allocated to the classification or classifications established by the secretary of employment relations director of the office of state human resources management.

\*-0529/4.300\* Section 2800. 978.12 (5) (c) 1. of the statutes is amended to read:

978.12 (5) (c) 1. The salaries authorized under this section for the district attorney and the state employees of the office of district attorney shall be paid by the state treasurer secretary of administration to the county treasurer pursuant to a voucher submitted by the district attorney to the department of administration. The county treasurer shall pay the amounts directly to the district attorney and state

1	employees of the office of district attorney and the amounts paid shall be subject to	
2		
3	*-0529/4.301* Section 2802. 978.13 (1) (b) of the statutes, as affected by 20	
4	Wisconsin Act 109, is amended to read:	
5	978.13 (1) (b) In counties having a population of 500,000 or more, the salary	
6	and fringe benefit costs of 2 clerk positions providing clerical services to t	
7	prosecutors in the district attorney's office handling cases involving felony violation	
8	under ch. 961. The state treasurer secretary of administration shall pay the amoun	
9	authorized under this subsection to the county treasurer pursuant to a voucher	
10	submitted by the district attorney to the department of administration from the	
11	appropriation under s. 20.475 (1) (i).	
12	*-0529/4.302* Section 2803. 978.13 (1) (c) of the statutes, as affected by 2003	
13	Wisconsin Act 109, is amended to read:	
14	978.13 (1) (c) In counties having a population of 500,000 or more, the salary and	
15	fringe benefit costs of clerk positions in the district attorney's office necessary for the	
16	prosecution of violent crime cases primarily involving felony violations under s.	
17	939.63, if a felony is committed while armed, and under ss. 940.01 to 940.03, 940.05,	
18	940.06, 940.225, 943.23 (1g), and 943.32 (2). The state treasurer secretary of	
19	administration shall pay the amount authorized under this subsection to the county	
20	treasurer pursuant to a voucher submitted by the district attorney to the secretary	
21	of administration from the appropriation under s. $20.475(1)(i)$ .	
22	*-0529/4.303* Section 2804. 978.13 (1) (d) of the statutes, as affected by 2001	
23	Wisconsin Act 109, is amended to read:	
24	978.13 (1) (d) In counties having a population of 500,000 or more, the salary	
25	and fringe benefit costs of 2 clerk positions providing clerical services to the	

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* <b>b0262/2.3</b> * <b>S</b> ECTION <b>2804d.</b> 978.13 (1m) of the statutes, as created by 2001		
district attorney to the department of administration.		
appropriation under s. $20.475$ (1) (f) or (i) pursuant to a voucher submitted by the		
pay the amount authorized under this subsection to the county treasurer from the		
possession or use of firearms. The state treasurer secretary of administration shall		
prosecutors in the district attorney's office handling cases involving the unlawful		

\*b0262/2.3\* SECTION 2804d. 978.13 (1m) of the statutes, as created by 2001 Wisconsin Act 109, is amended to read:

978.13 (1m) The amount paid under sub. (1) (b) and, (c), and (d) combined may not exceed the amount appropriated under s. 20.475 (1) (i). The amount paid under sub. (1) (d) may not exceed the amount appropriated under s. 20.475 (1) (f) and (i) combined.

\*-0332/1.3\* SECTION 2806. 1997 Wisconsin Act 4, section 4 (1) (title) is repealed.

\*-0332/1.4\* Section 2807. 1997 Wisconsin Act 4, section 4 (1) (a), as last affected by 2001 Wisconsin Act 16, section 4035, is renumbered 301.16 (1u) of the statutes and amended to read:

301.16 (1u) Notwithstanding 1995 Wisconsin Act 27, section 9126 (23) and (26v), the department of corrections may, from July 1, 1997, until July 1, 2003, shall operate the secured correctional facility, as defined in s. 938.02 (15m) of the statutes, authorized under 1995 Wisconsin Act 27, section 9126 (26v), as a state prison named in section 302.01 of the statutes, as affected by this act, for the placement of prisoners, as defined in section 301.01 (2) of the statutes, who are not more than 21 years of age and who are not violent offenders, as determined by the department of corrections.

\*-0332/1.5\* Section 2808. 1997 Wisconsin Act 4, section 4 (1) (b) is repealed.

1	*-1308/2.3* SECTION 2809. 1997 Wisconsin Act 27, section 9101 (11m) is		
2	amended to read:		
3	[1997 Wisconsin Act 27] Section 9101 (11m) REPORT BY LAND INFORMATION		
4	BOARD AND WISCONSIN LAND COUNCIL. No later than September 1, 2002 2004, the land		
5	information board and Wisconsin land council shall report to the legislature in the		
6	manner provided under section 13.172 (2) of the statutes and to the governor		
7	concerning the issue of continuation of their functions, including the feasibility of		
8	combination of their functions.		
9	*-0332/1.6* Section 2810. 1997 Wisconsin Act 27, section 9111 (2u) is		
10	repealed.		
11	*-1308/2.4* Section 2811. 1997 Wisconsin Act 27, section 9456 (3m), as last		
12	affected by 2001 Wisconsin Act 16, is amended to read:		
13	[1997 Wisconsin Act 27] Section 9456 (3m) Elimination of Land Information		
14	BOARD AND WISCONSIN LAND COUNCIL. The treatment of sections 15.07 (1) (b) 16.,		
15	$15.105\ (16), 16.968\ (by\ Section\ 142am), 20.505\ (1)\ (title)\ (by\ Section\ 666h), 20.505$		
16	$(1) \ (ka) \ (by \ Section \ 669am), \ 23.27 \ (3) \ (a) \ (by \ Section \ 769ad), \ 23.325 \ (1) \ (a), \ 36.09 \ (1)$		
17	(e), 36.25 (12m) (intro.), 59.72 (1) (a) and (b), (3) (intro.), (a) and (b) and (5) and 92.10		
18	(4) (a) of the statutes, the repeal of sections $16.966$ (1), (2) and (4), $16.967$ , $20.505$ (1)		
19	$ (ie), (ig), (ij) \ and \ (ks), 23.32 \ (2) \ (d), 59.43 \ (1) \ (u) \ and \ 59.72 \ (1) \ (am), (3) \ (c) \ and \ (4) \ of \ (2) $		
20	the statutes and Section 9101 (1) of this act take effect on September 1, $2003 2005$ .		
21	*-1308/2.5* SECTION 2812. 1999 Wisconsin Act 9, section 9401 (2zt) is		
22	amended to read:		
23	[1999 Wisconsin Act 9] Section 9401 (2zt) Wisconsin Land Council. The		
24	treatment of section $20.505(1)(ka)(bySection519)$ of the statutes takes effect on		
25	September 1, 2003 2005.		

_ I	*-1308/2.6* SECTION 2813. 1999 Wisconsin Act 9, section 9401 (2zu) is
2	amended to read:
3	[1999 Wisconsin Act 9] Section 9401 (2zu) Soil surveys and mapping. The
4	repeal of sections 16.967 (11) and 20.505 (1) (ik) and of the statutes, the treatment
5	of sections 15.01 (4) (by Section 12n) and 227.01 (1) (by Section 2353n) of the
6	statutes and the repeal of section 16.965 (3) and (5) of the statutes take effect on
7	September 1, 2003 2005.
8	* <b>b0231/5.10</b> * <b>Section 2813e.</b> 2001 Wisconsin Act 16, section 9107 (1) (m) 1.
9	and 3. are amended to read:
10	[2001 Wisconsin Act 16] Section 9107 (1)
11	(m) University of Wisconsin System
. 12	1. Projects financed by general fund supported
13	borrowing:
14	Wisconsin agricultural stewardship initiative
15	facility — Platteville and Madison \$ 3,234,000
16	(Total project all funding sources \$7,504,700)
17	Meat/muscle science laboratory — Madison 20,000,000
18	Veterinary diagnostic laboratory — Madison 20,000,000 22,400,000
19	(Total project all funding sources \$23,600,000 <u>\$28,500,000</u> )
20	Chamberlin Hall renovation — Madison 20,795,000
21	Laboratory science building remodeling —
`2	Green Bay 17,915,000

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1	Fine Arts Center addition and remodeling —	
2	Stevens Point	25,120,000
3	(Total project all funding sources \$26,120,000)	
4	Upham Hall science building	
5	addition/renovation — Whitewater	10,100,000
6	Klotsche Center physical education addition	
7	— Milwaukee	16,290,000
8	(Total project all funding sources \$42,117,000)	
9	Gates physical education building addition	
10	and remodeling — Superior	13,350,000
11	(Total project all funding sources \$15,700,000)	
12	Computer science classrooms administration	
13	— Platteville	6,956,000
14	Aquatic Science and Technology Education	
15	${\rm Center-Phase\ I-System}$	450,000
16	(Total project all funding sources \$3,292,000)	
17	Camp Randall Stadium renovation —	
18	Madison	10,000,000
19	(Total project all funding sources \$99,800,000)	
20	Classroom renovation/instructional	
21	technology — System	10,000,000

1	Lapham Hall north wing remodeling —	
2	Milwaukee	9,858,000
3	Mechanical engineering building renovation	
4	and addition — Madison	23,000,000
5	(Total project all funding sources \$33,000,000)	
6	Utility distribution systems upgrade —	
7	Madison	5,000,000
8	3. Projects financed by program revenue	
9	supported borrowing:	
10	Veterinary diagnostic laboratory — Madison	3,600,000 <u>6,100,000</u>
11	(Total project all funding sources \$23,600,000 \$28,500	0,000)
12	Fine Arts Center addition and remodeling —	
13	Stevens Point	1,000,000
14	(Total project all funding sources \$26,120,000)	
15	Klotsche Center physical education addition	
16	— Milwaukee	25,327,000
17	(Total project all funding sources \$42,117,000)	
18	Gates physical education building addition	
19	and remodeling — Superior	2,350,000
20	(Total project all funding sources \$15,700,000)	
21	Camp Randall Stadium renovation —	
<u>2</u>	Madison	72,800,000

1	(Total project all funding sources \$99,800,000)	
2	Davies Center addition and remodeling — Eau	
3	Claire	8,510,400
4	University Ridge Golf Course – Phase III —	
5	Madison	10,134,000
6	(Total project all funding sources \$15,560,000)	
7	Animal facilities — Madison	1,200,000
8	Student Union — River Falls	20,451,800 24,135,800
9	(Total project all funding sources \$28,786,000)	
10	North campus master plan implementation –	
11	Phase I — Stout	10,000,000 16,694,000
12	Wisconsin agricultural stewardship initiative	
13	facility — Platteville and Madison – Phase I	1,605,700
14	(Total project all funding sources \$7,504,700)	
15	*-0899/5.2* Section 2813g. 2001 Wisconsin Act	16, section 9107 (1) (m) 3m.
16	is created to read:	
17	[2001 Wisconsin Act 16] Section 9107 (1)	
18	(m) University of Wisconsin System	
19	3m. Projects financed by program revenue:	
20	Student Union — River Falls	4,650,200
21	(Total project all funding sources \$28,786,000)	
22	*-0899/5.3* Section 2813j. 2001 Wisconsin Act	16, section 9107 (1) (m) 4. is
23	amended to read:	

_ 1	[2001 Wisconsin Act 16] Section 9107 (1)	
2	(m) University of Wisconsin System	
3	4. Projects financed by gifts, grants and other	
4	receipts:	
5	Klotsche Center physical education addition	
6	— Milwaukee	500,000
7	(Total project all funding sources \$42,117,000)	
8	Aquatic Science and Technology Education	
9	${\rm Center-Phase\ ISystem}$	2,842,000
10	(Total project all funding sources \$3,292,000)	
11	Camp Randall Stadium renovation —	
12	Madison	17,000,000
13	(Total project all funding sources \$99,800,000)	
14	Mechanical engineering building renovation	
15	and addition — Madison	10,000,000
16	(Total project all funding sources \$33,000,000)	
17	University Ridge Golf Course – Phase III —	
18	Madison	5,426,000
19	(Total project all funding sources \$15,560,000)	
20	Weeks Hall addition — Madison	5,000,000
21	Athletic administration building annex —	
2	Whitewater	1,432,800

1	Wisconsin agricultural stewardship initiative		
2	facility — Platteville and Madison 900,000		
3	(Total project all funding sources \$7,504,700)		
4	Fine Arts Center addition and remodeling —		
5	Stevens Point 4,000,000		
6	(Total project all funding sources \$30,120,000)		
7	*-1250/1.4* Section 2814. 2001 Wisconsin Act 16, section 9152 (5y) i		
8	amended to read:		
9	[2001 Wisconsin Act 16] Section 9152 (5y) REQUEST ON WEST CANAL STREE		
10	RECONSTRUCTION AND EXTENSION PROJECT FUNDING. A request for additional funds in		
11	the $2003-05$ fiscal biennium to complete the West Canal Street reconstruction <u>an</u>		
12	extension project specified under section 84.03 (3) of the statutes, as created by this		
13	act, shall require the city of Milwaukee to make a matching contribution to th		
14	amount of the grant to be awarded.		
15	*-1021/1.9101* Section 9101. Nonstatutory provisions		
16	administration.		
17	(1) PROSECUTION OF DRUG CRIMES; DANE COUNTY. From federal and program		
18	revenue moneys appropriated to the department of administration for the office of		
19	justice assistance under section 20.505 (6) (kp) and (p) of the statutes, the		
20	department of administration shall expend \$90,600 in fiscal year 2003-04 and		
21	\$95,900 in fiscal year 2004–05 to provide the multijurisdictional enforcement group		
22	serving Dane County with funding for one assistant district attorney to prosecut		
23	criminal violations of chapter 961 of the statutes.		

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*-1022/1.9101* (2) Prosecution of drug crimes; Milwaukee County. From
federal and program revenue moneys appropriated to the department of
administration for the office of justice assistance under section 20.505 (6) (kp) and
(p) of the statutes, the department of administration shall expend \$286,300 in fiscal
year 2003–04 and \$294,900 in fiscal year 2004–05 to provide the multijurisdictional
enforcement group serving Milwaukee County with funding for 3 assistant district
attorneys to prosecute criminal violations of chapter 961 of the statutes.

\*-1634/7.9101\* (4) Transfer of Housing operations transitional provisions.

- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., as determined by the secretary of administration, shall become the assets and liabilities of the department of commerce.
- (b) Position and employee transfers. All incumbent employees holding positions in the department of administration performing duties primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., as determined by the secretary of administration, are transferred on the effective date of this paragraph to the department of commerce.
- (c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of commerce that they enjoyed in the department of administration 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 administration that is primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., as determined by the secretary of administration, is transferred to the department of commerce.
- (e) Contracts. All contracts entered into by the department of administration in effect on the effective date of this paragraph that are primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., as determined by the secretary of administration, remain in effect and are transferred to the department of commerce. The department of commerce shall carry out any obligations under such a contract until the contract is modified, rescinded by the department of commerce to the extent allowed under the contract, or expires.
- (f) Rules and orders. All rules promulgated by the department of administration in effect on the effective date of this paragraph that are primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., remain in effect until their specified expiration date or until amended or repealed by the department of commerce. Any orders issued by the department of administration or the division of housing in the department of administration that are in effect on the effective date of this paragraph and that are primarily related to the administration of subchapter II of chapter 16, 2001 stats., other than sections 16.385 and 16.39, 2001 stats., remain in effect until their specified expiration date or until modified or rescinded by the department of commerce.

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(g) Pending matters. Any	matter pending with the department of	
administration or the division of housi	sing in the department of administration that	
is primarily related to the administrati	ion of subchapter II of chapter 16, 2001 stats.,	
other than sections 16.385 and 16.39,	2001 stats., is transferred to the department	
of commerce and all materials submit	tted to or actions taken by the department of	
administration or the division of housing in the department of administration with		
respect to such a matter are considered	d as having been submitted to or taken by the	
department of commerce.		

\*b0336/2.4\*(4k) Development of state government management systems and Web site.

- (a) Definitions. In this subsection:
- 1. "Department" means the department of administration.
- 2. "Secretary" means the secretary of administration.
- 3. "State agency" means an office, department, agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, except that "state agency" does not include the legislative and judicial branches of state government or an authority.
- (b) Competitive sealed proposals. During the 2003–05 fiscal biennium, the department shall solicit competitive sealed proposals under section 16.75 (2m) of the statutes for systems described in this paragraph. Each system shall be applicable to all state agencies and open to the participation of the legislative and judicial branches of state government and shall permit authorized persons to access the system via an Internet browser or device designed to access the World Wide Web. The systems are as follows:

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government.

1	1. A budgeting system that facilitates consideration in the budgeting process
2	of information on the performance of programs, so that state funding decisions may
3	be based on whether state agencies are accomplishing expected results.
4	2. An accounting system.
5	3. A system for the procurement of all laundry services for state-provided
6	uniforms; cleaning, custodial, and laundry supplies; consumable janitorial supplies;
7	all other necessary materials, supplies, and equipment; all other permanent
8	personal property and miscellaneous capital; all contractual services; and all other
9	expenses of a consumable nature for all state agencies and, if participating, for the
10	legislative and judicial branches of state government.
11	4. A human resources system for the processing of all employment information
12	and payroll transactions and for providing information to state employees
13	concerning their pay and benefits.
14	5. An Internet portal for access to the state agency Web sites and, if
15	participating, Web sites of the legislative and judicial branches of state government.
16	(c) Additional requirements for procurement system. A competitive sealed
17	proposal for the system described in paragraph (b) 3. shall satisfy all of the following:
18	1. The proposal shall provide for a system that is designed specifically for the
19	needs of the state but shall provide no initial software customization cost to the state.
20	2. The proposal shall provide for a system that will utilize centralized
21	processing of procurement orders.
22	3. The proposal shall provide for a system that will aggregate invoices for each

state agency and, if participating, for the legislative and judicial branches of state

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- 4. The proposal shall provide for a system that will be integrated with the budgetary information of each state agency and, if participating, with the budgetary information of the legislative and judicial branches of state government and shall facilitate the monthly identification of expenditures in excess of budgeted amounts.
- 5. The proposal shall provide for a system that will allow authorized persons to enter procurement orders via an Internet browser, a device designed to access the World Wide Web, a facsimile transmission, a telephone, or another method of inputting data electronically into the system.
- 6. The proposal shall provide for training via the Internet and shall provide for on–site, in–person training at all major state facilities.
- (d) Status and informational report. No later than July 1, 2004, the department shall submit a report to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, indicating all of the following:
  - 1. The status of the solicitations under paragraph (b).
- 2. The current estimated cost for implementing proposals that comply with paragraph (b).
- 3. The manner in which the secretary will measure the cost savings and efficiencies achieved through implementation of proposals that comply with paragraph (b) and an estimate of any expected cost savings and efficiencies.
- 4. The feasibility of consolidating all state agency employees performing duties primarily related to state agency procurement into the department's bureau of procurement.
- (e) *Implementation*. During the 2003–05 fiscal biennium, the department shall implement any portion of a lowest, acceptable competitive sealed proposal solicited

- under paragraph (b) that may be implemented without statutory changes or additional funding. The department shall include, in the program and financial information required to be forwarded under section 16.42 (1) of the statutes by September 15, 2004, a plan for the implementation, during the 2005–07 fiscal biennium, of the remaining portions of the lowest, acceptable competitive sealed proposals solicited under paragraph (b). The plan shall include all of the following:
  - 1. The estimated resources needed to implement the plan.
- 2. Statutory changes that, in the opinion of the department, are needed to implement the plan, including statutory changes requiring all state agencies to utilize the system described under paragraph (b) 3. for all applicable state agency procurements.
- 3. Within 6 months after implementation of the system described under paragraph (b) 3., the deletion of 88.0 authorized FTE positions that perform duties primarily related to state agency procurement and that are funded with nonfederal moneys.
- 4. The lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under subdivision 3. of an amount equal to the salary and fringe benefits budgeted for the position for the balance of each applicable fiscal year; and the transfer to the general fund from the appropriate appropriation account of any state agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under subdivision 3. of an amount equal to the salary and fringe benefits budgeted for the position for the balance of each applicable fiscal year.

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\*-1759/2.9101\* (7) Position transfer; Employee status. The incumbent employee holding the position specified in Section 9159 (8) is transferred on July 1, 2003, to the department of administration and has all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of administration that he or she enjoyed in the department of workforce development 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.

## \*b0207/1.6\* (8c) Transfer of Waste Facility Siting Board.

- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, shall become the assets and liabilities of the department of natural resources.
- (b) Tangible personal property. On the effective date of this paragraph, all tangible personal property of the department of administration that is primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, is transferred to the department of natural resources.
- (c) Contracts. All contracts entered into by the department of administration in effect on the effective date of this paragraph that are primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, remain in effect and are transferred to the department of natural resources. The department of natural resources shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of natural resources to the extent allowed under the contract.

* <b>b0310/3.6</b> * (8f)	EMPLOYER CONTRIBUTIONS FOR HEALTH INSURANCE PREMIUMS FOR
STATE EMPLOYEES.	

- (a) The definitions in section 20.001 of the statutes are applicable in this subsection.
- (b) The secretary of administration shall determine for each state agency the amount that the agency would have been required to expend under section 40.05 (4) (ag) 1., 2001 stats., during the period that begins on January 1, 2004, and ends on June 30, 2005, and from each appropriation from which the moneys would have been expended, other than appropriations of federal revenues.
- (c) From each sum certain appropriation of general purpose revenue identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain appropriations is decreased by the amount specified in paragraph (b) for that appropriation.
- (d) For each sum sufficient appropriation of general purpose revenue identified in paragraph (b), the expenditure estimate for the appropriation during the 2003–05 fiscal biennium is reestimated to subtract the amount specified in paragraph (b) for that appropriation.
- (e) From each appropriation of program revenues or program revenues—service identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure.

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After the secretary makes the lapse, each of the sum certain program revenues or program revenues—service appropriations is decreased by the amount specified in paragraph (b) for that appropriation.

- (f) From each appropriation of segregated fund revenues or segregated fund revenues service identified in paragraph (b), the secretary of administration shall lapse to the underlying fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain segregated revenues or segregated revenues service appropriations is decreased by the amount specified in paragraph (b) for that appropriation and the expenditure estimate for each of the appropriations that are not sum certain appropriations is reestimated to subtract the amount specified in paragraph (b) for that appropriation. The secretary shall then transfer the lapsed amounts and an amount equal to the amount subtracted from the estimates to the general fund.
- \*-0854/7.9101\* (9) STATE AGENCY PAYMENTS RELATING TO UNFUNDED LIABILITIES UNDER THE WISCONSIN RETIREMENT SYSTEM.
- (a) The definitions in section 20.001 of the statutes are applicable in this subsection, except that "state agency" does not include the department of employee trust funds or the investment board.
- (b) If obligations are issued under section 16.526 or 16.527 of the statutes, as created by this act, or both, during the 2003–05 fiscal biennium, the secretary of administration shall determine for each state agency the amount that the agency would have been required to expend under sections 40.05 (2) (b) and 40.05 (4) (b), (bc), and (bw) and subchapter IX of chapter 40 of the statutes during the 2003–05 fiscal

- biennium had the obligations not been issued, and from each appropriation from which the moneys would have been expended.
- (c) From each sum certain appropriation of general purpose revenue identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary of administration shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary of administration makes the lapse, each of the sum certain appropriations is decreased by the amount specified in paragraph (b) for that appropriation.
- (d) For each sum sufficient appropriation of general purpose revenue identified in paragraph (b), the expenditure estimate for the appropriation during the 2003–05 fiscal biennium is reestimated to subtract the amount specified in paragraph (b) for that appropriation.
- (e) 1. Except as provided in subdivision 2., from each appropriation of program revenues or program revenues—service identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary of administration shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary of administration makes the lapse, each of the sum certain program revenues or program revenues—service appropriations is decreased by the amount specified in paragraph (b) for that appropriation.
- 2. From each appropriation of federal revenues, the secretary of administration shall determine the amount that is lapsed to the general fund.

- (f) 1. Except as provided in subdivision 2., from each appropriation of segregated fund revenues or segregated fund revenues service identified in paragraph (b), the secretary of administration shall lapse to the underlying fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary of administration shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary of administration makes the lapse, each of the sum certain segregated revenues or segregated revenues service appropriations is decreased by the amount specified in paragraph (b) for that appropriation, and the expenditure estimate for each of the appropriations that are not sum certain appropriations is reestimated to subtract the amount specified in paragraph (b) for that appropriation. The secretary of administration shall then transfer the lapsed amounts and an amount equal to the amount subtracted from the estimates to the general fund.
- 2. From each appropriation of segregated federal revenues, the secretary of administration shall determine the amount that is transferred to the general fund.
- \*b0210/2.34\* (9q) APPROPRIATION ACCOUNT LAPSES AND FUND TRANSFERS
  RESULTING FROM WISCONSIN RETIREMENT SYSTEM CONTRIBUTIONS SAVINGS.
- (a) *Definitions*. The definitions in section 20.001 of the statutes are applicable in this subsection, except that "state agency" does not include the department of employee trust funds or the investment board.
- (b) Determination of credit amounts. If obligations are issued under section 16.526 or 16.527 of the statutes, as created by this act, or both, during the 2003–04 fiscal year, the secretary of administration shall determine for each state agency any amount credited by the department of employee trust funds to the state agency's

- appropriations from program revenues, program revenues—service, segregated fund revenues, and segregated fund revenues—service during the 2003–04 fiscal year, other than amounts described in Section 9101 (9) (b) of this act, that represents an overpayment of a liability due to the issuance of the obligations.
  - (c) Lapses and transfers.
- 1. During the 2003–04 fiscal year, the secretary of administration shall lapse from each state agency's appropriations from program revenues and program revenues—service to the general fund the amounts calculated by the secretary under paragraph (b) for those appropriations.
- 2. During the 2003–04 fiscal year, the secretary of administration shall lapse from each state agency's appropriations from segregated fund revenues and segregated fund revenues service to the appropriate segregated fund the amount calculated by the secretary under paragraph (b) for those appropriations. After making this lapse, the secretary shall transfer from the appropriate segregated fund to the general fund an amount equal to the lapse.

## \***b0213/3.20**\* (9x) Attorney Positions.

- (a) In this subsection, "state agency" means an office, commission, department, independent agency, or board in the executive branch of state government, excluding the Board of Regents of the University of Wisconsin System.
- (b) On January 2, 2004, all attorney positions in all state agencies that are vacant on that date are eliminated. If fewer than 31.0 FTE attorney positions in all state agencies are vacant on January 2, 2004, there are eliminated the requisite number of FTE attorney positions, as identified by the secretary of administration, so that a total of 31.0 FTE attorney positions are eliminated.

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- (c) 1. On January 2, 2004, the secretary of administration shall lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the balance of the 2003–04 fiscal year; and shall transfer to the general fund from the appropriate appropriation account of any state agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the balance of the 2003–04 fiscal year.
- 2. On July 1, 2004, the secretary of administration shall lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the 2004–05 fiscal year; and shall transfer to the general fund from the appropriate appropriation account of any state agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the 2004–05 fiscal year.
- \*-2020/2.9101\* (10) Transitional funding of housing operations. Notwithstanding the requirement under section 20.001 (3) (a) of the statutes that annual appropriations are expendable only up to the amount shown in the schedule and only for the fiscal year for which made, and notwithstanding the requirement under section 20.001 (3) (b) of the statutes that biennial appropriations are expendable only up to the total amount shown in the schedule for both years and only for the biennium for which made, during the period that begins on the effective date

of this subsection and ends on the 30th day after the effective date of this subsection, the annual and biennial appropriations to the department of administration under section 20.505 (7) of the statutes provided for the 2002–03 fiscal year shall remain in effect until the 30th day after the effective date of this subsection, except that, for the annual appropriations, the department of administration may not expend or encumber more than one—twelfth of the amounts appropriated for the 2002–03 fiscal year from each such appropriation and, for the biennial appropriations, the department of administration may not expend or encumber more than one—twelfth of the amounts shown in the schedule for the 2002–03 fiscal year from each such appropriation.

## \*b0306/4.49\* (10d) Transfer of Educational Technology Programs.

- (a) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (hc) of the statutes, as created by this act, are increased by 0.5 PR position on the effective date of this subsection for the administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.
- (b) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (mp) of the statutes, as affected by this act, are increased by 0.5 FED position on the effective date of this subsection for the administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.
- (c) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (s) of the statutes, as affected by this act, are increased by 1.0 SEG position on the effective date of this subsection for the

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administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.

\*b0231/5.11\* (10z) ENCUMBRANCE OF CERTAIN MONEYS FOR CONSTRUCTION OF A VETERINARY DIAGNOSTIC LABORATORY. The secretary of administration, on a continuing basis, shall encumber moneys from the appropriation account under section 20.285 (1) (je) of the statutes, as affected by this act, to reimburse section 20.866 (1) (u) of the statutes, as affected by this act, for the payment of principal and interest costs incurred in financing the construction of the veterinary diagnostic laboratory enumerated in 2001 Wisconsin Act 16, section 9107 (1) (m) 1. The secretary of administration shall encumber these moneys as soon as practicable after ensuring that the general program operations of the veterinary diagnostic laboratory are adequately funded.

## \*b0134/3.4\* (11p) Youth diversion grant reductions.

- (a) Notwithstanding the amount specified under section 16.964 (8) (a) of the statutes, the office of justice assistance shall reduce the amount of money allocated under section 16.964 (8) (a) of the statutes by \$21,200 in fiscal year 2003–04 and by \$1,600 in fiscal year 2004–05.
- (b) Notwithstanding the amounts specified under section 16.964 (8) (c) of the statutes, the office of justice assistance shall reduce the amount of money allocated for each of the 4 contracts specified under section 16.964 (8) (c) of the statutes by \$6,400 in fiscal year 2003–04 and by \$500 in fiscal year 2004–05.

\*b0263/2.3\* (11q) REVIEW OF STATE OFFICE SPACE UTILIZATION AND CONSOLIDATION PLAN. The department of administration shall review the occupancy of all state—owned office buildings and office space leased by the state and, based upon that review, develop a plan for greater centralization of the offices of state agencies or