794.	Page 124	13, line	16: d	elete the	material	beginning	with	that	line	and
ending with	page 124	4, line	4.							

795. Page 1244, line 14: after that line insert:

"Section 2748m. 121.58 (2) (d) of the statutes is created to read:

121.58 (2) (d) In addition to any other payments made under this section, the department shall allocate \$35,000 annually to reimburse school districts for 75 percent of the costs incurred to transport pupils over ice from their residence on an island to school on the mainland and back to their residence on the island, including the costs of maintaining and storing equipment. If in any school year the amount to which school districts are entitled under this paragraph exceeds \$35,000, the department shall prorate the payments among the eligible school districts.".

796. Page 1244, line 22: after that line insert:

"Section 2749q. 121.90 (2) (intro.) of the statutes is amended to read:

121.90 (2) (intro.) "State aid" means aid under ss. 121.08, 121.09 and 121.105, and 121.136 and subch. VI, as calculated for the current school year on October 15 under s. 121.15 (4) and including adjustments made under s. 121.15 (4), and amounts under s. 79.095 (4) for the current school year, except that "state aid" excludes all of the following:".

797. Page 1246, line 3: delete the material beginning with that line and ending with page 1247, line 8.

798. Page 1247, line 9: delete lines 9 to 20.

799. Page 1247, line 20: after that line insert:

"Section 2756b. 121.91 (4) (n) of the statutes is created to read:



- received under this section in the previous school year by the percentage increases specified in par. (b) 2. and 3.
- 2. Notwithstanding subd. 1., if in any fiscal year the amount appropriated under s. 20.255 (2) (bb) is insufficient to fully fund aid payments under this subsection, the department shall prorate payments to eligible school districts.".".

Page 213, line 2: substitute "following:" for "following:".".

Page 213, line 2: substitute "following:" for "following:".".

Page 213, line 2: after that line insert:

"Section 2749r. 121.90 (2) (c) of the statutes is created to read:

9 121.90 (2) (c) For the school district operating under ch. 119, aid received under

(10) s. 121.136.".0° (end insert PG-C)

- 11 **15.** Page 353, line 23: after "statutes" insert ", in fiscal year 2007–08,".
- 12 **16.** Page 376, line 23: after "(cm)" insert "5.,".
- 13 **17.** Page 376, line 23: after "and am.," insert "7., 7g., 7r. (intro.),".
- 14 Page 379, line 7: after that line insert:
- 15 "711g. Page 1667, line 12: after that line insert:
- "(2i) DISCHARGE OF 1ST CLASS CITY POLICE OFFICERS. The treatment of section 62.50 (18) of the statutes first applies to a police officer who is discharged on the first day of the 7th month beginning after the effective date of this subsection."."
 - **19.** Page 379, line 16; delete "(ms)," and substitute "(ms) and (5)".
- 20 **20.** Page 379, line 17: delete "(by Section 282m)," and substitute "(by Section 282m)".
- 22 **21.** Page 379, line 19: delete lines 19 to 21.

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23 **22.** Page 380, line 4: after "27m.," insert "28., and".

121.91 (4) (n) The limit otherwise applicable to a school district under sub. (2m) in any school year is increased by the amount spent by the school district in that school year to pay the salary and fringe benefit costs of school nurses employed by the school district. Any additional revenue received by a school district as a result of this paragraph shall not be included in the base for determining the limit for the next school year for purposes of this section.".

- **802.** Page 1247, line 22: delete ", (L) 4., and (m)" and substitute ", and (n)".
- **803.** Page 1248, line 14: after that line insert:
 - "Section 2757p. 125.02 (3r) of the statutes is created to read:

125.02 (3r) "Caterer" means any person holding a restaurant permit under s. 254.64 who is in the business of preparing food and transporting it for consumption on premises where gatherings, meetings, or events are held, if the sale of food at each gathering, meeting, or event accounts for greater than 50 percent of the gross receipts of all of the food and beverages served at the gathering, meeting, or event.".

804. Page 1248, line 14: after that line insert:

"Section 2757r. 125.01 of the statutes is amended to read:

125.01 Legislative intent. This chapter shall be construed as an enactment of the legislature's support for the 3-tier system for alcohol beverages production, distribution, and sale that, through uniform statewide regulation, provides this state regulatory authority over the production, storage, distribution, transportation, sale, and consumption of alcohol beverages by and to its citizens, for the benefit of the public health and welfare and this state's economic stability. Without the 3-tier system, the effective statewide regulation and collection of state taxes on alcohol beverages sales would be seriously jeopardized. It is further the intent of the

legislature that without a specific statutory exception, all sales of alcohol beverages shall occur through the 3-tier system, from manufacturers to licensed wholesalers to retailers to consumers. Face-to-face retail sales at licensed premises directly advance the state's interest in preventing alcohol sales to underage or intoxicated persons.

Section 2757t. 125.015 of the statutes is created to read:

125.015 Severability. If any provision or clause of this chapter or its application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this chapter that can be given effect without the invalid provision or application, and to this end the provisions of this chapter are severable."

805. Page 1249, line 7: after that line insert:

"Section 2759k. 125.26 (2u) of the statutes is created to read:

125.26 (2u) Notwithstanding ss. 125.04 (3) (a) 3. and (9) and 125.09 (1), in addition to the authorization specified in sub. (1), a Class "B" license issued under this section to a caterer also authorizes the caterer to provide fermented malt beverages, including their retail sale, at the National Railroad Museum in Green Bay during special events held at this museum. Notwithstanding sub. (1), a caterer may provide fermented malt beverages under this subsection at any location at the National Railroad Museum even though the National Railroad Museum is not part of the caterer's licensed premises, as described under sub. (3) in the caterer's Class "B" license, and even if the National Railroad Museum is not located within the municipality that issued the caterer's Class "B" license. A caterer that provides fermented malt beverages under this subsection is subject to s. 125.32 (2) as if the

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fermented malt beverages were provided on the caterer's Class "B" licensed premises. This subsection does not authorize the National Railroad Museum to sell fermented malt beverages at retail or to procure or stock fermented malt beverages for purposes of retail sale. This subsection does not apply if, at any time, the National Railroad Museum holds a Class "B" license.

Section 2759n. 125.51 (3) (bu) of the statutes is created to read:

125.51 (3) (bu) Notwithstanding ss. 125.04 (3) (a) 3. and (9) and 125.09 (1), in addition to the authorization specified in sub. (1) (a) and in sub. (3) (a) or (b), a "Class B" license issued under sub. (1) to a caterer also authorizes the caterer to provide intoxicating liquor, including its retail sale, at the National Railroad Museum in Green Bay during special events held at this museum. Notwithstanding subs. (1) (a) and (3) (a) and (b), a caterer may provide intoxicating liquor under this paragraph at any location at the National Railroad Museum even though the National Railroad Museum is not part of the caterer's licensed premises, as described under par. (d) in the caterer's "Class B" license, and even if the National Railroad Museum is not located within the municipality that issued the caterer's "Class B" license. A caterer that provides intoxicating liquor under this paragraph is subject to s. 125.68 (2) as if the intoxicating liquor were provided on the caterer's "Class B" licensed premises. This paragraph does not authorize the National Railroad Museum to sell intoxicating liquor at retail or to procure or stock intoxicating liquor for purposes of retail sale. This paragraph does not apply if, at any time, the National Railroad Museum holds a "Class B" license.".

806. Page 1249, line 7: after that line insert:

"Section 2759c. 125.12 (5) of the statutes is amended to read:

125.12 (5) Revocations or suspensions of, or refusals to renew, permits by the department. The department may, after notice and an opportunity for hearing, revoke, suspend or refuse to renew any retail permit issued by it for the causes provided in sub. (4) and any other permit issued by it under this chapter for any violation of this chapter or ch. 139, except that, for a violation of sub. (4) (ag) 6. with respect to a license issued under s. 125.51 (4) (v) or a violation of s. 125.535 or 139.035, the department shall revoke the license or permit. A revocation, suspension or refusal to renew is a contested case under ch. 227.

Section 2759d. 125.51 (6) of the statutes is created to read:

125.51 (6) FACE-TO-FACE RETAIL SALES. Except as provided in sub. (3) (bm) and (bs) and except with respect to caterers, a retail license issued under this section authorizes only face-to-face sales to consumers at the licensed premises.

Section 2759e. 125.52 (1) of the statutes is amended to read:

and rectifiers' permits which authorize the manufacture or rectification, respectively, of intoxicating liquor on the premises covered by the permit. A person holding a manufacturer's or rectifier's permit may manufacture, and bottle exwholesale wine, pursuant to the terms of the permit, without procuring a winery permit. A manufacturer's or rectifier's permit entitles the permittee to sell intoxicating liquor to wholesalers holding a permit under s. 125.54, and to other manufacturers and rectifiers holding a permit under this section, from the premises described in the permit. Holders of rectifiers' permits may sell intoxicating liquor rectified by the permittee to retailers without any other permit. No sales may be made for consumption on the premises of the permittee. Possession of a permit under

this section does not authorize the permittee to sell tax-free intoxicating liquor and wines brought into this state under s. 139.03 (5).

SECTION 2759f. 125.52 (6) of the statutes is repealed.

SECTION 2759g. 125.52 (8) of the statutes is repealed.

SECTION 2759h. 125.53 (1) of the statutes is amended to read:

125.53 (1) The department shall issue only to a manufacturing winery in this state that holds a valid certificate issued under s. 73.03 (50) a winery permit authorizing the manufacture and bottling of wine on the premises covered by the permit for sale at wholesale to other licensees or permittees to wholesalers holding a permit under s. 125.54. A permittee winery holding a permit under this section may offer on the premises taste samples of wine manufactured on the premises to persons who have attained the legal drinking age. A permittee under this section may also have either a "Class A" or "Class B" license, but not both. If a "Class A" or "Class B" liquor license has also been issued to the winery, the winery may offer the taste samples on the "Class A" or "Class B" premises.

SECTION 2759i. 125.53 (3) of the statutes is repealed.

Section 2759j. 125.535 of the statutes is created to read:

125.535 Direct wine shippers' permits. (1) AUTHORIZED ACTIVITIES. The department shall issue direct wine shippers' permits authorizing the permittee to ship wine directly to an individual in this state who is of the legal drinking age, who acknowledges in writing receipt of the wine shipped, and who is not intoxicated at the time of delivery. A signature on the delivery form of the common carrier by a person of legal drinking age acknowledges delivery in writing.

- (2) Permit fee. The department shall charge \$200 biennial fee for each permit issued under this section. All fees collected under this subsection shall be credited to the appropriation account under s. 20.566 (1) (ha).
- (3) PERSONS ELIGIBLE. (a) A direct wine shipper's permit may be issued under this section to any person that manufactures and bottles wine on premises covered by any of the following:
 - 1. A manufacturer's or rectifier's permit under s. 125.52.
 - 2. A winery permit under s. 125.53.
- 3. A winery license, permit, or other authorization issued to the winery by any state from which the winery will ship wine into this state.
 - (b) A winery located outside of this state is eligible for a direct wine shipper's permit under par. (a) 3. if all of the following apply:
 - 1. The winery holds a valid business tax registration certificate issued under s. 73.03 (50).
 - 2. The winery submits to the department, with any initial application or renewal for a certificate under s. 73.03 (50) or a permit under par. (a) 3., a copy of any current license, permit, or authorization issued to the winery by the state from which the winery will ship wine into this state.
 - (c) Notwithstanding s. 125.04 (5) (a), natural persons obtaining direct wine shippers' permits are not required to be residents of this state but nonresidents are required to appoint an agent in the same manner required of a corporation or limited liability company under s. 125.04 (6). Notwithstanding s. 125.04 (5) (a) 5., a person is not required to complete a responsible beverage server training course to be eligible for a permit under this section.

- (4) Record Keeping. A permittee under this section shall maintain, for at least 4 years after the date of sale, complete sales and delivery records for all products shipped under authority of this section. Upon request, the permittee shall make these records available for inspection by any duly authorized employee of the department or of any other appropriate state agency.
- (5) Labels. Containers of wine shipped to an individual in this state under this section shall be clearly labeled to indicate that the package may not be delivered to an underage person or to an intoxicated person. The permittee shall affix a conspicuous notice in 16 point type or larger to the outside of the shipping container that states: "CONTAINS ALCOHOL BEVERAGES. SIGNATURE OF PERSON AGE 21 YEARS OR OLDER REQUIRED FOR DELIVERY."
- (6) RESTRICTIONS. No individual may resell, or use for a commercial purpose, wine received by the individual that is shipped under authority of this section.
- (7) Annual Limit. No individual in this state may receive more than 27 liters of wine annually shipped under authority of the section, and no permittee under this section may ship more than 27 liters of wine annually to an individual in this state. This subsection does not apply to purchases made under a permit issued under s. 125.61.
- (8) Sales to licensees or permittees prohibited. A permit under this section does not authorize the permittee to sell wine to any licensee or permittee under this chapter or to deliver wine to any premises for which a license or permit has been issued under this chapter.

SECTION 2759k. 125.54 (1) of the statutes is amended to read:

125.54 (1) AUTHORIZED ACTIVITIES. The department shall issue wholesalers' permits authorizing the permittee to sell intoxicating liquor at wholesale from the

premises described in the permit. Except as provided under s. 125.69 (1) (b) 3., the
The permittee may not sell intoxicating liquor for consumption on the premises. If
a wholesale permit is issued to a brewery that holds a "Class B" license, the permit
shall authorize the wholesale sale of wine only. Possession of a permit under this
section does not authorize the permittee to sell tax-free intoxicating liquor and wine
brought into this state under s. 139.03 (5).

SECTION 2759kg. 125.55 (1) (intro.) and (a) of the statutes are consolidated, renumbered 125.55 (1) and amended to read:

125.55 (1) The department may issue the following combination permits: (a)

A a combination manufacturer's and rectifier's permit.

SECTION 2759kh. 125.55 (1) (b) of the statutes is repealed.

SECTION 2759ki. 125.55 (2) of the statutes is amended to read:

125.55 (2) A combination manufacturer's and wholesaler's permit may not be issued. A combination rectifier's and wholesaler's permit may not be issued.

SECTION 2759km. 125.58 (1) of the statutes is amended to read:

125.58 (1) The department shall issue out-of-state shippers' permits which authorize persons located outside this state to sell or ship intoxicating liquor into this state. Except as provided under sub. (4), intoxicating liquor may be shipped into this state only to a person holding a manufacturer's, rectifier's, wholesaler's, industrial alcohol or medicinal alcohol permit under s. 125.54 or, if shipped from a manufacturer or rectifier in another state holding a permit under this section, to a person holding a manufacturer's or rectifier's permit under s. 125.52. Except as provided under sub. (4), a separate out-of-state shipper's permit is required for each location from which any intoxicating liquor is sold or shipped into this state, including the location from which the invoices are issued for the sales or shipments.

permit under s. 125.52.

Any person holding an out-of-state shipper's permit issued under this section may
solicit orders for sales or shipments by the permittee without obtaining the sales
solicitation permit required by s. 125.65, but every agent, salesperson or other
representative who solicits orders for sales or shipments by an out-of-state shipper
shall first obtain a permit for soliciting orders under s. 125.65. No holder of an
out-of-state shipper's permit issued under this section may sell intoxicating liquor
in this state or ship intoxicating liquor into this state unless the out-of-state shipper
is the primary source of supply for that intoxicating liquor.
SECTION 2759L. 125.58 (4) (a) (intro.) of the statutes is renumbered 125.58 (4)
and amended to read:
125.58 (4) A winery located outside of this state may ship wine into this state
as provided under s. 125.68 (10) (bm) if all of the following apply: 125.535 and is not
required to hold an out-of-state shipper's permit under this section.
SECTION 2759m. 125.58 (4) (a) 1. to 4. of the statutes are repealed.
SECTION 2759mm. 125.58 (4) (b) of the statutes is repealed.
SECTION 2759n. 125.68 (10) (a) of the statutes is amended to read:
125.68 (10) (a) Except as provided in par. (bm) s. 125.535, no intoxicating liquor
may be shipped into this state unless consigned to a person holding a wholesaler's
permit for the sale of intoxicating liquor, other than a retail "Class B" permit under

SECTION 27590. 125.68 (10) (b) of the statutes is amended to read:

125.68 (10) (b) Except as provided in par. (bm) s. 125.535, no common carrier or other person may transport into and deliver within this state any intoxicating

s. 125.54 or, if shipped from a manufacturer or rectifier in another state holding a

permit under s. 125.58, consigned to a person holding a manufacturer's or rectifier's

liquor unless it is consigned to a person holding a <u>wholesaler's</u> permit for the sale of
$intoxicating\ liquor,\ other\ than\ a\ retail\ "Class\ B"\ permit\ \underline{under\ s.\ 125.54\ or,\ if\ shipped}$
from a manufacturer or rectifier in another state holding a permit under s. 125.58,
consigned to a person holding a manufacturer's or rectifier's permit under s. 125.52.
In addition to complying with requirements under s. 125.535 (1), a common carrier
may not deliver wine in this state to an individual receiving the wine from a
permittee under s. 125.535 unless the common carrier verifies, by photo
identification, the name, address, and age of the recipient of the delivery. Any
common carrier violating this paragraph shall forfeit \$100 for each violation.

SECTION 2759p. 125.68 (10) (bm) of the statutes is repealed.

SECTION 2759pg. 125.68 (10) (bs) of the statutes is repealed.

SECTION 2759pr. 125.68 (10) (c) of the statutes is repealed.

SECTION 2759q. 125.69 (1) (a) of the statutes is amended to read:

125.69 (1) (a) No intoxicating liquor manufacturer, rectifier, winery, out-of-state shipper permittee, or wholesaler may hold any direct or indirect interest in any "Class A" license or establishment and no "Class A" licensee may hold any direct or indirect interest in a wholesale permit or establishment, except that a winery that has a permit under s. 125.53 may have an ownership interest in a "Class A" license.

SECTION 2759r. 125.69 (1) (b) 1. of the statutes is amended to read:

125.69 (1) (b) 1. Except as provided under subds. 2. to subd. 4., no intoxicating liquor manufacturer, rectifier, winery, out-of-state shipper permittee, or wholesaler may hold any direct or indirect interest in any "Class B" license or permit or establishment or "Class C" license or establishment and no "Class B" licensee or

1	permittee or "Class C" licensee may hold any direct or indirect interest in a wholesale
2	permit or establishment.
3	SECTION 2759s. 125.69 (1) (b) 2. and 3. of the statutes are repealed.
4	SECTION 2759t. 125.69 (1) (c) (intro.) of the statutes is renumbered 125.69 (1)
5	(c) and amended to read:
6	125.69 (1) (c) No manufacturer, rectifier, or winery, whether located within or
7	without this state, may hold any direct or indirect interest in any wholesale permit
8	or establishment, except as provided in s. 125.53, and except that a manufacturer
9	that is also a brewer may hold a permit issued under s. 125.54 for the wholesale sale
10	of wine only. This paragraph does not prohibit any of the following persons from
11	obtaining a permit under s. 125.65: Except as provided in s. 125.53, no retail licensee
12	may hold any direct or indirect interest in any manufacturer, rectifier, or winery.
13 14	Section 2759u. 125.69 (1) (c) 1. to 3. of the statutes are repealed. Section 2759v. 125.69 (4) (c) of the statutes is repealed.
15	SECTION 2759w. 125.69 (6) (a) of the statutes is amended to read:
16	125.69 (6) (a) No campus or retail licensee or permittee may purchase or
17	possess intoxicating liquor purchased from any person other than a manufacturer
18	rectifier or wholesaler holding a permit under this chapter for the sale of intoxicating
19	liquor.".
20	807. Page 1253, line 2: after that line insert:
21	"Section 2780b. 139.035 of the statutes is repealed and recreated to read:
22	139.035 Wine shipped directly to individuals in this state. (1) All wine
23	shipped directly to an individual located in Wisconsin by a person holding a direct
24	wine shipper's permit under s. 125.535 shall be sold with the occupational tax

imposed under s. 139.03 included in the selling price. As directed by the department, the taxes imposed under s. 139.03 shall be paid to, and a quarterly return filed with, the department once every quarter. In addition to filing a quarterly liquor tax return, each person holding a direct wine shipper's permit under s. 125.535 shall be required to file an addendum, on forms furnished by the department, that provides, at minimum, the identity, quantity, and price of all wine shipped to individuals in this state during the previous quarter, along with the name, address, and birthdate of each person who purchased the wine and a copy of the signature provided by the person of legal drinking age who acknowledged delivery of the wine. A form shall also be developed by the department for recording an attestation of the delivery person who reviewed the proof of age identification provided at the time of delivery and determined that the recipient was not intoxicated.

- (2) Any failure of a person holding a direct wine shipper's permit under s. 125.535 to pay the occupational tax or file the addendum required under sub. (1) within 30 days of its due date constitutes grounds for revocation or suspension of the permit. The provisions on timely filing under s. 71.80 (18) apply to the tax and addendum required under this section.
- (3) No wine may be shipped directly to an individual in this state by a person holding a direct wine shipper's permit under s. 125.535 unless the tax imposed under s. 77.52 or 77.53 is paid on the sale of such wine.

SECTION 2780f. 139.11 (4) of the statutes is amended to read:

139.11 (4) CONFIDENTIALITY. Sections 71.78 (1) and (4) to (9) and 71.83 (2) (a) 3., relating to confidentiality of income, franchise and gift tax returns, apply to any information obtained from any person on a fermented malt beverage or intoxicating liquor tax return, report, schedule, exhibit or other document or from an audit report

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relating to any of those documents, except that the department of revenue shall publish brewery production and sales statistics and shall publish or permit the publication of statistics on the total number of gallons of the types and brands of intoxicating liquor sold in this state and shall publish and make available on the department's Internet Web site a current and regularly updated list of permit holders that minimally includes detailed information on the name, address, contact person, and date of permit issuance for every manufacturer's and rectifier's permit issued under s. 125.52, winery permit issued under s. 125.53, direct wine shipper's permit under s. 125.535, wholesaler's permit issued under s. 125.54, and out-of-state shipper's permit issued under s. 125.58.".

- **808.** Page 1253, line 24: delete that line.
- **809.** Page 1254, line 1: delete lines 1 to 7.
- **810.** Page 1255, line 3: delete lines 3 to 10.
 - **811.** Page 1258, line 12: delete the material beginning with that line and ending with page 1259, line 6.
 - **812.** Page 1259, line 6: after that line insert:
 - "Section 2869h. 146.57 (3) (a) of the statutes is amended to read:

146.57 (3) (a) The department shall implement a statewide poison control system, which shall provide poison control services that are available statewide, on a 24-hour per day and 365-day per year basis and shall provide poison information and education to health care professionals and the public. From the appropriation under s. 20.435 (5) (ds), the department shall, if the requirement under par. (b) is met, distribute total funding of not more than \$375,000 \$425,000 in each fiscal year to supplement the operation of the system and to provide for the statewide collection

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and reporting of poison control data. The department may, but need not, distribute all of the funds in each fiscal year to a single poison control center.".

- **813.** Page 1259, line 9: substitute "(5) (dg)" for "(4) (xf)".
- **815.** Page 1267, line 7: delete the material beginning with that line and ending with page 1269, line 5.
- **816.** Page 1269, line 20: delete the material beginning with that line and ending with page 1271, line 4.
 - **817.** Page 1271, line 5: delete lines 5 to 8.
 - **818.** Page 1271, line 9: delete lines 9 to 21.
 - **819.** Page 1274, line 9: after that line insert:

"Section 2924c. 185.981 (4t) of the statutes is amended to read:

185.981 (4t) A sickness care plan operated by a cooperative association is subject to ss. 252.14, 631.17, 631.89, 631.95, 632.72 (2), 632.745 to 632.749, 632.85, 632.853, 632.855, 632.87 (2m), (3), (4), (5), and (6), 632.895 (10) to (14) (15), and 632.897 (10) and chs. 149 and 155.

SECTION 2924f. 185.983 (1) (intro.) of the statutes is amended to read:

185.983 (1) (intro.) Every such voluntary nonprofit sickness care plan shall be exempt from chs. 600 to 646, with the exception of ss. 601.04, 601.13, 601.31, 601.41, 601.42, 601.43, 601.44, 601.45, 611.67, 619.04, 628.34 (10), 631.17, 631.89, 631.93, 631.95, 632.72 (2), 632.745 to 632.749, 632.775, 632.79, 632.795, 632.85, 632.853, 632.855, 632.87 (2m), (3), (4), (5), and (6), 632.895 (5) and (9) to (14) (15), 632.896, and 632.897 (10) and chs. 609, 630, 635, 645, and 646, but the sponsoring association shall:".

820. Page 1274, line 9: after that line insert:

"Section 2922u. 185.81 of the statutes is amended to read:

185.81 Admission of foreign cooperatives. A foreign cooperative is entitled to all rights, exemptions and privileges of a cooperative organized under this chapter, if it is authorized to do business in this state under ch. 180. Such foreign cooperative may qualify under ch. 180 whether or not formed for profit and whether or not formed with stock. Any such foreign cooperative claiming to be subject to s. 71.26 (1) (a) or 71.45 (1) (a) may be required to furnish the department of revenue with such facts as said department shall deem necessary to establish the foreign cooperative's rights thereunder.".

- **821.** Page 1274, line 10: delete the material beginning with that line and ending with page 1276, line 21.
- **822.** Page 1276, line 22: delete the material beginning with that line and ending with page 1277, line 7.
- **823.** Page 1278, line 11: after that line insert:
- 15 "Section 2929v. 196.218 (5) (a) 6. of the statutes is amended to read:
 - 196.218 **(5)** (a) 6. To pay the department of administration for telecommunications services provided under s. 16.972 (1) to the campuses of the University of Wisconsin System at River Falls, Stout, Superior and Whitewater.".
 - **824.** Page 1279, line 13: delete lines 13 to 20.
- **825.** Page 1284, line 16: delete lines 16 to 25.
- **826.** Page 1285, line 1: delete lines 1 to 18.
- **827.** Page 1299, line 20: after that line insert:
- 23 "Section 2997b. 227.01 (13) (zx) of the statutes is created to read:

1	227.01 (13) (zx) Determines a fee under s. 440.03 (9) for an initial credential
2	for which no examination is required, for a reciprocal credential, or for a credential
3	renewal.".
4	828. Page 1310, line 14: delete lines 14 to 18 and substitute:
5	"Section 3010. 230.08 (2) (L) 6. of the statutes is repealed.
6	SECTION 3011. 230.08 (2) (of) of the statutes is repealed.".
7	829. Page 1310, line 18: after that line insert:
8	"Section 3012. 230.08 (2) (pd) of the statutes is amended to read:
9	230.08 (2) (pd) The chairperson of the parole earned release review
10	commission.".
L 1	830. Page 1316, line 1: delete "\$2,000,000" and substitute "\$2,025,000".
12	831. Page 1318, line 3: after that line insert:
l3	"Section 3033r. 250.15 (2) (c) of the statutes is amended to read:
4	250.15 (2) (c) From the appropriation under s. 20.435 (5) (fh), the department
15	shall award $\$25,000 \$50,000$ in each fiscal year as a grant to HealthNet of Janesville,
16	Inc.".
L7	832. Page 1326, line 3: delete lines 3 to 19.
18	833. Page 1326, line 24: delete the material beginning with that line and
19	ending with page 1327, line 2.
20	834. Page 1353, line 3: delete lines 3 to 13.
21	835. Page 1353, line 22: after that line insert:
99	"Section 3086n, 287.31 (6) of the statutes is amended to read:

1	287.31 (6) Use of revenues. The newspaper recycling fees collected under sub.
2	(5) shall be deposited in the recycling and renewable energy fund under s. 25.49.".
3	837. Page 1354, line 3: substitute " <u>\$4</u> " for " <u>\$6</u> ".
4	836. Page 1354, line 3: after that line insert:
5	"Section 3088d. 289.645 (6) of the statutes is amended to read:
6	289.645 (6) Use of recycling fees. The fees collected under sub. (2) shall be
7	deposited in the recycling and renewable energy fund.".
8	838. Page 1354, line 9: after "July 1, 2007," insert "85 cents per ton disposed
9	of after July 1, 2007, and before October 1, 2007, or the first day of the 3rd month
10	beginning after the effective date of this paragraph [revisor inserts date],
11	whichever is later,".
12	839. Page 1354, line 10: delete "July 1, 2007" and substitute "October 1, 2007,
13	or the first day of the 3rd month beginning after the effective date of this paragraph
14	[revisor inserts date], whichever is later".
15	840. Page 1357, line 17: after that line insert:
16	"Section 3100. 301.03 (3) of the statutes is amended to read:
17	301.03 (3) Administer parole, extended supervision and probation matters,
18	except that the decision to grant or deny parole or to grant or terminate extended
19	supervision under s. 304.06 (1) (b) to inmates shall be made by the parole earned
20	release review commission and the decision to revoke probation, extended
21	supervision or parole in cases in which there is no waiver of the right to a hearing
22	shall be made by the division of hearings and appeals in the department of
23	administration. The secretary may grant special action parole releases under s.
24	304.02. The department shall promulgate rules establishing a drug testing program

for probationers, parolees and persons placed on extended supervision. The rules
shall provide for assessment of fees upon probationers, parolees and persons placed
on extended supervision to partially offset the costs of the program.".
841. Page 1357, line 23: after that line insert:
"Section 3101. 301.0465 (3) (a) 4. of the statutes is amended to read:
301.0465 (3) (a) 4. He or she is serving an indeterminate sentence and the
parole earned release review commission has authorized his or her release on parole
within the next 6 months.
SECTION 3102. 301.048 (2) (am) 3. of the statutes is amended to read:
301.048 (2) (am) 3. The parole earned release review commission grants him
or her parole under s. 304.06 and requires his or her participation in the program as
a condition of parole under s. 304.06 (1x).".
842. Page 1358, line 18: after that line insert:
"Section 3106. 301.21 (1m) (c) of the statutes is amended to read:
301.21 (1m) (c) Any hearing to consider parole or whether to grant or terminate
extended supervision, if the prisoner is sentenced under s. 973.01 for a Class F to a
Class I felony to which an inmate confined under this contract may be entitled by the
laws of Wisconsin will be conducted by the Wisconsin parole earned release review
commission under rules of the department.
SECTION 3107. 301.21 (2m) (c) of the statutes is amended to read:
301.21 (2m) (c) Any hearing to consider parole or whether to grant or terminate

extended supervision, if the prisoner is sentenced under s. 973.01 for a Class F to a

Class I felony, to which a prisoner confined under a contract under this subsection

- 1 may be entitled by the laws of Wisconsin shall be conducted by the Wisconsin parole
 2 earned release review commission under rules of the department.".
- 3 **843.** Page 1359, line 3: delete lines 3 to 6.
- 4 **844.** Page 1359, line 7: delete lines 7 to 14.
- 5 **845.** Page 1359, line 15: delete the material beginning with that line and ending with page 1360, line 2.
- 7 **846.** Page 1362, line 13: delete lines 13 to 17.
- 8 **847.** Page 1362, line 20: delete "and, (ko), and (r)" and substitute "and (ko)".
- 9 **849.** Page 1362, line 25: delete that line.
- 10 **850.** Page 1363, line 1: delete lines 1 to 4 and substitute:
- 11 "Section 3117d. 301.26 (7) (a) of the statutes is amended to read:
- 12 301.26 (7) (a) For community youth and family aids under this section,
- amounts not to exceed \$44,145,100 \$49,395,100 for the last 6 months of 2005,
- \$88,290,200 for 2006, and \$44,145,100 2007, \$99,790,200 for 2008, and \$50,395,100
- 15 for the first 6 months of 2007 2009.".
- 16 **852.** Page 1363, line 24: delete the material beginning with that line and ending with page 1364, line 5.
- 18 **853.** Page 1368, line 6: delete "\$50" and substitute "\$50 \$100".
- 19 **854.** Page 1371, line 16: delete "has received" and substitute "receives".
- 20 **855.** Page 1374, line 20: after that line insert:
- 21 "Section 3167. 302.045 (3) of the statutes is amended to read:
- 22 302.045 (3) Parole eligibility. Except as provided in sub. (4), if the department
- determines that an inmate serving a sentence other than one imposed under s.

973.01 has successfully completed the challenge incarceration program, the parole earned release review commission shall parole the inmate for that sentence under s. 304.06, regardless of the time the inmate has served. When the parole earned release review commission grants parole under this subsection, it must require the parolee to participate in an intensive supervision program for drug abusers as a condition of parole.".

856. Page 1375, line 2: after that line insert:

"Section 3169. 302.05 (3) (b) of the statutes is amended to read:

302.05 (3) (b) Except as provided in par. (d), if the department determines that an eligible inmate serving a sentence other than one imposed under s. 973.01 has successfully completed a treatment program described in sub. (1), the parole earned release review commission shall parole the inmate for that sentence under s. 304.06, regardless of the time the inmate has served. If the parole earned release review commission grants parole under this paragraph, it shall require the parolee to participate in an intensive supervision program for drug abusers as a condition of parole.

Section 3170. 302.11 (1g) (b) (intro.) of the statutes is amended to read:

302.11 (1g) (b) (intro.) Before an incarcerated inmate with a presumptive mandatory release date reaches the presumptive mandatory release date specified under par. (am), the parole earned release review commission shall proceed under s. 304.06 (1) to consider whether to deny presumptive mandatory release to the inmate. If the parole earned release review commission does not deny presumptive mandatory release, the inmate shall be released on parole. The parole earned release

1 review commission may deny presumptive mandatory release to an inmate only on 2 one or more of the following grounds: **Section 3171.** 302.11 (1g) (b) 2. of the statutes is amended to read: 3 302.11 (1g) (b) 2. Refusal by the inmate to participate in counseling or 4 treatment that the social service and clinical staff of the institution determines is 5 necessary for the inmate, including pharmacological treatment using an 6 antiandrogen or the chemical equivalent of an antiandrogen if the inmate is a serious 7 child sex offender as defined in s. 304.06 (1q) (a). The parole earned release review 8 commission may not deny presumptive mandatory release to an inmate because of 9 the inmate's refusal to participate in a rehabilitation program under s. 301.047. 10 11 **SECTION 3172.** 302.11 (1g) (c) of the statutes is amended to read: 12 302.11 (1g) (c) If the parole earned release review commission denies presumptive mandatory release to an inmate under par. (b), the parole earned 13 release review commission shall schedule regular reviews of the inmate's case to 14 consider whether to parole the inmate under s. 304.06 (1). 15 16 **SECTION 3173.** 302.11 (1g) (d) of the statutes is amended to read: 17 302.11 (1g) (d) An inmate may seek review of a decision by the parole earned 18 release review commission relating to the denial of presumptive mandatory release 19 only by the common law writ of certiorari. **Section 3174.** 302.11 (1m) of the statutes is amended to read: 20 302.11 (1m) An inmate serving a life term is not entitled to mandatory release. 21 Except as provided in ss. 939.62 (2m) (c) and 973.014, the parole earned release 22review commission may parole the inmate as specified in s. 304.06 (1). 23

SECTION 3175. 302.11 (7) (c) of the statutes is amended to read:

1	302.11 (7) (c) The parole earned release review commission may subsequently
2	parole, under s. 304.06 (1), and the department may subsequently parole, under s.
3	304.02, a parolee who is returned to prison for violation of a condition of parole.
4	SECTION 3176. 302.113 (2) of the statutes is amended to read:
5	302.113 (2) Except as provided in subs. (3) and (9), an inmate subject to this
6	section is entitled to release to extended supervision after he or she has served the
7	term of confinement in prison portion of the sentence imposed under s. 973.01, as
8	modified by the sentencing court under sub. (9g) or s. 302.045 (3m) (b) 1., 302.05 (3)
9	(c) 2. a., or 973.195 (1r), if applicable, or as adjusted by the earned release review
10	commission under s. 304.06 (1) (b).".
11	857. Page 1376, line 15: after that line insert:
12	"Section 3181. 304.01 (title) of the statutes is amended to read:
13	304.01 (title) Parole Earned release review commission and
	304.01 (title) Parole Earned release review commission and commission chairperson; general duties.
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13 14	commission chairperson; general duties.
13 14 15	commission chairperson; general duties. Section 3182. 304.01 (1) of the statutes is amended to read:
13 14 15 16	commission chairperson; general duties. Section 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parole earned release review commission
13 14 15 16	commission chairperson; general duties. SECTION 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parole earned release review commission shall administer and supervise the commission and its activities and shall be the
13 14 15 16 17	commission chairperson; general duties. SECTION 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parole earned release review commission shall administer and supervise the commission and its activities and shall be the final parole granting authority for granting parole, release to extended supervision,
13 14 15 16 17 18	commission chairperson; general duties. Section 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parole earned release review commission shall administer and supervise the commission and its activities and shall be the final parole granting authority for granting parole, release to extended supervision, or termination of extended supervision, except as provided in s. 304.02 or 973.195.
13 14 15 16 17 18 19	commission chairperson; general duties. Section 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parole earned release review commission shall administer and supervise the commission and its activities and shall be the final parole granting authority for granting parole, release to extended supervision, or termination of extended supervision, except as provided in s. 304.02 or 973.195. Section 3183. 304.01 (2) (intro.) of the statutes is amended to read:
13 14 15 16 17 18 19 20	commission chairperson; general duties. Section 3182. 304.01 (1) of the statutes is amended to read: 304.01 (1) The chairperson of the parele earned release review commission shall administer and supervise the commission and its activities and shall be the final parele granting authority for granting parele, release to extended supervision, or termination of extended supervision, except as provided in s. 304.02 or 973.195. Section 3183. 304.01 (2) (intro.) of the statutes is amended to read: 304.01 (2) (intro.) The parele earned release review commission shall conduct

1	and under the control of the department of health and family services and eligible
2	inmates in any county house of correction. The department of corrections shall
3	provide all of the following to the parole earned release review commission:
4	SECTION 3184. 304.01 (2) (b) of the statutes is amended to read:
5	304.01 (2) (b) Scheduling assistance for parole interviews for prisoners who
6	have applied for parole or release to extended supervision at the correctional
7	institutions.
8	SECTION 3185. 304.01 (2) (c) of the statutes is amended to read:
9	304.01 (c) Clerical support related to the parole interviews for prisoners who
10	have applied for parole or release to extended supervision.
11	SECTION 3186. 304.01 (2) (d) of the statutes is amended to read:
12	304.01 (2) (d) Appropriate physical space at the correctional institutions to
13	conduct the parole interviews for prisoners who have applied for parole or release to
14	<u>extended supervision</u> .
15	SECTION 3187. 304.06 (title) of the statutes is amended to read:
16	304.06 (title) Paroles Release to parole or extended supervision from
17	state prisons and house of correction; termination of extended supervision
18	SECTION 3188. 304.06 (1) (b) of the statutes is amended to read:
19	304.06 (1) (b) Except as provided in s. 961.49 (2), 1999 stats., sub. (1m) or s.
20	302.045 (3), 302.05 (3) (b), 973.01 (6), or 973.0135, the parole earned release review
21	commission may parole an inmate of the Wisconsin state prisons or any felon or any
22	person serving at least one year or more in a county house of correction or a county
23	reforestation camp organized under s. 303.07 , when he or she has served 25% of the
24	sentence imposed for the offense, or 6 months, whichever is greater. The earned
25	release review board may release to extended supervision a person sentenced under

s. 973.01 for a Class F to a Class I felony after the person has served at least 75 percent of the term of confinement in prison portion of the sentence, and may terminate extended supervision of a person sentenced under s. 973.01 for a Class F to a Class I felony after the person has completed 75 percent of his or her extended supervision portion of the sentence. Except as provided in s. 939.62 (2m) (c) or 973.014 (1) (b) or (c), (1g) or (2), the parele earned release review commission may parole an inmate serving a life term when he or she has served 20 years, as modified by the formula under s. 302.11 (1) and subject to extension under s. 302.11 (1q) and (2), if applicable. The person serving the life term shall be given credit for time served prior to sentencing under s. 973.155, including good time under s. 973.155 (4). The secretary may grant special action parole releases under s. 304.02. The department or the parele earned release review commission shall not provide any convicted offender or other person sentenced to the department's custody any parele eligibility or evaluation for parole or release to extended supervision until the person has been confined at least 60 days following sentencing.

SECTION 3189. 304.06 (1) (bn) of the statutes is created to read:

304.06 (1) (bn) The earned release review commission may consider any of the following as a ground for a petition under par. (b) for sentence reduction by a person who is sentenced under s. 973.01 for a Class F to Class I felony:

- 1. The inmate's conduct, efforts at and progress in rehabilitation, or participation and progress in education, treatment, or other correctional programs since he or she was sentenced.
- 2. A change in law or procedure related to sentencing or revocation of extended supervision effective after the inmate was sentenced that would have resulted in a shorter term of confinement in prison or, if the inmate was returned to prison upon

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- revocation of extended supervision, a shorter period of confinement in prison upon revocation, if the change had been applicable when the inmate was sentenced.
 - 3. The inmate is subject to a sentence of confinement in another state or the inmate is in the United States illegally and may be deported.
 - 4. Sentence adjustment is otherwise in the interests of justice.
 - **SECTION 3190.** 304.06 (1) (br) of the statutes is created to read:
- 304.06 (1) (br) 1. Except as provided under subd. 2., the earned release review commission may reduce the term of confinement of a person who is sentenced under s. 973.01 for a Class F to Class I felony only as follows:
- a. If the inmate is serving the term of confinement in prison portion of the sentence, a reduction in the term of confinement in prison by the amount of time remaining in the term of confinement in prison portion of the sentence, less up to 30 days, and a corresponding increase in the term of extended supervision.
- b. If the inmate is confined in prison upon revocation of extended supervision, a reduction in the amount of time remaining in the period of confinement in prison imposed upon revocation, less up to 30 days, and a corresponding increase in the term of extended supervision.
- 2. a. If the earned release review commission adjusts a sentence under subd.

 1. on the basis of a change in law or procedure as provided under par. (bn) 2. and the total sentence length of the adjusted sentence is greater than the maximum sentence length that the offender could have received if the change in law or procedure had been applicable when the inmate was originally sentenced, the earned release review commission may reduce the length of the term of extended supervision so that the total sentence length does not exceed the maximum sentence length that the offender

could have received if the change in law or procedure had been applicable when the inmate was originally sentenced.

b. If the earned release review commission adjusts a sentence under subd. 1. on the basis of a change in law or procedure as provided under par. (bn) 2. and the adjusted term of extended supervision is greater than the maximum term of extended supervision that the offender could have received if the change in law or procedure had been applicable when the inmate was originally sentenced, the earned release review commission may reduce the length of the term of extended supervision so that the term of extended supervision does not exceed the maximum term of extended supervision that the offender could have received if the change in law or procedure had been applicable when the inmate was originally sentenced.

SECTION 3191. 304.06 (1) (bu) of the statutes is created to read:

304.06 (1) (bu) An inmate who is sentenced under s. 973.01 for a Class F to Class I felony may submit only one petition under this subsection for each sentence imposed under s. 973.01.

Section 3192. 304.06 (1) (c) (intro.) of the statutes is amended to read:

304.06 (1) (c) (intro.) If an inmate applies for parole, release to extended supervision, or termination of extended supervision under this subsection, the parole earned release review commission shall make a reasonable attempt to notify the following, if they can be found, in accordance with par. (d):

Section 3193. 304.06 (1) (d) 1. of the statutes is amended to read:

304.06 (1) (d) 1. The notice under par. (c) shall inform the offices and persons under par. (c) 1. to 3. of the manner in which they may provide written statements under this subsection, shall inform persons under par. (c) 3. of the manner in which they may attend interviews or hearings and make statements under par. (eg) and

shall inform persons under par. (c) 3. who are victims, or family members of victims, of crimes specified in s. 940.01, 940.03, 940.05, 940.225 (1) er, (2), or (3), 948.02 (1) or (2), 948.025, 948.06 or 948.07 of the manner in which they may have direct input in the parole decision–making process under par. (em) for parole, release to extended supervision, or termination of extended supervision. The parole earned release review commission shall provide notice under this paragraph for an inmate's first application for parole, release to extended supervision, or termination of extended supervision, or termination of extended supervision and, upon request, for subsequent applications for parole.

SECTION 3194. 304.06 (1) (e) of the statutes is amended to read:

304.06 (1) (e) The parele earned release review commission shall permit any office or person under par. (c) 1. to 3. to provide written statements. The parele earned release review commission shall give consideration to any written statements provided by any such office or person and received on or before the date specified in the notice. This paragraph does not limit the authority of the parele earned release review commission to consider other statements or information that it receives in a timely fashion.

SECTION 3195. 304.06 (1) (eg) of the statutes is amended to read:

304.06 (1) (eg) The parole earned release review commission shall permit any person under par. (c) 3. to attend any interview or hearing on the parole application for parole, release to extended supervision, or termination of extended supervision of an applicable inmate and to make a statement at that interview or hearing.

SECTION 3196. 304.06 (1) (em) of the statutes is amended to read:

304.06(1)(em) The parole earned release review commission shall promulgate rules that provide a procedure to allow any person who is a victim, or a family member of a victim, of a crime specified in s. 940.01, 940.03, 940.05, 940.225 (1) er,

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(2), or (3), 948.02 (1) or (2), 948.025, 948.06 or 948.07 to have direct input in the parole decision–making process for parole, release to extended supervision, or termination of extended supervision.

SECTION 3197. 304.06 (1) (f) of the statutes is amended to read:

304.06 (1) (f) The parole earned release review commission shall design and prepare cards for persons specified in par. (c) 3. to send to the commission. The cards shall have space for these persons to provide their names and addresses, the name of the applicable prisoner and any other information the parole earned release review commission determines is necessary. The parole earned release review commission shall provide the cards, without charge, to district attorneys. District attorneys shall provide the cards, without charge, to persons specified in par. (c) 3. These persons may send completed cards to the parole earned release review commission. All commission records or portions of records that relate to mailing addresses of these persons are not subject to inspection or copying under s. 19.35 (1). Before any written statement of a person specified in par. (c) 3. is made a part of the documentary record considered in connection with a parole hearing for parole, release to extended supervision, or termination of extended supervision under this section, the parole earned release review commission shall obliterate from the statement all references to the mailing addresses of the person. A person specified in par. (c) 3. who attends an interview or hearing under par. (eg) may not be required to disclose at the interview or hearing his or her mailing addresses.

SECTION 3198. 304.06 (1) (g) of the statutes is amended to read:

304.06 (1) (g) Before a person is released on parole or released to extended supervision under this subsection, the parole earned release review commission shall so notify the municipal police department and the county sheriff for the area

where the person will be residing. The notification requirement under this paragraph does not apply if a municipal department or county sheriff submits to the parole earned release review commission a written statement waiving the right to be notified. If applicable, the department shall also comply with s. 304.063.

SECTION 3199. 304.06 (1m) (intro.) of the statutes is amended to read:

304.06 (1m) (intro.) The parole earned release review commission may waive the 25% or 6-month service of sentence requirement under sub. (1) (b) under any of the following circumstances:

SECTION 3200. 304.06 (1q) (b) of the statutes is amended to read:

304.06 (1q) (b) The parele earned release review commission or the department may require as a condition of parole or that a serious child sex offender undergo pharmacological treatment using an antiandrogen or the chemical equivalent of an antiandrogen. This paragraph does not prohibit the department from requiring pharmacological treatment using an antiandrogen or the chemical equivalent of an antiandrogen as a condition of probation.

SECTION 3201. 304.06 (1q) (c) of the statutes is amended to read:

304.06 (1q) (c) In deciding whether to grant a serious child sex offender release on parole under this subsection, the parole earned release review commission may not consider, as a factor in making its decision, that the offender is a proper subject for pharmacological treatment using an antiandrogen or the chemical equivalent of an antiandrogen or that the offender is willing to participate in pharmacological treatment using an antiandrogen or the chemical equivalent of an antiandrogen.

SECTION 3202. 304.06 (1x) of the statutes is amended to read:

304.06 (1x) The parole <u>earned release review</u> commission may require as a condition of parole that the person is placed in the intensive sanctions program under

s. 301.048. In that case, the person is in the legal custody of the department under that section and is subject to revocation of parole under sub. (3).

SECTION 3203. 304.06 (2m) (d) of the statutes is amended to read:

- 304.06 **(2m)** (d) The parole earned release review commission or the department shall determine a prisoner's county of residence for the purposes of this subsection by doing all of the following:
- 1. The parole earned release review commission or the department shall consider residence as the voluntary concurrence of physical presence with intent to remain in a place of fixed habitation and shall consider physical presence as prima facie evidence of intent to remain.
- 2. The parole earned release review commission or the department shall apply the criteria for consideration of residence and physical presence under subd. 1. to the facts that existed on the date that the prisoner committed the serious sex offense that resulted in the sentence the prisoner is serving.

Section 3204. 304.071 (1) of the statutes is amended to read:

304.071 (1) The parole earned release review commission may at any time grant a parole or release to extended supervision to any prisoner in any penal institution of this state, or the department may at any time suspend the supervision of any person who is on probation or, parole, or extended supervision to the department, if the prisoner or person on probation or, parole, or extended supervision is eligible for induction into the U.S. armed forces. The suspension of parole, extended supervision, or probation shall be for the duration of his or her service in the armed forces; and the parole, extended supervision, or probation shall again become effective upon his or her discharge from the armed forces in accordance with regulations prescribed by the department. If he or she receives an honorable

- discharge from the armed forces, the governor may discharge him or her and the discharge has the effect of a pardon. Upon the suspension of parole, extended supervision, or probation by the department, the department shall issue an order setting forth the conditions under which the parole, extended supervision, or probation is suspended, including instructions as to where and when and to whom the paroled person on parole or extended supervision shall report upon discharge from the armed forces."
- **858.** Page 1376, line 16: delete the material beginning with that line and ending with page 1404, line 9.
- **859.** Page 1405, line 8: delete the material beginning with that line and ending with page 1406, line 9.
- **860.** Page 1407, line 11: delete the material beginning with that line and ending with page 1412, line 15.
 - **861.** Page 1412, line 16: delete the material beginning with that line and ending with page 1413, line 2, and substitute:
- "Section 3244b. 343.14 (2) (br) of the statutes is amended to read:
 - 343.14 (2) (br) If the applicant does not have a social security number, a statement made or subscribed under oath or affirmation that the applicant does not have a social security number. The form of the statement shall be prescribed by the department of workforce development children and families. A license that is issued or renewed under s. 343.17 in reliance on a statement submitted under this paragraph is invalid if the statement is false.".
- **862.** Page 1413, line 3: delete the material beginning with that line and ending with page 1414, line 5.