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ALL:all:all

749. Page 1398, line 25: after that line insert:

"Section 2656k. 289.51 (3) of the statutes is created to read:

289.51 (3) The department may not require that ash resulting from the burning of a structure for practice or instruction of fire fighters or the testing of fire fighting equipment be disposed of in a landfill licensed under s. 289.31.".

√/750. Page 1398, line 25: after that line insert:

"Section 2656h. 289.63 (1) of the statutes is amended to read:

289.63 (1) Imposition of groundwater and well compensation fees on generators. Except as provided under sub. (6), a generator of solid or hazardous waste shall pay separate groundwater and well compensation fees for each ton or equivalent volume of solid or hazardous waste which is disposed of at a licensed solid or hazardous waste disposal facility and for each ton or equivalent volume of building waste that is disposed of at a construction landfill. If a person arranges for collection or disposal services on behalf of one or more generators, that person shall pay the groundwater and well compensation fees to the licensed solid or hazardous waste disposal facility or to the construction landfill or to any intermediate hauler used to transfer wastes from collection points to a licensed facility or to a construction landfill. An intermediate hauler who receives groundwater and well compensation fees under this subsection shall pay the fees to the licensed solid or hazardous waste disposal facility or to the construction landfill. Tonnage or equivalent volume shall be calculated in the same manner as the calculation made for tonnage fees under s. 289.62 (1).

SECTION 2656i. 289.64 (1) of the statutes is amended to read:

289.64 (1) Imposition of solid waste facility siting board fee on generators. Except as provided under sub. (4), a generator of solid waste or hazardous waste shall pay a solid waste facility siting board fee for each ton or equivalent volume of solid waste or hazardous waste that is disposed of at a licensed solid waste or hazardous waste disposal facility and for each ton or equivalent volume of building waste that is disposed of at a construction landfill. If a person arranges for collection or disposal services on behalf of one or more generators, that person shall pay the solid waste facility siting board fee to the licensed solid waste or hazardous waste disposal facility or to the construction landfill or to any intermediate hauler used to transfer wastes from collection points to a licensed facility or to a construction landfill. An intermediate hauler who receives the solid waste facility siting board fee under this subsection shall pay the fee to the licensed solid waste or hazardous waste disposal facility or to the construction landfill. Tonnage or equivalent volume shall be calculated in the same manner as the calculation made for tonnage fees under s. 289.62 (1).

Section 2656j. 289.64 (2) of the statutes is amended to read:

289.64 (2) COLLECTION. The owner or operator of a licensed solid waste or hazardous waste disposal facility or of a construction landfill shall collect the solid waste facility siting board fee from the generator, a person who arranges for disposal on behalf of one or more generators or an intermediate hauler and shall pay to the department the amount of the fee required to be collected according to the amount of solid waste or hazardous waste received and disposed of at the facility or at the construction landfill during the preceding reporting period.

Section 2656jm. 289.64 (5) of the statutes is amended to read:

289.64 (5) Reporting period. The reporting period under this section is the same as the reporting period under s. 289.62 (1). The owner or operator of any licensed solid waste or hazardous waste disposal facility or of any construction landfill shall pay the solid waste facility siting board fee required to be collected under sub. (2) at the same time as any tonnage fees under s. 289.62 (1) are paid.

SECTION 2656k. 289.64 (7) (a) of the statutes is amended to read:

289.64 (7) (a) If a person required under sub. (1) to pay the solid waste facility siting board fee to a licensed solid waste or hazardous waste disposal facility or to a construction landfill fails to pay the fee, the owner or operator of the licensed solid waste or hazardous waste disposal facility or of the construction landfill shall submit to the department with the payment required under sub. (2) an affidavit stating facts sufficient to show the person's failure to comply with sub. (1).

SECTION 2656L. 289.645 (1) of the statutes is amended to read:

289.645 (1) Imposition of recycling fee on generators. Except as provided under sub. (4), a generator of solid waste or hazardous waste shall pay a recycling fee for each ton or equivalent volume of solid waste or hazardous waste that is disposed of at a licensed solid waste or hazardous waste disposal facility and for each ton or equivalent volume of building waste that is disposed of at a construction landfill. If a person arranges for collection or disposal services on behalf of one or more generators, that person shall pay the recycling fee to the licensed solid waste or hazardous waste disposal facility or to the construction landfill or to any intermediate hauler used to transfer wastes from collection points to a licensed facility or to a construction landfill. An intermediate hauler who receives the recycling fee under this subsection shall pay the fee to the licensed solid waste or hazardous waste disposal facility or to the construction landfill. Tonnage or

equivalent volume shall be calculated in the same manner as the calculation made for tonnage fees under s. 289.62 (1).

SECTION 2656m. 289.645 (2) of the statutes is amended to read:

289.645 (2) COLLECTION. The owner or operator of a licensed solid waste or hazardous waste disposal facility or of a construction landfill shall collect the recycling fee from the generator, a person who arranges for disposal on behalf of one or more generators or an intermediate hauler and shall pay to the department the amount of the fee required to be collected according to the amount of solid waste or hazardous waste received and disposed of at the facility or at the construction landfill during the preceding reporting period.".

751. Page 1399, line 3: after that line insert:

"Section 2657b. 289.645 (5) (intro.) of the statutes is amended to read:

289.645 (5) PAYMENT. (intro.) The owner or operator of any licensed solid or hazardous waste disposal facility or of any construction landfill shall pay the recycling fee required to be collected under sub. (2) as follows:

Section 2657d. 289.645 (7) (a) of the statutes is amended to read:

289.645 (7) (a) If a person required under sub. (1) to pay the recycling fee to a licensed solid waste or hazardous waste disposal facility or to a construction landfill fails to pay the fee, the owner or operator of the licensed solid waste or hazardous waste disposal facility or of the construction landfill shall submit to the department with the payment required under sub. (2) an affidavit stating facts sufficient to show the person's failure to comply with sub. (1).

Section 2657f. 289.67 (1) (a) of the statutes is amended to read:

289.67 (1) (a) Imposition of fee. Except as provided under par. (f), a generator of solid or hazardous waste shall pay an environmental repair fee for each ton or equivalent volume of solid or hazardous waste which is disposed of at a licensed solid or hazardous waste disposal facility and for each ton of building waste that is disposed of at a construction landfill. If a person arranges for collection or disposal services on behalf of one or more generators, that person shall pay the environmental repair fee to the licensed solid or hazardous waste disposal facility or to the construction landfill to any intermediate hauler used to transfer wastes from collection points to a licensed facility. An intermediate hauler who receives environmental repair fees under this paragraph shall pay the fees to the licensed solid or hazardous waste disposal facility. Tonnage or equivalent volume shall be calculated in the same manner as the calculation made for tonnage fees under s. 289.62 (1).

SECTION 2657h. 289.67 (1) (b) of the statutes is amended to read:

289.67 (1) (b) Collection. The owner or operator of a licensed solid or hazardous waste disposal facility or of a construction landfill shall collect the environmental repair fee from the generator, a person who arranges for disposal on behalf of one or more generators or an intermediate hauler and shall pay to the department the amount of the fees required to be collected according to the amount of solid or hazardous waste received and disposed of at the facility or at the construction landfill during the preceding reporting period.".

752. Page 1399, line 3: after that line insert:

"Section 2657u. 289.67 (1) (cm) of the statutes is amended to read:

1	289.67 (1) (cm) Amount of environmental repair fee. Except as provided under
2	par. pars. (cv) and (d), the environmental repair fee imposed under par. (a) is 20 cents
3	per ton,".
4	753. Page 1399, line 6: delete "par." and substitute "par. pars. (cv) and".
5	754. Page 1399, line 9: after that line insert:
6	"Section 2658g. 289.67 (1) (g) of the statutes is amended to read:
7	289.67 (1) (g) Reporting period. The reporting period under this subsection is
8	the same as the reporting period under s. 289.62 (1). The owner or operator of any
9	$licensed\ solid\ or\ hazardous\ waste\ disposal\ facility\ \underline{or\ of\ any\ construction\ land fill}\ shall$
10	pay environmental repair fees required to be collected under par. (b) at the same time
11	as any tonnage fees under s. 289.62 (1).
12	Section 2658m. 289.67 (1) (i) 1. of the statutes is amended to read:
13	289.67 (1) (i) 1. If a person required under par. (a) to pay an environmental
14	repair fee to a licensed solid or hazardous waste disposal facility or to a construction
15	landfill fails to pay the fee, the owner or operator of the licensed solid or hazardous
16	waste disposal facility or of the construction landfill shall submit to the department
17	with the payment required under par. (b) an affidavit stating facts sufficient to show
18	the person's failure to comply with par. (a).".
19	755. Page 1399, line 9: after that line insert:
20	"Section 2658e. 289.67 (1) (cv) of the statutes is created to read:
21	289.67 (1) (cv) Environmental repair fee for certain sediments. The
22	environmental repair fee imposed under par. (a) is \$4.05 per ton for solid or
23	hazardous waste disposed of on or after July 1, 2009, that consists of sediments that

are contaminated with PCBs, as defined in s. 299.45 (1) (a), and that are removed

1 from the bed of a navigable water of this state in connection with a phase of a project 2 to remedy contamination of the bed of the navigable water if the quantity of the 3 sediments removed, either in the phase or in combination with other planned phases 4 of the project, will exceed 200,000 cubic yards and if removal of sediments under the project began before the effective date of this paragraph [LRB inserts date].". 5 **756.** Page 1402, line 9: after that line insert: 6 7 "Section 2666r. 301.03 (21) of the statutes is created to read: 8 301.03 (21) Notify the director of the office of state employee relations 9 whenever a unit supervisor position in the division of adult institutions becomes 10 vacant!". **57.** Page 1414, line 3: delete lines 3 to 11. 11 758. Page 1415, line 8: delete lines 8 and 9 and substitute "sentence to 12 13 extended supervision when he or she serves not less than 75 percent". **759.** Page 1415, line 17: delete lines 17 to 25. 14 **760.** Page 1422, line 2: delete the material beginning with ", committed" and 15 ending with "date]," on line 3. 16 761. Page 1422, line 7: delete the material beginning with ", committed" and 17 18 ending with "date]," on line 8. **762.** Page 1422, line 13: after that line insert: 19 "1d. A person sentenced on or after the effective date of this subdivision 20 21[LRB inserts date].". **763.** Page 1422, line 14: delete "1." and substitute "1m.". 22**764.** Page 1423, line 4: after that line insert: 23

1	"10. A person who is serving a sentence for an offense against an elderly or
2	vulnerable person, as defined in s. 939.22 (20d).
3	11. A person who is serving a sentence for an offense related to ethical
4	government, as defined in s. 939.22 (20m).
5	12. A person who is serving a sentence for an offense related to school safety,
6	as defined in s. 939.22 (20s).
7	13. A person who is serving a sentence for a felony murder under s. 940.03.
8	14. A person who is serving a sentence for a violation of s. 940.11 (1).
9	15. A person who is serving a sentence for a violation of s. 940.235.
10	16. A person who is serving a sentence for a violation of s. 940.32 (3).
11	17. A person who is serving a sentence for a violation of s. 941.21.
12	18. A person who is serving a sentence for a violation of s. 946.465.".
13	765. Page 1426, line 7: delete "9." and substitute "5.".
14	766. Page 1426, line 7: after that line insert:
15	"Section 2726p. 302.113 (9) (am) 3m. of the statutes is created to read:
16	302.113 (9) (am) 3m. For purposes of subd. 2. a., the department shall
17	promulgate rules defining "substantial risk to public safety."".
18	767. Page 1434, line 11: after that line insert:
19	"(em) 1. When a person is within 90 days of release to extended supervision
20	under par. (e), the department shall notify the sentencing court that it intends to
21	modify the person's sentence and release the person to extended supervision under
22	par. (e), and the court may hold a review hearing. If the court does not schedule a
23	review hearing within 30 days after notification under this subsection, the
24	department may proceed under par. (e).

2. a. If the sentencing court opts to conduct a review, it shall hold the hearing
and issue an order relating to the person's sentence modification and release to
extended supervision within 60 days of its notification under subd. 1.

b. At the hearing, the court may consider the person's conduct in prison, his or her level of risk of reoffending, based on a verified, objective instrument, and the nature of the offense committed by the person. The court may accept the department's modification of the person's sentence, reject the department's modification of the person's sentence, or order the person to remain in prison for a period that does not exceed the time remaining on the person's term of confinement.".

 $\sqrt{768}$. Page 1437, line 7: after that line insert:

"Section 2740y. 302.46 (1) (a) of the statutes is amended to read:

302.46 (1) (a) If a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123 (2) (a), (am) 1., (ar), (bm), (br), or (bv) or (5), for a financial responsibility violation under s. 344.62 (2), or for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a violation of state laws or municipal or county ordinances involving nonmoving traffic violations, violations under s. 343.51 (1m) (b), or safety belt use violations under s. 347.48 (2m), the court, in addition, shall impose a jail surcharge under ch. 814 in an amount of 1 percent of the fine or forfeiture imposed or \$10, whichever is greater. If multiple offenses are involved, the court shall determine the jail surcharge on the basis of each fine or forfeiture. If a fine or forfeiture is

1	suspended in whole or in part, the court shall reduce the jail surcharge in proportion
2	to the suspension.".
3	769. Page 1439, line 15: delete the material beginning with ", committed" and
4	ending with "date]," on line 16.
5	770. Page 1440, line 2: after that line insert:
6	"ad. A person sentenced on or after the effective date of this subd. 1. ad [LRB
7	inserts date].".
8	771. Page 1440, line 3: delete "a." and substitute "am.".
9	772. Page 1440, line 11: after that line insert:
10	"g. A person who is serving a sentence for an offense against an elderly or
11	vulnerable person, as defined in s. 939.22 (20d).
12	h. A person who is serving a sentence for an offense related to ethical
13	government, as defined in s. 939.22 (20m).
14	i. A person who is serving a sentence for an offense related to school safety, as
15	defined in s. 939.22 (20s).
16	j. A person who is serving a sentence for a felony murder under s. 940.03.
17	k. A person who is serving a sentence for a violation of s. 940.11 (1).
18	L. A person who is serving a sentence for a violation of s. 940.235.
19	m. A person who is serving a sentence for a violation of s. 940.32 (3).
20	n. A person who is serving a sentence for a violation of s. 941.21.
21	o. A person who is serving a sentence for a violation of s. 946.465.".
22	773. Page 1440, line 12: delete the material beginning with "committed" and
23	ending with "date]," on line 13.
24	774. Page 1440, line 21: after that line insert:

1	"ad. A person sentenced on or after the effective date of this subd. 2. ad [LRB $$
2	inserts date].".
3	775. Page 1440, line 22: delete "a." and substitute "am.".
4	776. Page 1441, line 4: after that line insert:
5	"f. A person who is serving a sentence for an offense against an elderly or
6	vulnerable person, as defined in s. 939.22 (20d).
7	g. A person who is serving a sentence for an offense related to ethical
8	government, as defined in s. 939.22 (20m).
9	h. A person who is serving a sentence related school safety, as defined in s.
10	939.22 (20s).
11	i. A person who is serving a sentence for a felony murder under s. 940.03.
12	j. A person who is serving a sentence for a violation of s. 940.06.
13	k. A person who is serving a sentence for a violation of s. 940.302.
14	L. A person who is serving a sentence for a violation of s. 940.31 (1).
15	m. A person who is serving a sentence for a violation of s. 948.03 (2) (a).
16	n. A person who is serving a sentence for a violation of s. 948.40 (4) (a).".
17	777. Page 1441, line 11: delete the material beginning with "or as modified"
18	and ending with "if applicable." on line 12.
19	778. Page 1441, line 21: delete the material beginning with "or as modified"
20	and ending with "if applicable." on line 22.
21	779. Page 1450, line 9: after that line insert:
22	"Section 2773s. 321.45 of the statutes is created to read:
23	321.45 Military family financial aid. (1) In this section:

1	(a) "Immediate family" means the spouse and dependent children of a service
2	member who are residents of this state.
3	(b) "Service member" means a member of a reserve unit of the U.S. armed forces
4	or of the national guard who is a resident of this state and who is serving on active
5	duty in the U.S. armed forces.
6	(2) The department shall provide financial aid to eligible members of the
7	immediate family of service members. The department shall promulgate rules
8	establishing eligibility criteria and the amount of financial aid.".
9	780. Page 1450, line 17: delete lines 17 to 21.
10	781. Page 1459, line 23: delete the material beginning with "50" and ending
11	with "vehicles" on line 24 and substitute "vehicles, of a fleet size determined by the
12	department by rule,".
13	$\sqrt{782}$. Page 1461, line 23: after "rules" insert "specifying the minimum number
14	of vehicles that must be in a fleet for the fleet to be eligible for registration under this
15	section and"
16	783. Page 1467, line 1: delete lines 1 to 10.
17	784. Page 1468, line 21: delete the material beginning with that line and
18	ending with page 1473, line 16.
19	785. Page 1477, line 3: delete the material beginning with that line and
20	ending with page 1478, line 15.
21	786. Page 1495, line 5: after that line insert:

"Section 2963t. 344.14 (2) (L) of the statutes is created to read:

1	344.14 (2) (L) To the operator or owner involved in an accident if, at the time
2	of the accident, the operator was complying with s. 344.62 (1) or s. 344.63 (1)
3	applies.".
4	√787. Page 1495, line 20: after that line insert:
5	"Section 2964e. 344.25 (7) of the statutes is created to read:
6	344.25 (7) At the time of the motor vehicle accident giving rise to the judgment,
7	the person was complying with s. 344.62 (1) or s. 344.63 (1) applies.".
8	788. Page 1496, line 17: after that line insert:
9	"SECTION 2967r. Subchapter VI of chapter 344 [precedes 344.61] of the statutes
10	is created to read:
11	CHAPTER 344
12	SUBCHAPTER VI
13	MANDATORY LIABILITY INSURANCE
14	344.61 Definitions. In this subchapter:
15	(1) Notwithstanding s. 344.01 (2) (b), "motor vehicle" does not include trailers,
16	semitrailers, and all-terrain vehicles.
17	(2) Notwithstanding s. 344.33 (1), "motor vehicle liability policy" means a
18	motor vehicle policy of liability insurance to which all of the following apply:
19	(a) The policy is issued by an insurer authorized to do a motor vehicle liability
20	business in this state or, if the policy covers a vehicle that was not registered in this
21	state at the time of the policy's effective date, in another state in which the vehicle
22	was registered or the owner or operator of the vehicle resided at that time.
23	(b) The policy is to or for the benefit of the person named in the policy as the
24	insured.

- (c) The policy satisfies, as of the date of motor vehicle operation, all requirements specified in s. 344.33 (2) and (3).
- 344.62 Motor vehicle liability insurance required. (1) Except as provided in s. 344.63, no person may operate a motor vehicle upon a highway in this state unless the owner or operator of the vehicle has in effect a motor vehicle liability policy with respect to the vehicle being operated.
- (2) Except as provided in s. 344.63, no person may operate a motor vehicle upon a highway in this state unless the person, while operating the vehicle, has in his or her immediate possession proof that he or she is in compliance with sub. (1). The operator of the motor vehicle shall display the proof required under this subsection upon demand from any traffic officer.
- (3) Nothing in this subchapter prohibits a person who violates this section from also being subject to any provision in subchs. I to IV of this chapter.

344.63 Exceptions to motor vehicle liability insurance requirement.

- (1) A person operating a motor vehicle is not subject to s. 344.62 if any of the following apply:
- (a) The owner or operator of the motor vehicle has in effect a bond with respect to the vehicle that meets the requirements under s. 344.36 (1), including the filing of the bond with the secretary, and the vehicle is being operated with the permission of the person who filed the bond.
- (b) The motor vehicle is insured as required by s. 121.53, 194.41, or 194.42 and the vehicle is being operated by the owner or with the owner's permission.
- (c) The motor vehicle is owned by a self-insurer holding a valid certificate of self-insurance under s. 344.16, the self-insurer has made an agreement described in s. 344.30 (4), and the vehicle is being operated with the owner's permission.

- (d) The owner or operator of the motor vehicle has made a deposit of cash or securities meeting the requirements specified in s. 344.37 (1) and the vehicle is being operated by or with the permission of the person who made the deposit.
 - (e) The motor vehicle is subject to s. 344.51, 344.52, or 344.55.
- (f) The motor vehicle is owned by or leased to the United States, this or another state, or any county or municipality of this or another state, and the vehicle is being operated with the owner's or lessee's permission.
- (2) (a) The provisions of ss. 344.34 and 344.36 (2) and (3) shall apply with respect to a bond filed with the secretary under sub. (1) (a).
- (b) The provisions of s. 344.37 (2) shall apply with respect to a deposit made with the secretary under sub. (1) (d). Any deposit received by the department under sub. (1) (d) shall be maintained in an interest-bearing trust account. All deposits received by the department under sub. (1) (d) shall be held for the benefit of the depositors and potential claimants against the deposits and shall be applied only to the payment of judgments and assignments relating to motor vehicle accidents, following the procedure described in s. 344.20 (2).
- (3) (a) Except as provided in par. (b), the secretary shall, upon request, consent to the immediate cancellation of any bond filed under sub. (1) (a) or to the return of any deposit of money or securities made under sub. (1) (d) if any of the following apply:
- 1. The owner or operator of a motor vehicle provides proof satisfactory to the department that the owner or operator has in effect a motor vehicle liability policy with respect to the vehicle or provides proof that a different exception under sub. (1) applies with respect to the vehicle.

- 2. The person on whose behalf the bond was filed or deposit made has died, has become permanently incapacitated to operate a motor vehicle, or no longer maintains a valid operator's license.
- 3. The person on whose behalf the bond was filed or deposit made no longer owns any motor vehicle registered with the department.
- (b) The secretary may not consent to the cancellation of any bond filed under sub. (1) (a) or to the return of any deposit of money or securities made under sub. (1) (d) if any action for damages upon the bond or deposit is then pending or any judgment against the person, for which a claim may be made against the bond or deposit, is then unsatisfied. If a judgment is in excess of the amounts specified in s. 344.33 (2), for purposes of this paragraph the judgment is considered satisfied when payments in the amounts specified in s. 344.33 (2) have been made. An affidavit of the applicant that the applicant satisfies the provisions of this paragraph is sufficient for the department to consent to the cancellation of a bond or to return any deposit, in the absence of evidence in the records of the department contradicting the affidavit.
- **344.64** Fraudulent, false, or invalid proof of insurance. No person may do any of the following for purposes of creating the appearance of satisfying the requirements under s. 344.62 (2):
- (1) Forge, falsify, counterfeit, or fraudulently alter any proof of insurance, policy of insurance, or other insurance document, or possess any forged, falsified, fictitious, counterfeit, or fraudulently altered proof of insurance, policy of insurance, or other insurance document.
- (2) Represent that any proof of insurance, policy of insurance, or other insurance document is valid and in effect, knowing or having reason to believe that

- the proof of insurance, policy of insurance, or other insurance document is not valid or not in effect.
 - **344.65 Violations.** (1) (a) Any person who violates s. 344.62 (1) may be required to forfeit not more than \$500.
 - (b) Except as provided in par. (c), any person who violates s. 344.62 (2) may be required to forfeit \$10.
 - (c) No person charged with violating s. 344.62 (2) may be convicted if the person produces proof that he or she was in compliance with s. 344.62 (1) at the time the person was issued a uniform traffic citation for violating s. 344.62 (2). This proof may be produced either at the time of the person's appearance in court in response to the citation or in the office of the traffic officer issuing the citation.
 - (2) Any person who violates s. 344.64 may be required to forfeit not more than \$5,000.
 - (3) A traffic officer may not stop or inspect a vehicle solely to determine compliance with s. 344.62 or a local ordinance in conformity therewith. This subsection does not limit the authority of a traffic officer to issue a citation for a violation of s. 344.62 or a local ordinance in conformity therewith observed in the course of a stop or inspection made for other purposes, except that a traffic officer may not take a person into physical custody solely for a violation of s. 344.62 or a local ordinance in conformity therewith.
 - **344.66 Rules.** The department shall promulgate rules, and prescribe any necessary forms, to implement and administer this subchapter.
 - **344.67 Notice.** The department shall include with each operator's license issued under ch. 343 notification of the requirements and penalties under this subchapter.".

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789. Page 1496, line 20: after "under s." insert "66.1038 or".
 1
                    Page 1497, line 6: delete lines 6 to 22.
 2
              791. Page 1503, line 15: delete lines 15 to 20.
 3
             792. Page 1538, line 1: after "chiropractor" insert "unless the claim for the
 4
        services related to the copayment, coinsurance, or deductible is reduced by an equal
 5
        amount".
 6
            793. Page 1538, line 5: delete "and" and substitute "or".
 7
                    Page 1550, line 9: delete lines 9 to 12.
 8
                    Page 1555, line 12: delete lines 12 to 15.
 9
                    Page 1556, line 20: delete lines 20 to 23.
10
                    Page 1561, line 1: delete lines 1 to 4.
11
             798. Page 1577, line 4: delete "$10,000,000" and substitute "$5,000,000".
12
                    Page 1589, line 14: delete lines 14 to 18.
13
           √800; Page 1591, line 21: delete lines 21 to 25.
14
           801. Page 1591, line 25: after that line insert:
15
16
             "Section 3121g. 560.799 (5m) of the statutes is created to read:
17
             560.799 (5m) Additional tax benefits for significant capital expenditures.
        If the department determines that a business certified under sub. (5) makes a
18
19
        significant capital expenditure in the enterprise zone, the department may certify
20
        the business to receive additional tax benefits in an amount to be determined by the
21
        department, but not exceeding 10 percent of the business' capital expenditures. The
22
        department shall, in a manner determined by the department, allocate the tax
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1	benefits a business is certified to receive under this subsection over the remainder
2	of the time limit of the enterprise zone under sub. (4).
3	SECTION 3121r. 560.799 (6) (g) 3. of the statutes is created to read:
4	560.799 (6) (g) 3. The definition of "significant capital expenditure" for purposes
5	of sub. (5m).".
6	802. Page 1592, line 8: delete lines 8 to 12.
7	803. Page 1592, line 16: delete " <u>\$14</u> " and substitute " <u>\$16</u> ".
8	804. Page 1592, line 16: delete " <u>\$48</u> " and substitute " <u>\$50</u> ".
9	805. Page 1594, line 2: delete "632.895 (14m)" and substitute "632.885".
10	806. Page 1594, line 16: after " <u>under s.</u> " insert " <u>66.1038 or</u> ".
11	807 Page 1596, line 2: delete lines 2 to 8.
12	808. Page 1602, line 12: after "accident" insert ", except that a policy may
13	limit the number of motor vehicles for which the limits for coverage may be added
14	to 3 vehicles".
15	809. Page 1602, line 20: after "insured" insert ", except that a policy may limit
16	the number of motor vehicles for which coverage limits may be added to 3 vehicles".
17	810. Page 1603, line 2: after "insured" insert ", except that a policy may limit
18	the number of motor vehicles for which medical payments coverage limits may be
19	added to 3 vehicles".
20	811. Page 1603, line 14: delete lines 14 to 20.
21	812. Page 1603, line 20: after that line insert:
22	"Section 3172k. 632.355 of the statutes is created to read:

23

1	632.355 Prohibited bases for assessing risk. In issuing or renewing a
2	motor vehicle insurance policy, an insurer may not do any of the following:
3	(1) Place the applicant or insured in a high-risk category on the basis that the
4	applicant or insured has not previously had motor vehicle insurance.
5	(2) Assess the applicant's or insured's risk on the basis of the city, village, town,
6	or county in which the insured motor vehicle is customarily kept.".
7	813. Page 1614, line 14: after that line insert:
8	"Section 3197p. 632.885 of the statutes is created to read:
9	632.885 Coverage of dependents. (1) Definitions. In this section:
10	(a) "Disability insurance policy" has the meaning given in s. 632.895 (1) (a).
11	(b) "Insured" includes an enrollee.
12	(c) "Self-insured health plan" has the meaning given in s. 632.745 (24).
13	(2) REQUIREMENT TO OFFER DEPENDENT COVERAGE. (a) Subject to ss. 632.88 and
14	632.895 (5), every insurer that issues a disability insurance policy, and every
15	self-insured health plan, shall offer and, if so requested by an applicant or an
16	insured, provide coverage for an adult child of the applicant or insured as a
17	dependent of the applicant or insured if the child satisfies all of the following criteria:
18	1. The child is over 17 but less than 27 years of age.
19	2. The child is not married.
20	3. The child is not eligible for coverage under a group health benefit plan, as
21	defined in s. 632.745 (9), that is offered by the child's employer and for which the

amount of the child's premium contribution is no greater than the premium amount

for his or her coverage as a dependent under this section.

1 (b) Notwithstanding par. (a) 1., the coverage requirement under this section 2 applies to an adult child who satisfies all of the following criteria: 3 1. The child is a full-time student, regardless of age. 4 2. The child satisfies the criteria under par. (a) 2, and 3. 5 3. The child was called to federal active duty in the national guard or in a 6 reserve component of the U.S. armed forces while the child was attending, on a 7 full-time basis, an institution of higher education. 8 4. The child was under the age of 27 years when called to federal active duty 9 under subd. 3. 10 (3) Premium Determination. An insurer or self-insured health plan shall 11 determine the premium for coverage of a dependent who is over 18 years of age on 12 the same basis as the premium is determined for coverage of a dependent who is 18 13 years of age or younger. 14 (4) DOCUMENTATION OF CRITERIA SATISFACTION. An insurer or self-insured health 15 plan may require that an applicant or insured seeking coverage of a dependent child 16 provide written documentation, initially and annually thereafter, that the 17 dependent child satisfies the criteria for coverage under this section.". 814. Page 1615, line 12: before "therapy" insert "evidence-based". 18 815. Page 1615, line 15: before "therapy" insert "evidence-based". 19 **816.** Page 1616, line 9: delete "\$60,000" and substitute "\$50,000". 20 Page 1616, line 11: delete "\$30,000" and substitute "\$25,000". 21 818. Page 1617, line 21: delete the material beginning with that line and 22 ending with page 1618, line 9, and substitute: 23

"Section 3198b. 632.895 (15) (a) of the statutes is amended to read:

632.895 (15) (a) Subject to pars. (b) and (c), every disability insurance policy, and every self-insured health plan of the state or a county, city, town, village, or school district, that provides coverage for a person as a dependent of the insured because the person is a full-time student, including the coverage under s. 632.885 (2) (b), shall continue to provide dependent coverage for the person if, due to a medically necessary leave of absence, he or she ceases to be a full-time student.

SECTION 3198c. 632.895 (15) (c) 5. of the statutes is amended to read:

632.895 (15) (c) 5. The Except for a person who has coverage as a dependent under s. 632.885 (2) (b), the person reaches the age at which coverage as a dependent who is a full-time student would otherwise end under the terms and conditions of the policy or plan.".

/819. Page 1637, line 15: after that line insert:

Section 3203m. 757.05 (1) (a) of the statutes is amended to read:

757.05 (1) (a) Whenever a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123 (2) (a), (am) 1., (ar), (bm), (br), or (bv) or (5), for a financial responsibility violation under s. 344.62 (2), or for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a violation of state laws or municipal or county ordinances involving nonmoving traffic violations, violations under s. 343.51 (1m) (b), or safety belt use violations under s. 347.48 (2m), there shall be imposed in addition a penalty surcharge under ch. 814 in an amount of 26 percent of the fine or forfeiture imposed. If multiple offenses are involved, the penalty surcharge shall be based upon the total

1	fine or forfeiture for all offenses. When a fine or forfeiture is suspended in whole or
2	in part, the penalty surcharge shall be reduced in proportion to the suspension.".
3	820. Page 1638, line 1: before that line insert:
4	"Section 3205r. 765.08 (2) of the statutes is amended to read:
5	765.08 (2) The county clerk may, at his or her discretion, issue a marriage
6	license within less than 5 days after application if the applicant pays an additional
7	fee of not more than $$10 \ \underline{$25}$ to cover any increased processing cost incurred by the
8	county. The county clerk shall pay this fee into the county treasury.".
9	821. Page 1638, line 1: delete lines 1 to 16.
10	822. Page 1638, line 24: delete the material beginning with that line and
11	ending with page 1639, line 8.
12	823. Page 1639, line 16: delete the material beginning with that line and
13	ending with page 1641, line 20.
14	824. Page 1648, line 10: after that line insert:
15	"Section 3221d. 799.41 of the statutes is renumbered 799.41 (1).
16	Section 3221e. 799.41 (2) of the statutes is created to read:
17	799.41 (2) If the eviction seeks to remove a tenant whose tenancy is terminated
18	as the result of a foreclosure judgment and sale under s. 708.02, the complaint shall
19	identify the action as an eviction of the tenant due to a foreclosure action.".
20	Page 1648, line 11: delete the material beginning with that line and
21	ending with page 1649, line 10.
22	$\sqrt{826}$. Page 1649, line 18: after that line insert:
23	"Section 3222g. 802.03 (9) of the statutes is created to read:

24

1	802.03 (9) FORECLOSURE. In an action for foreclosure of real property, the
2	complaint may not name a tenant of residential real property as a defendant unless
3	the tenant has a lien or ownership interest in the real property.".
4	827. Page 1649, line 19: delete the material beginning with that line and
5	ending with page 1650, line 2.
6	828. Page 1651, line 9: delete lines 9 to 21.
7	829. Page 1651, line 25: delete "relief funded by a relief block grant" and
8	substitute "relief funded by a relief block grant".
9	830. Page 1652, line 1: delete " under ch. 49, " and substitute "under ch. 49,".
10	831. Page 1652, line 5: delete lines 5 to 10.
11	832. Page 1652, line 10: after that line insert:
12	"Section 3233c. 814.63 (1) (c) of the statutes is amended to read:
13	814.63 (1) (c) This subsection does not apply to an action for a violation of s.
14	101.123 (2) (a), (am) 1., (ar), (bm), (br), or (bv) or (5), for a financial responsibility
15	violation under s. 344.62 (2), for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b)
16	1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a
17	blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the
18	violation, or for a violation under s. 343.51 (1m) (b) or a safety belt use violation under
19	s. 347.48 (2m).
20	SECTION 3233e. 814.63 (2) of the statutes is amended to read:
21	814.63 (2) Upon the disposition of a forfeiture action in circuit court for
22	violation of a county, town, city, village, town sanitary district or public inland lake

protection and rehabilitation district ordinance, except for an action for a first

violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the

person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, for a financial responsibility violation under s. 344.62 (2), or for a violation under s. 343.51 (1m) (b) or a safety belt use violation under s. 347.48 (2m), the county, town, city, village, town sanitary district or public inland lake protection and rehabilitation district shall pay a nonrefundable fee of \$5 to the clerk of circuit court.

SECTION 3233r. 814.65 (1) of the statutes is amended to read:

814.65 (1) Court costs. In a municipal court action, except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, for a financial responsibility violation under s. 344.62 (2), or for a violation of an ordinance in conformity with s. 343.51 (1m) (b) or 347.48 (2m), the municipal judge shall collect a fee of not less than \$15 nor more than \$28 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 secretary of administration for deposit in the general fund and shall retain the balance for the use of the municipality.".

833. Page 1652, line 10: after that line insert:

Section 3232r. 814.61 (5) (intro.) of the statutes is amended to read:

814.61 (5) JUDGMENTS, WRITS, EXECUTIONS, LIENS, WARRANTS, AWARDS, CERTIFICATES. (intro.) The clerk shall collect a fee of \$5 \$10 for the following:".

834. Page 1653, line 5: after that line insert:

"Section 3239m. 814.85 (1) (a) of the statutes is amended to read:

814.85 (1) (a) Except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, for a financial responsibility violation under s. 344.62 (2), or for a violation under s. 343.51 (1m) (b) or a safety belt use violation under s. 347.48 (2m), the clerk of circuit court shall charge and collect a \$68 court support services surcharge from any person, including any governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a), (3), or (8) (am) or 814.63 (1)."

√835. Page 1653, line 15: after that line insert:

"Section 3240m. 814.86 (1) of the statutes, as affected by 2009 Wisconsin Act (this act), is amended to read:

814.86 (1) Except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, for a financial responsibility violation under s. 344.62 (2), or for a violation under s. 343.51 (1m) (b) or a safety belt use violation under s. 347.48 (2m), the clerk of circuit court shall charge and collect a \$21.50 justice information system surcharge from any person, including any governmental unit, as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a), (3), or (8) (am), 814.62 (1), (2), or (3) (a) or (b), or 814.63 (1). The justice information system surcharge is in addition to the surcharge listed in sub. (1m)."