



STATE OF WISCONSIN

Assembly Journal

One-Hundred and Third Regular Session

TUESDAY, November 28, 2017

The Chief Clerk makes the following entries under the above date:

AMENDMENTS OFFERED

Assembly Amendment 1 to **Assembly Bill 544** offered by Representative Kooyenga.

INTRODUCTION AND REFERENCE OF PROPOSALS

Read first time and referred:

Assembly Bill 675

Relating to: projects included in the Authorized State Building Program, project approvals by the Building Commission, and selection of project architects and engineers.

By Representatives Born, Katsma, Swearingen, E. Brooks, Horlacher, Macco, Spiros, Steffen and Thiesfeldt; cosponsored by Senators Moulton, Petrowski, Cowles, Harsdorf, Marklein and Olsen.

To committee on **State Affairs**.

ENROLLED BILLS

The following Assembly proposals, which have been approved by both the Assembly and Senate, have been enrolled by the Legislative Reference Bureau:

Assembly Bill 98
Assembly Bill 306
Assembly Bill 317
Assembly Bill 494
Assembly Bill 497
Assembly Bill 499
Assembly Bill 529

PATRICK E. FULLER
Assembly Chief Clerk

CHIEF CLERK REPORTS

The Chief Clerk records:

Assembly Bill 60
Assembly Bill 153
Assembly Bill 188
Assembly Bill 201

Assembly Bill 250
Assembly Bill 251
Assembly Bill 253
Assembly Bill 266
Assembly Bill 280
Assembly Bill 306
Assembly Bill 317
Assembly Bill 345
Assembly Bill 444
Assembly Bill 450
Assembly Bill 494
Assembly Bill 497
Assembly Bill 529

Presented to the Governor on Tuesday, November 28.

PATRICK E. FULLER
Assembly Chief Clerk

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison

November 27, 2017

To the Honorable Members of the Assembly:

The following bills, originating in the Assembly, have been approved, signed and deposited in the office of the Secretary of State:

<u>Bill Number</u>	<u>Act Number</u>	<u>Date Approved</u>
Assembly Bill 151	66.....	November 27, 2017
Assembly Bill 479	67.....	November 27, 2017
Assembly Bill 480	68.....	November 27, 2017
Assembly Bill 226	69.....	November 27, 2017
Assembly Bill 283	72.....	November 27, 2017
Assembly Bill 234	74.....	November 27, 2017
Assembly Bill 236	75.....	November 27, 2017
Assembly Bill 353	76.....	November 27, 2017
Assembly Bill 229	78.....	November 27, 2017
Assembly Bill 165	83.....	November 27, 2017

Respectfully submitted,
SCOTT WALKER
Governor

Pursuant to s. 35.095 (1)(b), Wisconsin Statutes, the following 2017 Acts have been published:

<u>Act Number</u>	<u>Bill Number</u>	<u>Publication Date</u>
Wisconsin Act 74	Assembly Bill 234	November 28, 2017
Wisconsin Act 72	Assembly Bill 283	November 28, 2017
Wisconsin Act 69	Assembly Bill 226	November 28, 2017
Wisconsin Act 68	Assembly Bill 480	November 28, 2017
Wisconsin Act 67	Assembly Bill 479	November 28, 2017
Wisconsin Act 66	Assembly Bill 151	November 28, 2017
Wisconsin Act 83	Assembly Bill 165	November 28, 2017
Wisconsin Act 78	Assembly Bill 229	November 28, 2017
Wisconsin Act 75	Assembly Bill 236	November 28, 2017
Wisconsin Act 76	Assembly Bill 353	November 28, 2017

REFERENCE BUREAU CORRECTIONS

Assembly Bill 98

In enrolling, the following corrections were made:

1. Page 2, line 11: after "year" insert "~~The~~".
2. Page 2, line 12: delete "chapter. The If" and substitute "chapter. If".

****NOTE: Reorders the stricken text to precede the scored text to be consistent with proper form.

Assembly Bill 317

In enrolling, the following correction was made:

1. Page 4, line 11: delete the material beginning with that line and ending with page 5, line 6, and substitute:

“SECTION 4. 227.135 (2) of the statutes, as affected by 2017 Wisconsin Act 57, is amended to read:

227.135 (2) An agency that has prepared a statement of the scope of the proposed rule shall present the statement to the department of administration, which shall make a determination as to whether the agency has the explicit authority to promulgate the rule as proposed in the statement of scope and shall report the statement of scope and its determination to the governor who, in his or her discretion, may approve or reject the statement of scope. The agency may not send the statement to the legislative reference bureau for publication under sub. (3) until the governor issues a written notice of approval of the statement. The agency shall also present the statement to the individual or body with policy-making powers over the subject matter of the proposed rule for approval. The individual or body with policy-making powers may not approve the statement until at

least 10 days after publication of the statement under sub. (3) and, if a preliminary public hearing and comment period are held by the agency under s. 227.136, until the individual or body has received and reviewed any public comments and feedback received from the agency under s. 227.136 (5). No state employee or official may perform any activity in connection with the drafting of a proposed rule, except for an activity necessary to prepare the statement of the scope of the proposed rule until the governor and the individual or body with policy-making powers over the subject matter of the proposed rule approve the statement. This subsection does not prohibit an agency from performing an activity necessary to prepare a petition and proposed rule for submission under s. 227.26 (4).”.

****NOTE: The above item reflects s. 227.135 (2) as affected by 2017 Wisconsin Act 57.

SPEAKER'S COMMUNICATIONS

November 27, 2017

Representative Rob Swearingen
Room 123 West, State Capitol
Madison, WI 53708

Dear Representative Swearingen:

Pursuant to Assembly Rule 42 (3)(c), with your permission as Chair of the State Affairs committee, I will remove Assembly Bill 616 from the committee and refer the bill to the Criminal Justice and Public Safety committee.

Please contact my office with any questions.

Sincerely,
ROBIN J. VOS
Assembly Speaker

COMMUNICATIONS

November 28, 2017

Patrick E. Fuller
Assembly Chief Clerk
17 West Main Street, Suite 401
Madison, WI 53703

Dear Chief Clerk Fuller:

Please add my name as a co-author of Assembly Bill 539, relating to plans for supervised release of sexually violent persons, representation of sexually violent persons by the state public defender, and making an appropriation.

Sincerely,
DAVID BOWEN
State Representative
10th Assembly District