The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. A new section is added to the statutes to read: 20.127 There is appropriated from the general fund to the state office building commission thirty-seven thousand nine hundred eighty dollars to complete the wing of the state office building now under construction, this amount representing the cost of the tunnel connecting the state capitol with the state office building.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 13, 1931.

No. 98, S.]

[Published May 19, 1931.

CHAPTER 116.

AN ACT to amend section 35.19 of the statutes, relating to chapter and section numbers and titles, and section 35.23 of the statutes, relating to Wisconsin Annotations.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 35.19 of the statutes is amended to read: 35.19 CHAPTER AND SECTION NUMBERS AND TITLES. All chapters and sections of Wisconsin statutes shall retain their present numbers and titles until and except as changed by the revisor or by statute. In revised chapters the sections shall be designated by mixed, decimal numbers, the whole number corresponding to the chapter and the decimal to each section's place in the chapter, and the section numbers and titles shall be printed in black face type. Subsections shall be designated by numbers inclosed in parentheses; and paragraphs, by letters. * * * But subchapter, section, subsection and paragraph titles, and history notes constitutes no part of the section.

SECTION 2. Section 35.23 of the statutes is amended to read: 35.23 WISCONSIN ANNOTATIONS. It is the duty of the revisor to prepare from time to time such annotations as will keep the annotations contained in the volume known as "Wisconsin Annotations," down to date, and to print such continuations in * * each biennial issue of Wisconsin Statutes.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 18, 1931.

No. 99, S.]

[Published May 19, 1931.

CHAPTER 117.

AN ACT to amend section 247.37 of the statutes, relating to judgments or decrees of divorce.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Section 247.37 of the statutes is amended to read: 247.37 (1) When a judgment or decree of divorce from the bonds of matrimony is granted so far as it affects the status of the parties it shall not be effective until the expiration of one year from the date of the * * * granting of such judgment or decree; excepting that it shall immediately bar the parties from cohabitation together and that it may be reviewed on appeal during said period. But in case either party dies within said period, such judgment or decree, unless vacated or reversed, shall be deemed to have entirely severed the marriage relation immediately before such death. Should the parties cohabit together after * * granting of such judgment or decree and before vacation or reversal of same, they shall be subject to the penalties provided by section 247.39.

- (2) So far as said judgment or decree affects the status of the parties the court shall have power to vacate or modify the same for sufficient cause shown, upon its own motion, or upon the application of either party to the action, at any time within one year from the * * * granting of such judgment or decree, provided both parties are then living. But no such judgment or decree shall be vacated or modified without the service of notice of motion, or order to show cause on the divorce counsel, and on the parties to the action, if they be found. If the judgment or decree shall be vacated it shall restore the parties to the marital relation that existed before the * * * granting of such judgment or decree.
- (3) It shall be the duty of every judge, who shall * * * grant a judgment or decree of divorce, to inform the parties appearing in court that the judgment or decree, so far as it affects