

SECTION 30. 85.141 (10) of the statutes is amended to read:
 85.141 (10) All required *written* accident reports *including those required by county and municipal authorities* and * * * reports *supplemental thereto* shall be without prejudice to the individual so reporting and shall be for the confidential use of * * * *such department or authority* except that the department *or authority* may disclose the identity of a person involved in an accident when such identity is not otherwise known or when such person denies his presence at such accident. No such report shall be used as evidence in any trial, civil or criminal, arising out of an accident, except that the department shall furnish upon demand of any person who has, or claims to have, made such a report or, upon demand of any court, a certificate showing that a specified accident report has or has not been made to the department solely to prove a compliance or a failure to comply with the requirement that such a report be made to the department.

SECTION 31. 110.055 of the statutes is created to read:
 110.055 DESTRUCTION OF OBSOLETE RECORDS. Whenever necessary to gain needed storage space, the commissioner of the motor vehicle department may turn over to the director of purchases for destruction applications for operator's licenses under section 85.08 which have been on file for 4 or more years and all other obsolete records on file for 6 or more years.

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CHAPTER 529.

AN ACT to amend 40.88 (1), 41.01 (1), (3) and (9), and 41.03 (1) and to create 41.01 (10) of the statutes, relating to the instruction of handicapped children.

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

SECTION 1. 40.88 (1) of the statutes is amended to read:
 40.88 (1) Any county, which maintains a county home for dependent children or other institution in which children are received for care, and in which institution or institutions the educational facilities required to be provided by a common school

district are maintained, shall be entitled to state educational aids granted under sections 40.87 and 41.03 as though such institution or institutions constituted a common school district. The educational facilities offered in such institutions shall be under the supervision of the *county superintendent and state superintendent of schools.*

SECTION 2. 41.01 (1), (3) and (9) of the statutes are amended to read:

41.01 (1) Upon application by a district board of any school district * * *, the board of education of any city or the county superintendent of any county upon authorization of the county board, the state superintendent may upon the basis of need and the availability of sufficient funds authorize such school district board, * * * board of education or county to establish and maintain classes, special treatment and instructional centers for each of the various types of handicapped children.

(3) The county superintendent or the board of education maintaining such schools and classes, * * * through its secretary or other executive officer, shall report annually to the state superintendent, or oftener, if he so directs, such facts relative to such schools and classes as he may require. Such report shall include, among other things, the number of pupils instructed in each school or class and classes, their residence, and the period of time each shall have been instructed therein during the school year. The county superintendent or the treasurer of each of said several boards shall render to the state superintendent annually an itemized statement on oath of all receipts and disbursements on account of such classes during the preceding school year.

(9) * * * Education through either home instruction or extension courses or any other suitable means may be provided by school districts or counties on the grade and high school level for physically handicapped children who are, according to medical recommendations, physically unable to attend * * * school. * * * The cost of instruction for such elementary children shall be paid one-half by the district of the child's residence and one-half by the state and the cost of home instruction given to such high school students by the district of residence and in the case of pupils who do not live in a high school district in the same manner as for other high school nonresident pupils when such physically disabled nonresident high school pupils are enrolled in a public high school or vocational school. Pupils who

*require instruction under the provisions of this section shall be considered as being in attendance in the school district of their enrollment. All sanatoria or convalescent homes providing care for children between the ages of 5 and 18 shall provide instruction for children who are physically able to receive it. * * * Credit for such work satisfactorily completed shall be granted by the proper school authorities. * * * The state reimbursement made for any child who receives instruction under this subsection shall not exceed \$100 for any one year. Whenever * * * a teacher * * * regularly employed for home sanatoria, or convalescent home instruction by the school district, * * * gives such instruction outside of regular school hours, he shall be paid for the home instruction in addition to his regular salary. Teachers employed * * * under this section must be legally qualified. A report on blanks provided for the purpose shall be submitted on or before July 1 of each year to the bureau, regarding teachers and pupils involved in home instruction or extension courses provided any physically handicapped child during that school year.*

SECTION 3. 41.01 (10) of the statutes is created to read:

41.01 (10) Whenever any special instruction for handicapped children shall be provided under the direction of the county superintendent of schools the cost of such special instruction shall be included in the budget for his department and it shall not be a charge upon any territory in the county which does not come under the jurisdiction of his office. The foregoing shall not prevent the county from contracting with any city for the services of any special teacher in cases where such special instruction is desired and the program of the teacher is adjusted to provide for such special instruction in accordance with the provisions of section 41.03 (1) (d).

SECTION 4. 41.03 (1) of the statutes is amended to read:

41.03 (1) If upon the receipt of the report provided for in section 41.01 (3), the state superintendent is satisfied that the school or class or special treatment or instructional center has been maintained during the preceding year in accordance with the provisions of the statutes, he shall certify to the secretary of state in favor of *each of the counties, and * * * school districts * * * maintaining such schools or classes a sum equal to the amount expended by each * * * board during the preceding year for salaries of qualified teachers employed * * * to teach such*

schools or classes, maintenance and transportation of pupils residing within the state and attending such schools or classes, special books and special equipment prepared or designed for instruction in such schools or classes, and such other expenses as shall be approved by the state superintendent. When transportation is not furnished to nonresident, handicapped children included in this section, by the districts maintaining the special classes, the school districts in which the child resides shall provide transportation for the handicapped children residing therein. When such transportation has been approved in advance by the state superintendent through the bureau for handicapped children, he shall certify the full amounts for such transportation to the secretary of state because of such transportation and the secretary of state shall thereupon draw his warrant for such full amount in favor of such school district on funds provided for in section 20.32.

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CHAPTER 530.

AN ACT to create 111.02 (14) and 111.06 (2) (1) of the statutes, relating to jurisdictional strikes, and providing a penalty.

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

SECTION 1. 111.02 (14) of the statutes is created to read:

111.02 (14) The term "jurisdictional strike" shall mean a strike growing out of a dispute between two or more employes or representatives of employes as to the appropriate unit for collective bargaining, or as to which representative is entitled to act as collective bargaining representative, or as to whether employes represented by one or the other representative are entitled to perform particular work.

SECTION 2. 111.06 (2) (1) of the statutes is created to read:

111.06 (2) (1) To engage in, promote or induce a jurisdictional strike.

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