CHAPTER 426

No. 418, A.]

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CHAPTER 426

AN ACT to amend 35.93 (4), (6) (c) and (d), (7) and (8), 143.02 (4), 145.13 (2) and 227.041 (4); and to create 227.01 (5) (s) of the statutes, relating to clarification of the provisions relating to administrative rules.

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

SECTION 1. 35.93 (4), (6) (c) and (d), (7) and (8) of the statutes are amended to read:

- 35.93 (4) Each issue of the Wisconsin administrative register shall contain a notice section in which shall be printed the notices of hearings on rule-making which agencies have transmitted to the revisor of statutes for that purpose. The notice section shall be printed or duplicated in such a manner as to make it easily distinguishable from the remainder of the register. No charge shall be made for the notice section.
- (6) (c) To the university of Wisconsin and Marquette university law libraries, and the state historical society, one copy each;
- (d) To the state library * * * and legislative reference library, 2 copies each;
- (7) The revisor of statutes may sell the code, issues of the register or parts of either of them at a price to be determined by him. * * * He may establish the price of the register or parts thereof on an annual basis. Each agency may order as many copies of its part of the code or of its part of any issue of the register as it desires for its own use or for * * * distribution and shall pay the revisor of statutes therefor.
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 (8) * * * A subscriber is * * * not entitled to a refund of any part of * * * any advance payment for the register. The revisor shall * * * notify * * * each subscriber when * * * a further payment is due.

SECTION 2. 143.02 (4) of the statutes is amended to read:

143.02 (4) The board may adopt and enforce rules * * * for guarding against the introduction of any such disease into the state, for the control and suppression thereof within it, for the quarantine and disinfection of persons, localities and things infected or suspected of being infected by such disease, for the preparation, transportation or burial of corpses, for the speedy and private interment of the bodies of persons who have died from communicable disease, for the sanitary care of jails, asylums, schoolhouses, hotels and all other public buildings and premises connected therewith. Any rule * * * may be made applicable to the whole or any specified part of the state, or to any vessel, railway car or other public vehicle. Rules of general application shall be published * * * as provided in ch. 227; but rules * * * or orders may be made for any city, village or town by service thereof upon the local health officer. Rules * * * or orders hereunder shall supersede conflicting local rules * * * or ordinances.

SECTION 3. 145.13 (2) of the statutes is amended to read:

145.13 (2) The * * * state plumbing code and amendments thereto as adopted by the board * * * have the effect * * * of law in the form of minimum standards state wide in application and shall apply to all types of buildings, private or public, rural or urban, including buildings owned by the state or any political subdivision thereof. All plumb-

ing installations shall so far as practicable be made to conform with such code. Cities and villages may make additional regulations not in conflict with such code.

SECTION 3m. 227.01 (5) (s) of the statutes is created to read:

227.01 (5) (s) Prescribes or relates to a uniform system of accounts for persons, including municipalities, regulated by the public service commission.

SECTION 4. 227.041 (4) of the statutes is amended to read:

227.041 (4) The committee shall have advisory powers only and its function shall be the promotion of adequate and proper rules by agencies and an understanding upon the part of the public respecting such rules. It may investigate complaints with respect to rules that it considers meritorious and worthy of attention, and thereupon recommend to the rule-making agency responsible for the rules complained of, such changes in, deletions from or additions to the rules as they believe would make the rules to which objection was raised more equitable, practical and more in conformity with the public interest. It shall make a biennial report to the * * * legislature and governor of its activities and include therein its recommendations.

Section 5. In order to avoid unnecessary expense and delay, the revisor is authorized to reprint the electrical codes of the industrial commission and the public service commission in their present style and content. The bureau of purchases shall sell these reprints at cost, and the revisor shall distribute a copy to each recipient of the Wisconsin Administrative Code. The industrial commission and public service commission are directed to proceed with revision of these codes at the earliest possible time and when so revised they shall be printed in the style of the Wisconsin Administrative Code.

Approved July 20, 1957.