No. 639, S.]

[Published November 14, 1957.

CHAPTER 672

AN ACT to repeal, renumber, amend, repeal and recreate, create and reenact various provisions of the statutes and session laws for the purpose of correcting errors, supplying omissions, clarifying language, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications and unnecessary and obsolete provisions, reconciling conflicts and repelling unintended repeals.

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

SECTION 1. The amendment to 1.10 of the statutes by chapter 147, laws of 1957, is not repealed by chapter 209, laws of 1957. Both amendments stand.

SECTION 2. 13.351 (8) of the statutes, as created by chapter 463, Laws 1957 (Bill 796, A.), is renumbered 13.351 (10).

SECTION 3. 13.45 of the statutes, as created by chapter 613, Laws 1957 (Bill 429, S.) is renumbered 13.47.

SECTION 4. 15.041 (7) of the statutes, as created by chapter 547 (Bill 170, S.), Laws 1957, is repealed.

SECTION 5. 15.16 (7) (d) of the statutes, as created by chapter 547, Laws 1957 (Bill 170, S.) is renumbered to be 15.16 (8).

SECTION 6. 15.18 (1) (c) 7 of the statutes, as created by chapter 53, laws of 1957, and 15.18 (1) (c) 8 of the statutes, as created by chapter 141, laws of 1957, and as renumbered from 15.18 (2a) by chapter 610, laws of 1957, are repealed and recreated to read:

15.18 (1) (c) 7. Exclude except upon the order of the governor items of expenditure for expenses of more than one officer or employe of any state department or institution thereof while attending any convention, association, society, business conference or meeting held outside the state. The governor may delegate the authority to approve items of expenditures for travel while attending meetings outside the state to his staff or to the department of budget and accounts. He may also determine whether such requests shall be made on an individual basis or by means of periodic reports from the several departments of the state. The governor may also require periodic reports on out of state travel made by the personnel of each state agency with such detail as he may desire. Any auxiliary, allied or subordinate society, association or meeting held in connection with or as a part of or immediately preceding, during or immediately following the time of any convention, association, society or meeting shall for the purposes of this section be considered as one convention, association, society, business conference or meeting.

SECTION 7. 20.180 (11) of the statutes, as repealed by chapter 259, Laws 1957, and as amended by chapter 575, Laws 1957 (Bill 257, A.) is reenacted as amended by chapter 575.

SECTION 8. 20.290 (1) (unnumbered par.) as amended by chapter 465, Laws 1957 (Bill 800, A.) is repealed, and 20.290 (401) as created by chapter 259, Laws 1957 (Bill 77, A.) is amended by substituting "counties" for "local units of government" in the first sentence.

SECTION 9. 20.420 (intro. par.) of the statutes, as amended by chapter 260 (Bill 99, S.), laws of 1957, is amended by deleting the reference "and 76.54 (17)".

SECTION 10. 20.550 (6) of the statutes is amended to read:

20.550 (6) BANK SCRIPT REDEMPTION. Annually, beginning July 1, 1955, such sums as may be necessary for the redemption of bank script * * *

SECTION 11. 20.550 (36) of the statutes, as created by chapter 587, Laws 1957 (Bill 821, A.), is renumbered 20.550 (35).

SECTION 12. 20.551 (1a) of the statutes, as created by chapter 229 (Bill 552, S.), laws of 1957, and as repealed by chapter 259 (Bill 77, A.), laws of 1957, is reenacted so as to read as printed in chapter 229.

SECTION 13. 20.551 (71) of the statutes is amended by striking the reference to "and 76.54 (17)".

SECTION 14. 20.551 (75) of the statutes, as created by chapter 430, Laws 1957 (Bill 715, A.), is renumbered 20.551 (76).

SECTION 15. 20.930 (2) (o) of the statutes is created to read:

20.930 (2) (o) State crime laboratory board: scientific personnel.

SECTION 16. 20.931 of the statutes is amended by substituting "s. 16.08 (3)" for the reference to "s. 16.09."

SECTION 17. 25.17 (1) of the statutes is amended by deleting the reference to 20.200 (71).

SECTION 18. 26.03 (2) of the statutes as amended by chapter 447, Laws 1957 (Bill 660, A.), is repealed and 26.03 (2) of the statutes as repealed and recreated by chapter 164, Laws 1957 (Bill 268, A.), is reenacted.

SECTION 19. 29.137 (3) of the statutes, as amended by chapter 384, laws of 1957 (Bill 161, S.), is amended to read:

29.137 (3) No person shall engage in the business of bait dealer without obtaining a license therefor from the commission issued pursuant to this section * * *, except that resident children under 16 years of age, without license or permit, may barter or sell bait to consumers and shall be allowed to have a possession limit of 5000 of each species of bait, but no such resident child shall make bait sales totaling more than \$500 annually.

SECTION 20. 38.23 of the statutes is amended by striking the reference to "40.59".

SECTION 21. 40.01 (11) (a) of the statutes, as created by chapter 536, Laws 1957 (Bill 2, S.), is amended to read:

40.01 (11) (a) When an order or proposed order attaches territory to a school district only the territory in the district to which the territory is attached or proposed to be attached and the territory attached * * * thereto by such order or proposed order.

SECTION 22. 40.02 (1) (b) as amended by chapter 320, Laws 1957 (Bill 441, S.), is amended to read:

40.02 (1) (b) If there be one city within the county, at least one of the city-village members shall be a resident of that city. If there are 2 or more cities, at least 2 of the city-village members shall be residents of cities. If there is no city or village in the county, all members shall be residents of towns, but not more than one member shall be from any one town. Not more than 2 members of the committee may be members of the county board. Each term commences January 1 after appointment. All members shall serve until their successors have qualified. The county superintendent shall serve as secretary to the committee but shall not be entitled to vote.

SECTION 23. 40.025 (1) (intro. par.) of the statutes, as created by chapter 536, Laws 1957 (Bill 2, S.), is amended by deleting the reference to "40.075".

SECTION 24. 40.025 (2) (b) of the statutes, as created by chapter 536, Laws 1957, (Bill 2, S.), is amended to read:

40.025 (2) (b) Notice required by s. 40.06 shall be made by the town, village or city clerk who is designated therein to give such notice. Publication and posting shall be made and notice shall be served or mailed as provided in par. (a) with the words "town clerk", "village clerk" or "city clerk" substituted for "secretary of the county school committee" in each instance. The waiver provision set forth in par. (a) shall also apply.

SECTION 25. 40.71 (6) (c) of the statutes, as amended by chapter 490 (Bill 82, S.), laws of 1957, is amended to read:

40.71 (6) (c) If the state superintendent is satisfied that the educational program of any union high school district meets the requirements

of a high school in a basic district and that the district did levy a tax of 3 mills, or more, in the year prior to that in which the aid is granted on the equalized valuation of the district for the year prior to the levy of such tax, the state superintendent shall grant in aids an amount equal to the required mill levy made by the district up to 10 mills on the amount by which the equalized valuation per resident pupil in average daily attendance up to 25 resident pupils in average daily attendance per teacher is less than \$55,000, but not less than \$35 per resident pupil in average daily attendance up to 25 resident pupils in average daily attendance per teacher. State aids shall be paid on account of nonresident union high school pupils at the rate of \$35 per nonresident in average daily attendance which \$35 shall be deducted from the nonresident tuition claims under s. 40.91 (4) and (5).

SECTION 26. 40.795 of the statutes, as created by chapter 450, Laws 1957, is renumbered 39.022.

SECTION 27. 42.20 (15m) of the statutes, as created by chapter 423, Laws 1957 (Bill 401, S.), is renumbered to be 42.20 (15g).

SECTION 28. 45.37 (2) (a) of the statutes, as amended by chapter 365, laws of 1957, is repealed.

SECTION 29. 46.001 of the statutes is amended to read:

46.001 PURPOSES OF CHAPTER. The purposes of this chapter are to conserve human resources in Wisconsin; to provide a just and humane program of services to dependent * * * and neglected * * * children and children born out of wedlock; to prevent dependency, mental illness, delinquency, crime and other forms of social maladjustment by a continuous attack on causes; to provide effective aid and services to all persons in need thereof and to assist such persons to achieve or regain self-dependence at the earliest possible date; to provide a just, humane and efficient program for the rehabilitation of juvenile delinquents and other offenders; to avoid duplication and waste of effort and money on the part of public and private agencies; and to co-ordinate and integrate a social welfare program.

SECTION 30. 46.03 (7) (a) and (b) of the statutes is amended to read:

46.03 (7) CHILDREN AND YOUTH. (a) Promote the enforcement of laws for the protection of mentally deficient, * * * dependent, neglected and delinquent children and children born out of wedlock; and to this end co-operate with juvenile courts and licensed child welfare agencies and institutions (public and private) and take the initiative in all matters involving the interests of such children where adequate provision therefor has not already been made.

(b) When notified of the birth or expected birth of * * * a child born or likely to be born out of wedlock, see to it (through advice and assistance to the mother or independently) that the interests of the child are safeguarded, that steps are taken to establish its paternity and that there is secured for the child (as near as possible) the care, support and education that would be given if legitimate.

SECTION 31. 48.26 (3) of the statutes, as created by chapter 411 (Bill 311, S.), laws of 1957, is amended to read:

48.26 (3) This section shall not apply to proceedings for violation of any provision of * * * chs. 340 to 349 or any county or municipal or ordinance enacted under s. * * * 349.06.

SECTION 32. 48.43 (1) (intro. par.) of the statutes is amended to read:

48.43 (1) (intro. par.) If, after a hearing, the court finds that one or

more of the conditions set out in s. 48.40 exist, it may terminate parental rights. If the court terminates parental rights of both parents, of the mother, if the child * * * was born out of wedlock, or of the only living parent, the court shall transfer guardianship and legal custody of the minor to:

SECTION 33. 48.57 (1) (a) of the statutes is amended to read:

48.57 (1) (a) To investigate the conditions surrounding mentally defective, dependent, neglected and delinquent * * * children and children born out of wedlock within the county and to take every reasonable action within its power to secure for them the full benefit of all laws enacted for their benefit. This duty shall be discharged in co-operation with the juvenile court and with the public officers or boards legally responsible for the administration and enforcement of these laws:

SECTION 34. 48.48 (11) of the statutes is amended to read:

48.48 (11) When notified of the birth or expected birth of * * * a child born or likely to be born out of wedlock, to see that the interests of the child are safeguarded, that steps are taken to establish its paternity and that there is secured for the child, if possible, the care, support and education it would receive if legitimate.

SECTION 35. 48.84 (1) (b) and (3) of the statutes are amended to read:

48.84 (1) (b) The mother alone, if the minor * * * was born out of wedlock; provided that consent shall not be required from a mother whose parental rights have been legally terminated; or

(3) The consent of the father of * * * a minor born out of wedlock shall not be necessary even though the father has married the mother if, prior to the marriage, the mother's parental rights were legally terminated or she consented to the adoption of the minor in the manner provided in sub. (2).

SECTION 36. 48.89 (1) (a) of the statutes is amended to read: 48.89 (1) (a) * * * A minor born out of wedlock;

SECTION 37. The amendment made to 49.19 (1) of the statutes by chapter 592, Laws 1957, is not repealed by chapter 621, Laws 1957. Both acts stand.

SECTION 38. 49.27 (2) and (3) (as created by chapter 413, laws of 1957) of the statutes are amended by substituting "49.10" for "49.11" in the phrase "unless he has a legal settlement under s. 49.11".

SECTION 39. The amendment made to 49.40 (2) of the statutes by chapter 261, Laws 1957, is not repealed by chapter 611, Laws 1957. Both acts stand.

SECTION 40. 50.04 (4) of the statutes, as created by chapter 526, Laws 1957 (Bill 56, S.), is amended to read:

50.04 (4) Any such person who is unable to pay for his care may be admitted and maintained in such institution at the charge of the county in which he has legal settlement, pursuant to sub. (2). Such maintenance shall include necessary traveling expenses including the expenses for an attendant when such person cannot travel alone, necessary clothing, toilet articles, emergency surgical and dental work, and all other necessary and reasonable expenses incident to his care in such institution. Maintenance shall also include all expense of treatment including surgery performed

outside the institution when the superintendent deems it necessary for treatment of tuberculosis.

SECTION 41. The amendment made to 50.11 (4) of the statutes by chapter 361, Laws 1957 (Bill 756, A.), is not repealed by chapter 526, Laws 1957 (Bill 56, S.). The revisor is directed to incorporate both into 50.09 (4) as renumbered from 50.11 by chapter 526, Laws 1957.

SECTION 42. 51.27 (3) of the statutes is amended by substituting "50.04" for the reference to "50.03."

SECTION 43. 59.57 (1) (c) as created by chapter 70, laws of 1957 (Bill 90, A.), is not repealed by chapter 226, laws of 1957 (Bill 210, A.), but is renumbered to be 59.57 (1) (d).

SECTION 44. 62.071 (3) of the statutes, as created by Chapter 195, Laws 1957, (Bill 345, S.), is amended by substituting "sub. (1)" for "par.

(a)" in the first sentence.

SECTION 45. 66.054 (8a) (e) of the statutes is repealed.

SECTION 46. 66.054 (19) (second sentence) of the statutes is amended to read:

66.054 (19) (second sentence) This * * * subsection shall not apply to hotels, drug stores, grocery stores, bowling alleys, premises in the state fair park, concessions authorized on state-owned premises in the state parks and state forests as defined or designated in chs. 27 and 28, parks owned or operated by agricultural societies receiving state aid, cars operated on any railroad, regularly established athletic fields or stadiums nor to premises operated under both a "Class B" license and a restaurant permit where the principal business conducted therein is that of a restaurant.

SECTION 47. The amendment made to 66.901 (9) of the statutes by chapter 60, Laws 1957, is not repealed by chapter 126, Laws 1957. Both acts stand.

SECTION 48. The amendment made to 66.901 (11) of the statutes by chapter 60, laws of 1957, is not repealed by chapter 126, laws of 1957. Both amendments stand.

SECTION 49. The amendment made to 66.901 (14) of the statutes by chapter 60, Laws 1957 (Bill 98, S.), are not repealed by chapter 381, Laws 1957 (Bill 196, S.). Both acts stand.

SECTION 50. The amendment made to 66.901 (16) by chapter 60, Laws 1957 is not repealed by chapter 528, Laws 1957. Both amendments stand.

SECTION 51. The amendment made to 67.12 (12) (a) by chapter 98 (Bill 136, A.), Laws 1957, is not repealed by chapter 124 (Bill 720, A.), Laws 1957. Both amendments stand.

SECTION 52. The amendment made to 71.14 (1) of the statutes by chapter 259, Laws 1957 (Bill 77, A.), is not repealed by chapter 383, Laws 1957 (Bill 135, S.). Both amendments stand.

SECTION 53. 71.14 (2) of the statutes is amended by substituting "(13)" for "(11) to (15)" in the reference to "20.650 (11) to (15)".

SECTION 54. 85.56 (1) and (2) of the statutes, as created by chapter 282 (Bill 310, A.), Laws 1957 is renumbered 347.42 (2) and (3).

SECTION 55. 88.115 of the statutes, as created by chapter 287 (Bill 522, A.), laws of 1957 is renumbered to be 88.117.

SECTION 56. 92.03 (2) of the statutes is amended to read:

92.03 (2) "Supervisor" means a member of the * * * committee on agriculture, created by * * * s. 59.87 (2), in a county which has been declared by the county board thereof to be a soil conservation district.

SECTION 57. 92.06 of the statutes is amended to read:

92.06 When a county has been declared a soil conservation district, the * * * committee on agriculture, created pursuant to s. 59.87 * * * (2), shall be supervisors of said district. In any county which has been designated a soil conservation district pursuant to * * * s. 92.05 but which does not have such a * * * committee on agriculture, the county board shall forthwith create a * * * committee * * * as provided in s. 59.87 * * * (2). The * * * committee on agriculture shall exercise the powers and duties imposed upon supervisors of soil conservation districts in connection with other powers and duties conferred upon it by law and by the county board. The compensation of the members of the * * * committee on agriculture for performing services as supervisors of the district shall be govened by * * * s. 59.15.

SECTION 58. 97.046 (4) of the statutes, as created by chapter 443, Laws 1957 (Bill 471, A.), is amended to read:

97.046 (4) RULES. The department, in consultation with the state board of health, shall issue rules governing the production, transportation, processing, pasteurization, handling, identity, sampling, examination, labeling and sale of grade A milk and grade A milk products; the inspection of dairy herds, dairy farms and dairy plants; the issuing and revocation of permits to milk producers and milk haulers, and of licenses to dairy plants and milk distributors. Insofar as permitted by the laws of this state, such rules shall be in reasonable accord with the minimum standards and requirements for milk and milk products currently recommended and published by the U.S. public health service as a milk ordinance and code, except that the requirements for bottling and sterilization of bottles in such standards shall not apply to milk sold by a producer, selling only milk produced by him on his own farm under his own supervision, and selling such milk only in his own milk house, which milk meets the requirements of grade A standards as set forth by the state department of agriculture, to a purchaser who has provided his own container, which has been sanitized in a manner comparable to the sanitizing of the utensils used in the production of said milk by said producer, if said purchaser is purchasing said milk for his own consumption.

SECTION 59. 97.047 of the statutes, as amended by chapter 495 (Bill 326, A.), Laws 1957, is repealed.

SECTION 60. 103.02 (1) of the statutes is amended by striking out the two references to 103.03.

SECTION 61. 108.20 (1) of the statutes is amended by substituting "s. 108.19" for the reference to "ss. 20.440 (4) and 108.19".

SECTION 62. The amendment made to 110.07 (1) of the statutes by chapter 260 (Bill 99, S.), Laws 1957 is not repealed by chapter 652 (Bill 582, A.), Laws 1957. Both amendments stand.

SECTION 63. The amendment made to 110.08 (1) of the statutes by chapter 260 (Bill 99, S.), Laws 1957 is not repealed by chapter 652 (Bill 582, A.), Laws 1957. Both amendments stand.

SECTION 64. 128.05 (1) of the statutes, as amended by chapter 274 (Bill 437, S.), Laws 1957, is amended to read:

128.05 (1) The assignee shall indorse in writing his acceptance of

the assignment, and shall file such assignment with the clerk of the court in the county where the debtor has his residence or principal place of business. The court shall, upon the filing of such assignment, *order* such assignee to administer the debtor's estate pursuant to this chapter, and he shall be vested with the powers of a receiver.

SECTION 65. The amendment to 129.02 (2) of the statutes made by chapter 189 (Bill 110, S.), Laws 1957, is repealed; the amendment made by chapter 630, (Bill 626, S.), Laws 1957, stands.

SECTION 66. The amendment made to 154.04 of the statutes by chapter 313, Laws 1957 (Bill 454, S.), is not repealed by chapter 481, Laws 1957. Both amendments stand.

SECTION 67. 165.01 (8) of the statutes, as amended by chapter 465, Laws 1957 (Bill 800, A.), is amended by substituting "20.290 (401)" for the reference to "20.290 (1)".

SECTION 68. 167.151 of the statutes is amended by substituting "ss. 167.12 to 167.14" for the reference to "ss. 167.12 to 167.15."

SECTION 69. 176.06 (5) of the statutes is amended to read:

176.06 (5) Hotels and restaurants whose principal business is the furnishing of food or lodging to patrons, and bowling alleys and golf courses, shall be permitted to remain open for the conduct of their regular business but shall not be permitted to sell intoxicating liquors during the hours mentioned in ***sub. (3) ****.

SECTION 70. 180.61 (4) of the statutes is amended to read:

180.61 (4) A corporation may, by resolution of its board of directors, create a reserve or reserves out of * * * its earned surplus for any proper purpose or purposes, and may abolish any such reserve in the same manner. Earned surplus of the corporation to the extent so reserved shall not be available for the payment of dividends or other distributions by the corporation except as expressly permitted by this chapter.

SECTION 71. 194.37 (5) of the statutes is amended by deleting the two references to "and s. 76.54 (17)".

SECTION 72. 196.52 (3) (a) (first sentence) of the statutes is amended to read:

196.52 (3) (a) (first sentence) No contract or arrangement providing for the furnishing of management, supervisory, construction, engineering, accounting, legal, financial or similar services, and no contract or arrangement for the purchase, sale, lease or exchange of any property, right, or thing, or for the furnishing of any service, property, right, or thing, other than those above enumerated, made or entered into after June 7, 1931 between a public utility and any affiliated interest as defined in this chapter, shall be valid or effective unless and until such contract or arrangement * * * has received the written approval of the commission.

SECTION 73. 200.04 (4) of the statutes is amended by substituting "s. 20.460 (401)" for the reference to "s. 20.460 (41)".

SECTION 74. 200.23 of the statutes is amended to read:

200.23 OFFICERS' NEGLECT OF DUTY; PENALTY. Any officer named in s. 200.19 who neglects to comply with any of the requirements of ss. 200.19 to 200.25 * * * shall * * * be fined not less than \$25 nor more than \$200 for each neglect or violation.

SECTION 75. The amendment made to 201.05 (3) of the statutes by chapter 188, Laws 1957 (Bill 465, A.), is not repealed by chapter 455, Laws 1957 (Bill 531, A.). Both amendments stand.

SECTION 76. 201.301 (1) (c) of the statutes is amended to read:

201.301 (1) (c) The term "policyholder" as used in subs. (2) (c) and (4) (i) * * means the owner or absolute assignee of one or more of the following types of contracts: Individual policy of life insurance or individual annuity contract and shall not include an owner of a group certificate or of a policy providing credit, accident, health, hospitalization, medical, surgical or like insurance benefits, or of a supplementary contract issued upon maturity, either by death or as an endowment, of an original policy or contract or any insurance policy which is being continued in force under a nonforfeiture provision of the policy.

SECTION 77. 204.30 (3) of the statutes is amended by substituting "343.45 (2)" for the reference to "85.08 (39)".

SECTION 78. The repeal and recreation of 206.41 (5) (e) of the statutes by chapter 624 (Bill 577, S.), Laws 1957 supersedes the amendment made to that paragraph by chapter 321 (Bill 472, S.), Laws 1957.

SECTION 79. 206.62 (5) of the statutes, as created by chapter 321, laws of 1957, (Bill 472, S.), and as renumbered to be 206.63 (5) by the revisor, is amended to read:

206.63 (5) In addition to all other requirements applicable to the filing of life insurance policy forms and rates, the provisions of s. 204.31 (3) (g) shall apply to all policies of credit life insurance.

SECTION 80. 215.33 (3) (a) of the statutes is amended to read:

215.33 (3) (a) REQUIRED PERIODIC ADDITIONS. Semiannual transfers from the net income to the legal reserve shall be made until said reserve reaches 5 per cent of the total share and creditor liability. Whenever the amount of the legal reserve falls below 5 per cent of the total share and creditor liability, it shall be replenished by periodic additions as prescribed in sub (2) until * * * said reserve reaches 5 per cent of the share and creditor liability.

SECTION 81. The amendment made to 218.01 (2) (i) of the statutes by chapter 260 (Bill 99, S.), Laws 1957 is repealed and that made by chapter 554 (Bill 421, S.), Laws 1957, stands.

SECTION 82. 235.19 (9) (c) of the statutes, as amended by chapter 146, laws of 1957, is amended to read:

235.19 (9) (c) If the acknowledgment is * * * taken without the United States and by a notary public or a judge or clerk of a court of record of the county where the acknowledgment is taken, the certificate shall be authenticated by a certificate under the great seal of state of the country, affixed by the custodian of such seal, or by a certificate of a diplomatic, consular or commercial officer of the United States accredited to that country, certifying as to the official character of such officer. The officer authenticating an acknowledgment shall endorse thereon or attach thereto a certificate in substantially the form prescribed in par. (b).

SECTION 83. 241.205, as created by chapter 438, Laws 1957 (Bill 526, S.), is renumbered to be 241.025.

SECTION 84. 252.06 (Twenty-third Circuit) of the statutes, as created by chapter 452, Laws 1957 (Bill 804, A.), is amended by changing the number of the circuit to read "Twenty-fourth Circuit."

SECTION 85. 252.06 (Twenty-third Circuit) of the statutes, as created by chapter 614, Laws 1957 (Bill 597, S.), is amended by changing the number of the circuit to read "Twenty-fifth Circuit."

SECTION 86. 312.06 (2) of the statutes is amended by substituting "s. 319.16 (4)" for the reference to "section 319.33."

SECTION 87. 319.28 of the statutes, as created by chapter 468, Laws 1957, is amended by striking out "or 311.055".

SECTION 88. 319.30, as renumbered from 319.60 by chapter 468, Laws 1957 (Bill 234, S.), is repealed.

SECTION 89. 347.42 (2) of the statutes, as created by chapter 260 (Bill 99, S.), Laws 1957, is repealed.

SECTION 90. 348.05 (1) of the statutes is amended to read:

348.05 (1) No person without a permit therefor, shall operate on a highway any vehicle having a total width in excess of 8 feet, except as otherwise provided in * * * this section.

SECTION 91. 939.62 (3) (a) and (b) of the statutes are amended by substituting "chs. 341 to 349" for the references to "ch. 85".

SECTION 92. 943.44 and 943.45 of the statutes, as created by chapter 448, Laws 1957 (Bill 667, A.), are renumbered 134.10 and 134.11, respectively.

Section 93. 990.001 (13) of the statutes is amended by substituting "345.09" for the reference to "85.05 (6)".

SECTION 94. Chapter 452, sections 3 and 6, laws of 1957, is amended by substituting "twenty-fourth circuit" for "twenty-third circuit".

Section 95. Chapter 614, section 3, laws of 1957, is amended by substituting "twenty-fifth circuit" for "twenty-third circuit."

Approved November 8, 1957.