No. 7, S.]

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CHAPTER 324

AN ACT to renumber 14.69 and 35.15; to amend 35.09, 35.11, 35.84 (3) and (19), and 35.87; to repeal and recreate 13.35 (6) and 35.05; and to create 13.097, 14.69 (1) to (5), 35.093, 35.14 (5) and 35.15 (2) of the statutes, relating to the organization and operation of the legislature.

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

SECTION 1. 13.097 of the statutes is created to read:

13.097 SPEAKER; SPEAKER PRO TEMPORE. (1) SPEAKER. The assembly shall elect by roll call vote one of its members as speaker who shall hold office during the term for which elected to the assembly unless separated by death, resignation or removal by a majority of the total present membership of the assembly. If the office is permanently vacated during the session, a successor shall be chosen.

(2) SPEAKER PRO TEMPORE. The assembly shall elect a speaker pro tempore who shall hold office for the term for which elected to the assembly unless separated by death, resignation or removal and who shall possess all the powers and prerogatives of the speaker in the absence of the speaker. In the absence or inability of the speaker pro tempore to preside, the speaker may name any member to perform the duties of the chair temporarily but such selection shall not extend beyond a day's adjournment of the assembly, and such member shall be invested, during such time, with all the powers of the speaker to preside.

SECTION 2. 13.35 (6) of the statutes is repealed and recreated to read:

13.35 (6) The council shall create in each biennium a committee of 3 legislators, one of whom shall be a council member, to be known as the committee on remedial legislation which shall consider such minor substantive correction measures proposed by the various agencies of state government as will improve the administration of their offices. The committee shall meet at regular intervals in the interim between sine die adjournment and August 1 of even years and invite the agencies of government to submit their proposals at such meetings. Not later than September 1 of even years they shall report to the council proposals submitted to them which they consider desirable minor substantive correctional measures. The revisor of statutes shall sit with the committee as an advisor.

SECTION 3. 14.69 of the statutes is renumbered 14.69 (6).

SECTION 4. 14.69 (1) to (5) of the statutes are created to read:

14.69 (1) On or before July 1, 1959, and annually thereafter on or before July 1, each legislative, administrative and judicial agency of the state government shall submit to the secretary of state a list of all positions within that agency outside the classified service and excluding the faculties under the jurisdiction of the board of regents of the university of Wisconsin and state colleges and the department of public instruction, and above the clerical level which are filled by appointment, the term if there is one, together with the name of the incumbent, and the date of his appointment.

- (2) The secretary of state shall keep a record of all such positions, the names of the incumbents and the dates when the terms of incumbents expire.
- (3) The secretary of state shall diligently scrutinize all new legislation as it is enacted to discover positions abolished or created and shall notify each agency of such positions created or abolished.
- (4) Sixty days prior to the expiration of the term of any person covered by this section, the secretary of state shall notify the agency of the impending expiration of the term unless the position expires with the end of such term.
- (5) The appointment officer shall promptly notify the secretary of state of any vacancy occurring in any such position because of resignation, disability or death as well as any appointments made to fill such vacancies.

SECTION 5. 35.05 of the statutes is repealed and recreated to read:

- 35.05 LEGISLATIVE DIRECTORIES; MANUALS. (1) DIRECTORIES. Immediately following the organization of the legislature in regular session the chief clerks shall jointly prepare and deliver to the director of purchases printer's copy for a directory of the legislature setting forth pertinent information regarding the membership of the current legislature. The director of purchases shall order the state printer to prepare and deliver within one week after receiving the order as many copies of such directory as the chief clerks require, bound in American morocco or paper covers.
- (2) Manuals. Biennially following the adoption of the rules of procedure by each house in regular session the chief clerks of each house shall prepare and deliver to the director of purchases printer's copy for a manual of procedure for their respective houses which shall contain such matter as the house may determine and has been customarily included in such manuals. The director of purchases shall order the state printer to prepare and deliver as many copies as the chief clerks require, bound in American morocco or paper. The chief clerks may prepare extracts of rules which have been changed or created for insertion in existing manuals for use until the new issues are available.

SECTION 6. 35.09 of the statutes is amended to read:

35.09 Immediately after any bill, or any joint resolution amending the constitution, * * * has been finally passed, and, in the case of a bill, before it * * * is presented to the governor for approval, the chief clerk of the house where such bill or resolution originated shall present printer's copy thereof to the state printer, and the state printer shall, as soon as possible, print and deliver * * * 10 copies thereof upon 40-pound ledger paper, measuring 73/4, inches wide by 11 inches high, with printed page, 5 inches wide and 81/2 inches deep, set in 10 point Roman type on a 10 point base, with 2 holes punched on the inner margin in a standard manner as determined by the director one of which printed copies shall be used as the enrolled bill, or the enrolled resolution * * *. The presiding officers shall sign and the governor shall consider and, if he approves, sign the printed enrolled bill except that the legislature may by joint resolution authorize the submission of typewritten copies to the presiding officers for signature and to the governor for consideration and signature if he approves and if the expeditious approval of the proposal is imperative. Another copy shall be delivered to the revisor and 4 copies to the secretary of the state. * * * 1,190 additional copies shall be printed on the kind of paper used for bills * * * , 10 of which shall go to the revisor of

statutes at once. Any bill or resolution so printed, except bills proposed by the revisor, shall, when amendatory, indicate omissions by asterisks and new matter by italics.

Section 7. 35.093 of the statutes is created to read:

35.093 PERIODIC INDEX TO ACTS. Immediately after 200 acts have become law and whenever 200 additional acts have become law, the chief clerk of the senate shall present to the printer copy for a cumulative section number and subject matter index for all acts which have become law, and the state printer shall promptly print 1,000 copies of such index on the kind of paper used for the acts and deliver them to the senate chief clerk who shall cause them to be delivered in the same manner in which the acts are delivered to all persons entitled to receive the acts.

SECTION 8. 35.11 of the statutes is amended to read:

35.11 The journal of the senate and assembly shall correspond with the journals of the congress of the United States as nearly as may be, as to subject matter and form. The chief clerk of each house shall prepare and deliver to the state printer immediately after the close of each daily session printer's copy of its daily journal with matter relating to bills, resolutions and petitions arranged as nearly as practicable in numerical order under the several orders of business, with reference to bills, resolutions and petitions, by numbers only, except when the yeas and nays are called. Simple resolutions and amendments and substitute amendments thereto shall be printed in full in the journal at the time of their introduction. All executive messages to the legislature, except veto messages, shall be printed in the senate journal only. Executive pardon communications or reports shall be printed in the senate journal. The report of a joint committee shall be printed in the journal of the house in which the resolution creating the committee originated. Joint resolutions and amendments to bills and joint resolutions shall not be printed in the journal except as provided in article XII, section 1 of the constitution. Either house may order any other of its proceedings printed in the journal. Copies of the daily journal of each house shall be printed and delivered by 8:45 of the morning, except Sunday, next following the session whose proceedings are printed; and after all the errors have been corrected copies of each shall be printed on good white printing paper. Copies of each shall be printed from day to day and be preserved for binding in book form at the end of the session. Five further copies of each shall be printed from day to day on bond paper, 4 of them for the use of the chief clerks and one for binding in the official journal of the houses.

SECTION 9. 35.14 (5) of the statutes is created to read:

35.14 (5) Whenever the legislature adjourns for more than 30 days and when it adjourns sine die the chief clerks shall publish at once a weekly bulletin of proceedings setting forth the status of all measures on the date of adjournment and shall publish a cumulative supplement to such bulletin every 2 weeks after such adjournment until final action has been taken on all measures by the governor.

Section 10. 35.15 of the statutes is renumbered 35.15 (1).

SECTION 11. 35.15 (2) of the statutes is created to read:

35.15 (2) If the legislature adjourns for an extended period before sine die adjournment, but such adjournment is for less than 60 days, the secretary of state shall publish the session laws in one volume. If such adjournment is for more than 60 days, the secretary of state shall cause

the first volume of the session laws to be published in such manner that laws enacted at the adjourned session may be printed as a pocket supplement, and the laws enacted at such adjourned session shall be printed as a pocket supplement unless the content thereof is so great that a separate bound volume is necessary.

SECTION 12. 35.84 (3) and (19) of the statutes are amended to read:

35.84 (3) Of the legislative journals in book form, one copy to each state officer and each senator and assemblyman applying therefor, and to each member, officer, journal clerk and index clerk of the next succeeding legislature applying therefor; not exceeding 10 copies each to the state library, the Milwaukee county law library, the state historical society, the university law library and * * * the legislative reference * * * library; one copy each to all other public libraries applying therefor. The copies printed on bond paper shall be delivered to the respective chief clerks. Each chief clerk shall, upon request, be supplied for use during the session, with the journals of any previous session of the legislature. The director of purchases may sell such copies of the bound journals not required for the above distribution, and may sell older editions at reduced prices. All prices shall be fixed by the director of purchases.

(19) The chief clerks of the senate and assembly shall send to each

(19) The chief clerks of the senate and assembly shall send to each county clerk, to the Milwaukee county law library, and upon application therefor to each state college, college and public library in this state * * * as soon as printed, copies of all bills, resolutions, joint resolutions and memorials introduced into the senate and assembly, also the senate and assembly journals, enrolled bills, indexes, bulletins, and other printed matter on the order of the legislature, together with proper filing appliances for all sessions. Each county clerk shall file in his office all material received hereunder and keep the same open to public inspection.

SECTION 13. 35.87 of the statutes is amended to read:

35.87 Upon application and payment of \$35 therefor to the secretary of state, any person shall be entitled to receive by mail copies of all bills, resolutions, joint resolutions, amendments, enrolled bills without chapter numbers inserted, journals, and records of proceedings printed in the senate and assembly during the * * * biennial regular and special sessions of the legislature * * * held * * * during the period from January 1 of odd years to December 31 of even years, together with filing appliances; and, upon application and payment of \$8 therefor, shall be entitled to receive by mail copies of all enrolled bills, as soon as signed by the governor, with proper chapter numbers inserted. The secretary of state shall certify to the chief clerks of the 2 houses the name of each person entitled to material hereunder, naming the material, and said clerks shall mail such material to such persons during the session then being held. All moneys so received shall be paid into the state treasury.

Approved August 14, 1959.