No. 686, S.]

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CHAPTER 649

AN ACT to repeal 35.015 (1); to renumber and amend 85.015 (2); to amend 35.001 (1), 35.01 (intro. par.), 35.04 (1), 35.05 (2) and (3), 35.08 (3), 35.09, 35.11, 35.53, 35.54, 35.75 (6), 35.80, 35.84 (line 28) (columns E and J), 35.87 and 35.90, as repealed and recreated by chapter 516, laws of 1959; and to create 35.01 (8) and 35.805 of the statutes, relating to public printing.

- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
- SECTION 1. 35.001 (1) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:
- 35.001 (1) "Director" in this chapter means the director of * * * the bureau performing the printing function in the department of administration.
- SECTION 2. 35.01 (intro. par.) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:
- 35.01 (intro. par.) Public printing includes all graphic reproduction by whatever process and the necessary material and binding which is a part of a state printing order. Public printing is divided into * * * 8 classes:
 - SECTION 3. 35.01 (8) of the statutes is created to read:
- 35.01 (8) Class 8—Specialty printing as defined in s. 35.55 (2) and book printing excluded from class 3 under sub. (3).
- SECTION 4. 35.015 (1) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is repealed.
- SECTION 5. 35.015 (2) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is renumbered 35.015 and amended to read:
- 35.015 Printing is exempt from this chapter when the director exercises the power vested in him by s. * * * 16.82 (4).
- SECTION 6. 35.04 (1) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:
- 35.04 (1) * * * There shall be appointed such employes, including editorial staff, under the classified service as * * * are necessary to perform the duties imposed * * * by this chapter.
- SECTION 7. 35.05 (2) and (3) of the statutes, as repealed and recreated by chapter 516, laws of 1959, are amended to read:
- 35.05 (2) Each house of the legislature may order public printing for its own exclusive use, except that it shall not procure the printing of extra copies of any book, pamphlet or other document printed by authority of law. Whenever either house requires any printing for its exclusive use and whenever any joint action of both houses is taken requiring any printing to be done, the chief clerk of the house where such action originates, shall deliver copy to the contract printer, * * * with a requisition to the director signed by such clerk, and the contract printer shall do the printing and deliver it in the shortest possible time.
- (3) * * * Each sergeant at arms may * * * requisition envelopes, stationery and such * * * printed forms as are necessary in the performance of his duties.
- SECTION 8. 35.08 (3) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:
- 35.08 (3) Revision bills mentioned in s. 35.05 (5) and such other bills as the legislature may by joint rule provide may contain explanatory notes which shall be printed immediately following the sections to which they respectively relate, but such notes shall not constitute any part of the bill nor of the act if the bill * * * is enacted.

SECTION 9. 35.09 of the statutes, as repealed and recreated by chapter 516, laws of 1959, 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 contract printer, and the contract printer shall, as soon as possible, print and deliver 10 copies thereof upon ledger paper, one of which printed copies shall be used as the enrolled bill, or the enrolled resolution. The presiding officer shall sign, but if either fails to sign within 20 days of the date on which the proposal is first available to him for signature, the chief clerk shall process the proposal as if such signature had been affixed. The governor shall then 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. A copy shall be delivered to the revisor, 4 copies to the secretary of state, and 1,190 additional copies shall be printed on the kind of paper used for bills, 10 of which shall go to the revisor at once. Any bill or resolution so printed, except bills * * * mentioned in s. 35.08 (4), shall, when amendatory, indicate omissions by asterisks and new matter by italics.

SECTION 10. 35.11 of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:

35.11 The chief clerk of each house shall prepare and deliver to the contract 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 that when first considered and thereafter each time that a proposal is considered in such detail as to make identification desirable after business relating to another subject has intervened, and when the yeas and nays are required it shall be identified in the journal by number and relating clause. 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, reports of the claims commission and reports of lobbyist registrations required by s. 13.67 (2), 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 or act 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 white book 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 ledger paper, 4 of them for the use of the chief clerks and one for binding in the official journal of the houses.

SECTION 11. 35.53 and 35.54 of the statutes, as repealed and recreated by chapter 516, laws of 1959, are amended to read:

35.53 Every contract printer shall file with the director a detailed and itemized invoice for each order of public printing furnished by him, in multiple copies as specified by the director, together with one copy of the job. * * *

35.54 The director shall keep an account of all paper delivered to contract printers and prevent waste thereof. He shall also keep a record of costs * * * of each job of public printing, grouping said records separately for each class of printing.

SECTION 12. 35.75 (6) of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:

35.75 (6) That he will deliver to the * * * director at Madison, immediately after the publication, and subject to approval and acceptance by a majority of the justices of the supreme court as many copies of each volume at the contract price as it may require, making delivery at the same place;

SECTION 13. 35.80 of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:

35.80 Any state agency located outside the city of Madison may secure competitive bids for job printing and submit them to the director with a printing requisition therefor. If the director approves the lowest of such bids * * * an official state printing order shall be issued.

SECTION 14. 35.805 of the statutes is created to read:

SPECIALTY PRINTING; CLASS 8.

35.805 SPECIALTY PRINTING AND BOOK PRINTING EXCLUDED FROM CLASS 3. Specialty printing and book printing excluded from class 3 in s. 35.01 (3) shall be procured on individual competitive bids and by official state printing order according to specifications determined by the director.

SECTION 15. 35.84 (line 28) (columns E and J) of the statutes, as repealed and recreated by chapter 516, laws of 1959, are amended to read:

35.84 (line 28)

28. Legislative Reference Library

E 3

SECTION 16. 35.87 of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:

35.87 The director may sell for mail delivery copies of all bills, joint resolutions, amendments, * * * acts, journals, bulletins of proceedings and hearing bulletins printed for the legislature for all sessions held during any biennium beginning January 1 of odd years together with filing appliances, or any part of such service, and establish the price for such service, but such price shall not exceed \$35 for the complete service and \$8 for the enrolled bills with proper chapter numbers inserted. The director shall certify to the chief clerks of the 2 houses the name of each person purchasing such services naming the type of materials purchased, and the chief clerks shall mail such materials to such persons during the session for which purchased. The director shall pay all moneys so received into the general fund within one week of receipt of same.

SECTION 17. 35.90 of the statutes, as repealed and recreated by chapter 516, laws of 1959, is amended to read:

35.90 Every state officer maintaining a permanent office at the city of Madison, shall make and file annually with the director an inventory

of all public printing of the second and third classes and all maps and charts on hand for distribution on July 1. Said director shall, from time to time, require the return to him of all such printing as has become, in his opinion, of no further use to the office reporting the same. The director is further authorized to suspend requisitions for public printing by departments which fail to submit inventories in compliance with this section.

Approved February 9, 1960.