No. 800, S.]

[Published February 17, 1962.

CHAPTER 682

AN ACT to repeal, amend and create various provisions of the statutes for the purpose of correcting errors, supplying omissions, correcting references, eliminating unconstitutional provisions and reconciling conflicts. (Revisor's Correction Bill)

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

SECTION 1. 20.200 (41) of the statutes is amended to read:

20.200 (41) There is appropriated from the general fund to the commissioner of banks all fees and all other moneys received by any person for or on behalf of the commissioner of banks for the execution of his functions. To enable the commissioner of banks to execute the functions of his department the department of administration, when making quarterly allotments under subch. III of ch. 16, is authorized to anticipate such receipts, the provisions of s. 20.902 to the contrary notwithstanding, but not to exceed \$10,000 in the aggregate at any time. At the end of the fiscal year, this appropriation shall be reimbursed by s. 20.550 (7) for any payments made from this appropriation for expenses specified in s. 20.550 (7).

SECTION 2. The last sentence of 20.480 (1) of the statutes is repealed.

SECTION 3. 32.05 (3) (d) of the statutes, as amended by chapter 486 (Bill 622, S), laws of 1961, is amended to read:

32.05 (3) (d) Stating the amount of compensation offered, itemized as to the items of damage as set forth in * * * s. 32.09 and * * * that compensation for additional items of damage as set forth in s. 32.19 may be claimed under s. 32.20 and will be paid if shown to exist.

SECTION 4. 32.09 (4) of the statutes is amended to read:

32.09 (4) Where a depreciation in value of property results from an exercise of the police power, even though in conjunction with the taking by eminent domain, no compensation shall be paid for such depreciation except as expressly allowed in sub. * * * (6) and s. 32.19.

SECTION 5. 34.03 (1) (g) of the statutes is amended to read:

34.03 (1) (g) To employ such persons as shall be necessary to administer and carry out the purposes of this chapter. All expenses of administration and reinsurance shall be paid out of the state deposit fund subject to the provisions of ss. * * * 20.200 (72) and 34.08.

SECTION 6. 45.355 of the statutes, as amended by chapter 513 (Bill 614, S), laws of 1961, is amended to read:

45.355 Biennially the joint finance committee of the legislature shall study and review the fiscal requirements for veterans' housing loans and the condition of the * * * veterans trust fund and thereupon shall make report thereon to the legislature with a view to recommending proper appropriations to adequately provide for such loans. All appropriations made by the legislature for veterans' housing loans pursuant to recommendations so made by the joint finance committee shall be from the veterans trust fund or the general fund or both, as the needs may require.

SECTION 7. 49.61 (6) (a) of the statutes, as amended by chapter 370 (Bill 595, S), laws of 1961, is amended by substituting "49.18 (1) (a)" for the reference to "49.81 (1) (a)".

SECTION 8. 59.965 (5) (j) of the statutes, as amended by chapter 237 (Bill 547, A), laws of 1961, is amended to read:

59.965 (5) (j) After an expressway project has been certified as completed, the public body having jurisdiction over the maintenance thereof shall have the power to regulate the type of vehicular use of such portion of the expressway except as limited by federal and state laws and regulations, and the power to fix speed limits thereon not in excess of the maximum speed limits for state trunk highways, and to provide and enforce reasonable penalties for infraction of such vehicular use regulation or speed limits. Notwithstanding the provisions of s. 346.16 (2), the use of the expressways by pedestrians, motor scooters, bicycles, funeral processions, animals on foot, the hauling of oversized equipment without special permit, and the towing of disabled vehicles other than those vehicles disabled on the expressway, shall be prohibited * * * when an ordinance in conformity herewith is adopted by the county board, but any forfeiture provided therein shall not exceed the maximum fine as provided by s. 346.17 (2).

SECTION 9. 199.04 (2) of the statutes, as created by chapter 90 (Bill 373, S), laws of 1961, is amended to read:

199.04 (2) Any annuity payable ***by a college or university otherwise than by the payment of sums certain shall, with respect to such agreements, be exempt from this chapter and from all other insurance laws.

SECTION 10. If Bills 760, S and 790, S, 1961 session, are both enacted, subparagraph 253.02 (1) (a) 1. of the statutes is created to read:

253.02 (1) (a) 1. Ashland

SECTION 11. If Bills 760, S and 767, S, 1961 session, are both enacted, subparagraph 253.02 (1) (a) 31. of the statutes is created to read:

253.02 (1) (a) 31. Marinette

SECTION 12. If Bills 760, S and 726, A, 1961 session, are both enacted, section 253.02 (1) (a) 64. of the statutes, as created by chapter 614 (Bill 760, S) is repealed.

SECTION 13. If Bills 760, S and 726, A, 1961 session, are both enacted, subparagraph 253.02 (1) (b) 45. of the statutes is created to read:

253.02 (1) (b) 45. Winnebago

SECTION 14. If Bills 760, S and 767, S, 1961 session, are both enacted, 253.02 (1y) of the statutes, as created by chapter (Bill 767. S), (laws of 1961) is repealed.

SECTION 15. If Bills 760, S and 726, A, 1961 session, are both enacted, 253.02 (1z) of the statutes as created by chapter 640 (Bill 726, A), laws of 1961, is repealed.

SECTION 16. If Bills 760, S and 790, S, 1961 session, are both enacted, 253.02 (1z) of the statutes, as created by chapter (Bill 790, S), laws of 1961, is repealed.

SECTION 17. Bills 760, S and 790, S, 1961 session, are both enacted, section 253.06 of the statutes, as amended by chapter 495 (Bill 116, S) and chapter 614 (Bill 760, S), laws of 1961, is amended by creating a new sentence (to be inserted in its proper place in section 253.06 by the revisor) to read:

253.06 (new sentence) The judge of the second branch of county court in Ashland county shall be elected at the spring, 1962 election, for a term

beginning the first Monday in June, 1962 and ending the first Monday in January, 1968.

SECTION 18. If Bills 760, S and 767, S, 1961 session, are both enacted, section 253.06 of the statutes, as amended by chapter 495 (Bill 116, S) and chapter 614 (Bill 760, S), laws of 1961, is amended by creating a new sentence (to be inserted in its proper place in section 253.06 by the revisor) to read:

253.06 (new sentence) The judge of the second branch of county court in Marinette county shall be elected at the spring, 1962 election for a term beginning the first Monday in May, 1962 and ending the first Monday in January, 1968.

SECTION 19. If Bills 760, S and 726, A, 1961 session, are both enacted, section 253.06 of the statutes, as amended by chapter 495 (Bill 116, S) and chapter 614 (Bill 760, S), laws of 1961, is amended by creating a new sentence (to be inserted in its proper place in section 253.06 by the revisor) to read:

253.06 (new sentence) The judge of the third branch of county court in Winnebago county shall be elected at the spring, 1962 election for a term beginning the first Monday in May, 1962 and ending the first Monday in January, 1968.

Approved February 12, 1962.