Underscored, stricken, and vetoed text may not be searchable. If you do not seartext of the Act, SCROLL DOWN.

Senate Bill 111

Published September 9, 1965.

CHAPTER 249

AN ACT to repeal, renumber, amend and create various provisions of the statutes and session laws for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of departments and officers, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications and unnecessary, obsolete and unconstitutional 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. 13.057 (2a) of the statutes is amended to read:

13.057 (2a) In addition to the workshop for the blind in the division for the blind in the department of public welfare, the committee shall also inspect other buildings, places, equipment, lands and management in of said division department and all the provisions of subs. (1), (2) and (3), unless clearly inapplicable, shall apply to the functions of the committee under this subsection.

SECTION 2. 13.32 (2) (d) to (L) of the statutes are created to read:

13.32 (2) (d) May delete useless words such as "of the statutes", "of this section", "hereof", "immediately above", "inclusive" and the like, where such words appear immediately after a chapter, section or subsection reference.

(e) May delete useless words in statutes references such as "any of the provisions of" or "any of the requirements of" and the like when they appear immediately before a reference to a chapter, section, subsection or paragraph of the statutes.

(f) May delete the word "hereby" wherever used in connection with the verbs "consents", "grants", "gives" or "declares" or other verbs.
(g) May substitute the word "deems" for the words "may deem".

(h) May substitute the word "may" for the phrase "is hereby authorized to" or similar phrases.
(i) May substitute "this state" for the phrase "the state of

Wisconsin".

(j) May change an incorrect form of a pronoun to the correct form. (k) May insert the U.S.C. citations for federal acts.

(L) May delete surplus words and modernize language in penalty provisions to correspond to current drafting style. No such change shall have the effect of increasing or decreasing any penalty.

SECTION 3. 13.32 (5) of the statutes is repealed.

SECTION 4. 13.33 (2) (a) and (b) of the statutes are amended to read:

13.33 (2) (a) Collect, index and make available in the most suitable form to legislators, other public officials, students of government and citizens generally information relative to governmental subjects which will aid the legislature, other public officials and the citizens generally to perform their duties in the most efficient and economical manner, to maintain an adequate collection of public documents of Wisconsin and other states and to carry out loan arrangements with libraries.

(b) Utilize the materials assembled and other material to prepare studies and reports providing pertinent information regarding subjects which are or may become items of concern to the legislature, other public officials or the public generally, and where warranted $\frac{1}{100}$ publish such reports and studies in the most expeditious manner.

SECTION 5. 13.33 (5) of the statutes is repealed.

SECTION 6. 13.35 (3) (c) and (d) of the statutes are amended to read:

13.35 (3) (c) \underline{T}_{Θ} Conduct research and secure information or data on any subject concerning the government and general welfare of the state and of its political subdivisions.

(d) To Make recommendations for legislative or administrative action on any subject or question it has considered, including the introduction of such bills as may be deemed it deems advisable.

SECTION 7. 13.35 (3) (e) of the statutes is renumbered 13.35 (3m) and amended to read:

13.35 (3m) The enumeration of specific powers, duties or functions herein shall not be deemed a limitation of the functions of the council, but the council may make such studies and surveys and prepare and compile such data and information as it may deem advisable on any phase of any problem referred to it or which it may determine determines to investigate.

SECTION 8. 15.99 of the statutes is repealed.

SECTION 9. 16.08 (2) (c) of the statutes is amended to read:

16.08 (2) (c) The director, chief of the American history research center, and chief of interpretation and education of the state historical society; and, with the approval of the board of curators and the director of personnel, such number of specialists as may from time to time be required by said society for specific research, writing, collecting or editing projects which for a limited period of time not to exceed 2 years, renewable at the discretion of the board of curators and the director of personnel for an additional 2-year period, require persons with a particular training or experience in a specialized phase or field of history, historical research, writing, collecting or editing, and any person or persons whose entire salary is paid from funds reappropriated to said society by s. 20.430 (41) where competitive examination is impractical.

SECTION 10. 17.12 (2) (c) of the statutes is amended by substituting "sub. (1) (d)" for the reference to "paragraph (c) of subsection (1)".

SECTION 11. 17.16 (1) of the statutes is amended by substituting "family court commissioner" for "divorce counsel".

SECTION 12. 19.01 (3) of the statutes is amended to read:

19.01 (3) The official duties referred to in subs. (1) and (2) include performance to the best of his ability by the officer taking the oath or giving the bond of every official act required, and the nonperformance of every act forbidden, by law to be performed by him; also, similar performance and nonperformance of every act required of or forbidden to him in any other office which he may lawfully hold or exercise by virtue of his incumbency of the office named in his official oath or bond. Except as provided otherwise by s. 59.22 (3) and (4) the duties mentioned in any such oath or bond include, further, the faithful performance by all persons appointed or employed by such officer either in his principal or his said subsidiary office, of their respective duties and trusts therein.

SECTION 13. 20.460 (43) of the statutes is amended to read:

20.460 (43) As a revolving appropriation all moneys accruing to the state under ss. 200.04 (5) (4) and 211.07 for the examination of those insurance companies and employe welfare funds not conducted personally by the state commissioner of insurance or by personnel of his department to be used for payment to outside contractors appointed by the commissioner pursuant to his authority under chs. 200 and 211.

SECTION 14. 20.530 (1) (f) 2 of the statutes is amended to read:

20.530 (1) (f) 2. For each additional county or part thereof -\$15 per month.

SECTION 15. 24.41 of the statutes is repealed.

SECTION 16. 25.06 of the statutes is amended by substituting "commissioner of administration" for "director of budget and accounts".

SECTION 17. 27.30 (12) of the statutes is amended to read:

27.30 (12) Under the direction of the board, the manager shall carry out the administration of the state fair and its facilities.

SECTION 18. 29.574 (6a) of the statutes is repealed.

SECTION 19. 29.65 (1) (m) of the statutes is amended to read:

29.65 (1) (m) Any wall-eyed pike, pike perch, or any other game fish not mentioned in pars. (i) (j) to (L) _____ 2.00

SECTION 20. 30.68 (1) of the statutes is amended to read:

30.68 (1) No person shall operate a boat upon the waters of this state while under the influence of an intoxicant or a narcotic drug or while under the influence of any dangerous drug specified as defined in s. 151.07 (1) (a) $\frac{1}{2}$ to $\frac{8}{2}$.

SECTION 21. 35.22 of the statutes is amended to read:

35.22 Wisconsin statutes shall be prima facie evidence in all courts and proceedings as provided by s. 327.01; but they shall not preclude reference to, nor control, in case of any discrepancy, any original act of the legislature; and the certified reprints volumes of session laws provided for by s. $\frac{35.03}{(9)}$ 35.15 shall also and in the same degree be prima facie evidence in all courts and proceedings.

SECTION 22. 35.91 (1) of the statutes is amended by substituting "20.530 (24)" for the reference to "20.710 (1)".

SECTION 23. 38.28 (4) of the statutes is amended to read:

38.28 (4) The funds required for the support and maintenance of said senior and junior trade schools shall be included annually in the general educational school operations fund provided for in s. 38.16 (1) (a) and (b) with other funds provided and placed at the disposal of said city for such purposes.

SECTION 24. 39.02 (21) of the statutes is amended to read:

39.02 (21) License all teachers for the public schools of the state, and make rules and regulations and prescribe standards of attainment for the examination, licensing and certification of teachers within the limits prescribed in s. 40.43 (3) and (3a); file in his office all papers relating to state teachers' certificates and register each such certificate.

SECTION 25. 40.025 (5) of the statutes is amended to read:

40.025 (5) A certified copy of any order made under ss. 40.03, 40.06, 40.07 to 40.09, 40.11, 40.12, 40.14, 40.15 and 40.807 shall be filed within 10 days with the secretary of the county school committee in which the reorganized district lies. The secretary of the county school committee, upon receipt of the order, shall immediately place thereon the date upon which the same was received, and within 5 days after receipt thereof, shall send by registered mail a certified copy thereof together with a certification of the date of mailing of the same to the clerk of each school district and of each town, village or city affected and to the state superintendent. When an order affects a district that operates a high school, the secretary of the county school committee shall also send copies to the county clerks of the county school committee shall be filed with the secretary of the county school committee of the county in which the major portion of the area of the reorganized district lies and said secretary shall mail certified copies thereof as hereinbefore provided and also to the secretary of all other county school committees affected. The appeal and referendum period shall run from the date the certified copies of the order are mailed by the secretary of the eity county school committee to the officials hereinbefore mentioned. An appeal taken from any order shall stay said order until the appeal has been determined and the result of the final determination made and filed. A referendum petition or resolution shall stay an order until the result of the referendum has been certified by the school district clerk, municipal or county clerk or the county election commission to the secretary of the county school committee. When the results of a referendum election have been canvassed the proper clerk shall certify the same to the secretary of the county school committee with whom the order was filed who shall notify all the officials who received a copy of the order of the results of the referendum.

SECTION 26. 40.74 (2) of the statutes is amended to read:

40.74 (2) The report shall be made before August 1 on forms supplied by the state superintendent before August 1. At the opening of school, one copy shall be sent to the person in charge of each school in the district.

SECTION 27. 40.91 (6) of the statutes is repealed.

SECTION 28. 42.49 (2) (ab) of the statutes is amended to read:

42.49 (2) (ab) An annuity payable monthly to the member during life, and if the member dies before he has received an as annuity, in monthly payments, an aggregate amount equal to the accumulations from such member's deposits at the time of his application for said annuity, the designated beneficiary or beneficiaries of such member shall be entitled to receive an amount equal to the difference between the accumulations from such member's deposits and the amount paid to said member as an annuity during his life.

SECTION 29. 52.055 (3) of the statutes (last sentence) is amended to read:

52.055 (3) (last sentence) In case of the forfeiture of recognizance and enforcement thereof by execution, the sum recovered may, in the discretion of the court, be paid in whole or in part, to the wife, or to the guardian, curator, custodian, trustee of the said minor child or children or to the county welfare department.

SECTION 30. 56.17 of the statutes is amended to read:

56.17 (1) The management of every such house of correction shall be controlled by the county board, pursuant to such regulations and under the direct supervision and control of such officers as said the board shall prescribe prescribes. No such regulation shall be finally adopted on the day on which it is first presented to said the board for consideration, nor until it shall have has been considered and reported upon by the proper committee of said the board. The board may by ordinance place the management of said house under the control of the board of trustees county board of public welfare provided for by s. 46.21, and in such event said s. 46.21, so far as applicable, shall control. The county board may by ordinance resume control of the management of said house. The county board shall, in accordance with the civil service law, prescribe the number and compensation of all personnel needed for the administration of said house, and fix their duties.

(2) The judges of the county, municipal and district courts misdemeanor and traffic branches of the county court and criminal division branches of the circuit court, district attorney and sheriff of such county and the mayor and city attorney of its most populous city, shall constitute a board of visitors, who shall investigate the affairs of such house on the first Monday of August in each year, and thereupon report in writing to the county board at its annual meeting, or to the board of trustees county board of public welfare if such board be is in charge of such institution, setting forth its condition, and suggesting such alterations, improvements or other matters respecting the management, discipline and government of the same as may promote the purposes thereof and the interests of said county.

SECTION 31. 59.22 (2) of the statutes is amended to read:

59.22 (2) The sheriff may require his undersheriff, jailer and every deputy who is not required by subsection subs. (3) and (4) to furnish an official bond, before entering upon the duties of his office, to execute and deliver to him a bond in such sum and with such sureties as he may require requires, conditioned for the faithful performance of his official duties; and every default or misconduct of such undersheriff or deputy for which the sheriff shall be is liable shall be a breach of such bond.

SECTION 32. 59.456 (4) of the statutes is repealed.

SECTION 33. 59.46 (2) of the statutes is amended to read:

59.46 (2) The district attorney in any county having a population of 500,000 or more or containing a city of the first, 2nd or 3rd class may also appoint one or more clerks and one or more stenographers, the number and salary of whom is to be fixed by the board at any meeting thereof.

SECTION 34. 59.57 (1) (a) (intro. par.) of the statutes is amended to read:

59.57 (1) (a) (intro. par.) For entering and recording the following forms of standard instruments as approved by the register of deeds as

sociation pursuant to s. 235.16 and filed in the approved form in the office of the secretary of state:

SECTION 35. 60.595 (last sentence) of the statutes is repealed. SECTION 36. 61.305 (last sentence) of the statutes is repealed. SECTION 37. 62.24 (1) (a) (last sentence) of the statutes is repealed. SECTION 38. 66.645 (1) (last sentence) of the statutes is repealed. SECTION 39. 66.95 of the statutes is amended to read:

66.95 The governing body of any city may by ordinance require every passenger motor vehicle to be equipped with a lock suitable to lock either the starting lever, throttle, steering apparatus, gear shift lever or ignition system; prohibit any person from permitting a motor vehicle in his custody from standing or remaining unattended on any street, alley or in any other public place, except an attended parking area, unless either the starting lever, throttle, steering apparatus, gear shift or ignition of said vehicle is locked and the key for such lock is removed from the vehicle; and provide forfeitures for such violations. The foregoing provisions shall not apply to motor vehicles operated by common carriers of passengers under ch. 194.

SECTION 40. 70.11 (24) (c), (e), (f) and (g) of the statutes are amended to read:

70.11 (24) (c) The assessment exemption granted by this <u>section</u> subsection may continue for 5 assessment years and shall not be extended beyond that time. The maximum value of any assessment exclusion for said 5-year period shall be either \$1,000 or 10 per cent of the value of the improved property. The governing body of a municipality coming under this subsection shall determine which statutory maximum shall apply to the municipality and then shall set the maximum for the municipality, which shall be equal to or lower than the chosen statutory maximum. (e) The commissioner, or the assessor, shall in the event an exemp-

(e) The commissioner, or the assessor, shall in the event an exemption is granted in accordance with this <u>section</u> subsection certify to the governing body of such city, town or village that the exemption has been granted and shall specify assessment dates on which such exemption shall operate and shall state briefly the reasons why the exemption is accorded. The commissioner, or the assessor as the case may be, shall then enter such exemption upon the assessment roll opposite the property affected by the exemption.

(f) The full assessed value of property, excluding any exemption as may be granted pursuant to this <u>section</u> subsection, shall be used in determining the tax burden of the municipality and such full assessed valuation shall be the only valuation transmitted for use by the appropriate agency in such determination.

agency in such determination. (g) The governing body of any city, town or village may by ordinance or resolution establish procedures for giving effect to this section subsection not in conflict therewith.

SECTION 41. 70.112 (4) of the statutes is amended to read:

70.112 (4) All special property assessed under ch. 76 and such property of any telephone company, car line company, and electric co-operative association as is used and useful in the operation of the business of such company or association. Nothing herein provided shall exclude any real estate from special assessments for local improvements under s. 66.94 66.64, nor any property which is separately accounted for under s. 196.59.

SECTION 42. 70.416 of the statutes is repealed.

SECTION 43. 70.97 (1) (intro. par.) of the statutes is amended to read:

70.97 (1) (intro. par.) Fifteen days after the collection of the tax under this section ss. 70.95 and 70.96 the department of administration and the state treasurer upon certification by the department of taxation shall pay:

SECTION 44. 71.01 (3) (dm) of the statutes is repealed.

SECTION 45. 71.09 (1a) of the statutes is repealed.

SECTION 46. 71.09 (2b) (intro. par.) and (c) of the statutes are amended by substituting "sub. (1)" for the reference to "sub. (1a)".

SECTION 47. 71.09 (2b) (b) of the statutes is amended to read:

71.09 (2b) (b) The first 2 columns shall contain the minimum and the maximum amounts, respectively, of taxable income in brackets of not more than \$100, and extending to include the maximum amount reportable under sub. (1) (g). Computation of tax on taxable income in excess of \$7,000 may be set forth at the foot of such table.

SECTION 48. 71.10 (5) (ab) of the statutes is repealed.

SECTION 49. 71.10 (5) (b) of the statutes is renumbered 71.10 (6).

SECTION 50. 71.10 (9) (am) and (bm) and (10) (b) and (bm) of the statutes are repealed.

SECTION 51. 71.11 (40) of the statutes is amended to read:

71.11 (40) If any person required under this chapter to file an income tax return fails to file such return within the time prescribed by law, or as extended under the provisions of s. 71.10 (5) or (6) the department of taxation or the assessor of incomes shall add to the tax of such person \$10 in the case of corporations and in the case of persons other than corporations \$2 when the total normal income tax of such person is less than \$10, \$3 when such tax is \$10 or more but less than \$20, \$5 when such tax is \$20 or more. If no tax is assessed against any such person the amount of this fee shall be collected as income taxes are collected, and no person shall be allowed in any action or proceeding to contest the imposition of such fee.

SECTION 52. 71.13 (1) of the statutes is amended to read:

71.13 (1) Income taxes shall become delinquent if not paid when due as provided in s. 71.10 (9), provided, however, that in case the initial payment is not made as required by section 71.10 (9) (a) or (b), the entire unpaid balance shall be considered as delinquent from the due date of the initial payment, and when delinquent shall be subject to a penalty of 2 per cent on the amount of the tax and interest at the rate of one per cent per month until paid, and the department of taxation shall immediately proceed to collect the same. For the purpose of such collection the department of taxation or its duly authorized agent shall have the same powers as conferred by law upon the county treasurer, county clerk, sheriff and district attorney.

SECTION 53. 71.14 (10) of the statutes is repealed.

SECTION 54. 71.15 (2) and (5) of the statutes are repealed.

SECTION 55. 71.21 (15) (a) of the statutes is amended to read:

71.21 (15) (a) Multiplying by 12 the taxable income referred to in par. sub. (14) (c), and

SECTION 56. 75.365 (1) of the statutes is amended to read:

75.365 (1) Written agreements may be entered into and be operative between a county and any town, city, village, metropolitan sewerage district or area, farm drainage district, or any other territory, area or district for the benefit of which any taxes may be levied, therein, upon prior authorization and approval thereof by the governing bodies thereof, providing for the disposition of liabilities of the county to such municipality upon or arising out of the return to said county of delinquent special assessments, delinquent general taxes, or both; the disposition of special assessment tax sale certificates, general tax sale certificates, or both, of which the county may be the holder or owner; the liabilities of the county arising by virtue of its acquiring any or all of such tax certificates, and the disposition of such liabilities; the taking of tax deeds by the county or any or all of such tax sales certificates; the liabilities of the county arising out of the taking of any or all of such tax deeds and the disposition of such liabilities; the disposition and distribution of the proceeds of the sale of any or all of such tax sale certificates, the sale of the lands upon which such tax deeds are so taken, or both; and the determination and disposition of any and all habilities of the county in respect to any of the foregoing.

SECTION 57. 84.09 (4) of the statutes is amended to read:

84.09 (4) The cost of the lands and interests acquired and damages allowed pursuant to this section, expenses incidental thereto and the customary per diem (or if on an annual salary, a per diem not to exceed the lawful rate permitted for members of county boards) and expenses of the county highway committee incurred in performing duties pursuant to this section shall be paid out of the available improvement or maintenance funds, and members of the highway committee on an annual salary basis shall be entitled to such per diem as compensation for their services in addition to their annual salary fixed pursuant to s. 59.03 (2) (f) (i).

SECTION 58. 88.29 (2) of the statutes is amended to read:

88.29 (2) When a petition has been so referred to the board, the board, with the aid of an engineer having the qualifications specified in s. 88.20 88.21 (5), shall examine the lands described in the petition and all other lands that the board believes will be benefited or damaged by the proposed work and shall consider whether the drains as proposed in the petition are satisfactory.

SECTION 59. 88.30 (2) of the statutes is amended to read:

88.30 (2) The board, with the aid of an engineer having the qualifications specified in s. 88.20 88.21 (5), shall make the necessary survey and evaluation as directed by the director of engineering for his report.

SECTION 60. 88.35 (1) (intro. par.) of the statutes is amended to read:

88.35 (1) (intro. par.) Upon the organization of a drainage district, the board shall with the aid of an engineer having the qualifications specified in s. 88.20 88.21 (5):

SECTION 61. 93.03 of the statutes is amended to read:

93.03 The principal office of the department shall be in the state eapitol at Madison, but, with the approval of the governor, other offices may be maintained elsewhere in the state as may be necessary for the efficient functioning of the department. Hearings, investigations and meetings necessary to the carrying out of any of the duties of the department may be conducted anywhere within or without the state, as the department may determine determines to be for the best interests of the state and the parties immediately concerned.

SECTION 62. 94.75 of the statutes is repealed.

SECTION 63. 95.72 (5) (b) of the statutes is amended to read:

95.72 (5) (b) The license fee is \$100 annually and all licenses shall expire on January 31 of each year. No license shall be issued or renewed until such license fee is paid. No inspection fee shall be required upon application for renewal of license. Licenses in force on the effective date of this amendment (1963) and expiring June 30, 1963, shall remain in effect until January 31, 1964; licenses expiring June 30, 1964, shall remain in effect until January 31, 1965.

SECTION 64. 136.04 (2) (a) of the statutes is amended to read:

136.04 (2) (a) The board shall receive applications for and issue licenses to real estate brokers and salesmen and business opportunity brokers and salesmen and shall administer this chapter.

SECTION 65. 139.03 (1) and (2) of the statutes are repealed.

SECTION 66. 139.13 (1) of the statutes is repealed.

SECTION 67. 139.13 (2) of the statutes is renumbered 139.13 and amended to read:

139.13 After an amount equal to the sum of 70 per cent of the estimated costs to be incurred from the appropriation made by s. 20.800 (1) for beverage tax division administration and the estimated cost under s. 20.670 (1) for administering alcohol studies as certified July 1 for the current fiscal year by the director of the department of taxation commissioner and the director of the public welfare department, respectively, has been set aside, 45.72 per cent of the balance of all revenues derived from the occupational tax on intoxicating liquors for the period July 1, 1963 to December 31, 1963 and 44.45 per cent of such balance at 6-month periods thereafter shall be distributed to the cities, towns and villages and shall be used by them to reduce the tax on general property. Such distribution to local units of government shall be made semiannually and all cities, towns and villages shall share therein in proportion to their population in the last federal census. The estimated costs of administering the liquor tax law from s. 20.800 (1) and alcohol studies from s. 20.670 (1) shall be adjusted to actual costs on the cash basis per records of the department of administration as of June 30 following, and such adjustment shall be reflected in the liquor tax apportionment made immediately after the close of the state's fiscal year pursuant to this section. This section shall be effective as to revenues collected beginning with July 1, 1963. The advance payments under s. 189.061 (3) shall be treated as liquor tax revenues for apportionment purposes.

SECTION 68. 147.12 of the statutes is amended to read:

147.12 The board shall keep a complete record in which shall be entered all applications, examinations, registrations, fees, decisions, orders and proceedings. It shall from time to time from lists furnished by the state civil service commission, appoint such competent and recognized experts as shall be are necessary to assist in the examinations, and necessary clerks. They shall receive such compensation as the board shall fix fixes. On or before August 1 of each year, the board shall file with the governor a report of all receipts, disbursements and transactions for the preceding fiscal year. The disbursements of the board shall not exceed the fees received.

SECTION 69. 149.06 (1) of the statutes is amended to read:

149.06 (1) One complying with this chapter relating to an applicant for registration as a nurse and passing a satisfactory examination shall receive a certificate of registration. The holder of such a certificate of registration of another state or territory or province of Canada may be granted a certificate without examination if her credentials of general and professional educational qualifications and other qualifications are comparable to those required in Wisconsin during the same period and if the board is satisfied from her employment and professional record that she is currently competent to practice her profession. The board shall evaluate the credentials and determine the equivalency and competency in each such case. Said The application for registering without examination shall be accompanied by a fee of \$25 to cover the cost of such evaluation.

SECTION 70. 194.357 of the statutes is repealed.

SECTION 71. 204.31 (10) of the statutes is repealed.

SECTION 72. 204.321 (5) of the statutes is repealed.

SECTION 73. 204.322 (6) of the statutes is repealed.

SECTION 74. 219.05 (1) of the statutes is amended to read:

219.05 INVESTMENT IN ACCOUNTS INSURED BY THE FED-ERAL SAVINGS AND LOAN INSURANCE CORPORATION. (1) The investment by any title insurance company, stock fire insurance company, stock marine insurance company, stock fire and marine insurance company, stock casualty insurance company, stock life insurance company, domestic mutual casualty insurance company, mutual life insurance company, mutual fire insurance company, credit unions; or the investment of funds of any state insurance fund, state sinking fund, state school fund, firemen's relief and pension fund, police pension fund, or other pension fund; or the investment by any savings and loan association; or by any federal savings and loan association; or by any administrative department, board, commissioner or officer of the state, authorized by law to make investments of funds in the custody or under the control of such department, board, commission, or officer, ; or by any guardian, trustee or other fiduciary, ; or by any school district or town, in shares of savings accounts in savings and loan associations doing business in Wisconsin in an amount not exceeding the maximum insurance corporation as fixed by an act of congress; or in shares of savings accounts in any other institution within or without the state, to the extent to which the withdrawal or repurchasable value of such shares accounts now are, or may hereafter be, insured by the federal savings and loan insurance corporation, under acts of congress of the United States now in effect or which may hereafter be enacted shall be is lawful.

383

SECTION 75. 227.026 (3) of the statutes is amended to read:

227.026 (3) If, because of some contingency, an issue of the register is not published during the month by which the particular issue is designated, the revisor of statutes department of administration shall stamp the publication date on the title page of each copy of that issue. Rules and notices contained in that issue of the register are not effective until the day following the date stamped on the title page.

SECTION 76. 236.10 (1) (d) of the statutes is repealed.

SECTION 77. 348.07 (1) of the statutes is amended to read:

348.07 (1) No person, without a permit therefor, shall operate on a highway any single vehicle with an over-all length in excess of 35 feet or any combination of 2 vehicles with an over-all length in excess of $\frac{50}{55}$ feet, except as otherwise provided in subs. (2) and (2a).

SECTION 78. Wherever the term "legislative reference library" is used in sections 14.72 (4), 15.22 (3), 16.40 (3), 35.03 (8), 35.85 (7), 35.91 (1) and 35.93 (6) (d) of the statutes the term "legislative reference bureau" is substituted.

SECTION 79. Wherever the term "16.01 to 16.30" is used in sections 16.02 (intro. par.), 16.05 (1), (2) and (3) (intro. par.), 16.10 (3), 16.11 (3), 16.12 (1), 16.15, 16.17 (1), 16.18 (1), 16.24 (1) (a) and (3), 16.28, 16.29 (1), (2) and (3), 16.301 (1) and 16.302 of the statutes the term "16.01 to 16.32" is substituted.

SECTION 80. Chapter 542, laws of 1963, is repealed.

SECTION 81. SECTIONS 25 and 26 of this act shall take effect July 1, 1965. All other provisions shall take effect on passage and publication.

Approved August 30, 1965.