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

Assembly Bill 89

Date published: May 27, 1967

CHAPTER 40, LAWS OF 1967

- AN ACT to amend 15.90 (1) (b) and (3) of the statutes, relating to capitol parking.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
 - 15.90 (1) (b) and (3) of the statutes are amended to read:
- 15.90 (1) (b) Eight areas, for the parking of 3.5 automobiles in each area, at the curb on the capitol park side of the 4 streets surrounding the

state capitol park, each area as near as lawfully permissible to each near side of the intersections of said streets with the driveways leading to the capitol building, are reserved for the parking of automobiles by legislators those persons designated in sub. (3) during sessions (regular, adjourned or special) of the legislature, and only emergency police regulations or city ordinances of the city of Madison are applicable to such areas during said sessions. The department of administration shall mark and post the areas. Parking of automobiles in the areas during said sessions is permitted withsessions. The department of administration shall mark and post the areas. Parking of automobiles in the areas during said sessions is permitted without restriction to legislators those persons whose automobiles are identified as specified in sub. (4), and the parking therein of any vehicle by any other person is prohibited during said sessions and any violation of this prohibition shall be punished as in sub. (2).

(3) The following persons may park automobiles identified in the menner as provided by sub. (4) in the parking areas designated in subsubs. (1) (b) and (2) without regard to the provisions thereof.

(a) Legislators and constitutional officers.

(b) Officers of the senate and assembly or, when the legislature is not in session (regular, adjourned or special), a person they may specify.

in session (regular, adjourned or special), a person they may specify.

(c) Such state officers and employes as the governor may direct directs not to exceed 15 or, when the legislature is not in session (regular, adjourned or special), such state officers and employes as the governor directs.

Approved May 23, 1967