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1969 Senate Bill 780

Date published: February 21, 1970

CHAPTER 392, LAWS OF 1969

- AN ACT to repeal, renumber, amend, repeal and recreate, reenact and create various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications, reconciling conflicts and repelling unintended repeals (Revisor's Correction Bill).
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 13.23 of the statutes, as amended by Chapter 170, laws of 1969, is amended to read:

13.23 Any person wishing to contest the election of any senator or member of the assembly shall, within 30 days after the decision of the board of canvassers, serve a notice in writing on the person whose election he intends to contest, stating briefly that his election will be contested and

the cause of such contest, and shall file a copy thereof in the office of the secretary of state at least 10 days before the day fixed by law for the meeting of the legislature. *The* secretary of state shall then send a copy of s. 13.24 to both contestants. If any contestant fails to so file a copy of such notice, he shall not be entitled to any mileage or salary in case payment has been made therefor to the sitting member.

SECTION 2. 13.58 (2) (c) of the statutes, as renumbered from 14.72 (2) (c) by chapter 276, section 53, laws of 1969, is amended to read:

13.58 (2) (c) That the purposes for which a supplemental appropriation or transfer is requested have been authorized or directed by the legislature; σr .

SECTION 3. 15.191 (intro.) of the statutes is amended by deleting the reference to 68.15.

SECTION 4. 15.251 (intro.) of the statutes is amended by deleting the cross reference to "66.919 (2)".

SECTION 4g. 16.53 (8) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

16.53 (8) All claims of every kind against the state requiring legislative action shall be made in duplicate, in the meaner as provided in sub. (1) and shall be filed in the office of the secretary. The secretary shall examine the same, see if ordered by competent authority and, if properly made, designate the fund to which they are chargeable. The secretary shall as soon as practicable refer such claims to the claims board established under s. 16,007 for its findings of fact, its conclusions, and its report thereon to the legislature for action. Whenever a bill appropriating money for a claim becomes a law the secretary, before drawing his warrant therefor on the treasurer, shall see that the proper account on which such appropriation is based is filed in his office.

SECTION 4r. 20.145 (1) (g) of the statutes, as amended by chapter 337, laws of 1969, is amended to read:

20.145 (1) (g) <u>All</u> Ninety per cent of all moneys received under ss. 211.07, 601.31, 601.32 and 601.45 for general operations.

SECTION 5. 20.255 (2) (e) of the statutes, as repealed and recreated by chapter 154, laws of 1969, is amended by substituting "s. 38.44" for the reference to "s. 41.44" and "ss. 38.36 to 38.46" for the reference to "ss. 41.36 to 41.46.

SECTION 6. 20.255 (2) (fm) of the statutes, as repealed and recreated by chapter 154, laws of 1969, is amended by substituting "s. 42.71 (1) (e)" for the reference to "s. 119.24 (9) (g)".

SECTION 6g. 20.370 (1) (g) of the statutes, as created by chapter 313, laws of 1969, is renumbered 20.370 (1) (hm).

SECTION 7. 20.370 (7) (g) (intro.) of the statutes is amended by deleting the reference to "(8) (kz)".

SECTION 8. 20.370 (8) (kz) of the statutes, as created by chapters 152 and 154, laws of 1969, is amended by substituting "23.09 (20)" for the reference to "22.13 (3)".

SECTION 9. 20.370 (8) (ym) of the statutes, as renumbered and amended by chapters 152 and 154, laws of 1969, is amended by substituting "subs. (1) to (3)" for the reference to "subs. (1) and (3)".

SECTION 10. 20.515 (1) (r) of the statutes is repealed.

SECTION 11. 20.910 of the statutes is amended to read:

20.910 If the department of administration does not receive from the clerk of the circuit court the statement relative to suit tax required by s. 59.395 (5) together with a receipt for the sum required by law to be paid on the actions so entered during the preceding guarter month, on or before

the first day of the next succeeding month, it shall forthwith notify the judge of the circuit court of the county of the failure to transmit such statement or receipt or both; and such judge shall thereupon notify the clerk to show cause why he should not be removed from office in the manner provided by law.

SECTION 11g. 21.36 (3) of the statutes is repealed.

SECTION 12. 22.40 (5) and (10) of the statutes, as renumbered from 27.30 (6) and (11) by chapter 276, section 189, laws of 1969, are amended by substituting "sub. (4)" for "sub. (5)".

SECTION 12e. 23.05 of the statutes is amended to read:

23.05 The commissioners board shall appoint from the competitive class pursuant to eh. 16 under the classified service a chief clerk and an assistant chief clerk who shall, during the absence of the chief clerk, have all the authority given by law to the chief clerk; and such other clerks as provided in s. 20.922. Such appointments shall be filed in the office of the secretary of state. Every such clerk shall take and file the official oath.

SECTION 12m. 23.07 of the statutes is amended to read:

23.07 REPORT OF BOARD. The said commissioners board shall by the first day of November in each even numbered year, make include in its report under s. 15.07 (6) a report to the governor of their its official proceedings, showing the quantity of land sold or leased and the amount received therefor, the amount of interest moneys accrued or received, and a specific account of the several investments made by them, stating in all cases of loans, the name of each borrower, the sum borrowed, and a description of the property mortgaged, and. The report also shall include such other matters as they may think it thinks proper to communicate or as the legislature may require requires.

SECTION 12s. 23.10 (4) and (6) of the statutes are amended to read:

23.10 (4) All conservation wardens shall, before exercising any of their powers, be provided with a commission issued by the state conservation commission department of natural resources under its seal, substantially as follows:

STATE Conservation Commission OF

WISCONSIN Department of Natural Resources.

To all to whom these presents shall come, greeting:

Know ye, that reposing special trust and confidence in the integrity and ability of ______, of the county of _____, we do hereby appoint and constitute him a conservation warden (or county, or special conservation warden, for the (county of _____), state of Wisconsin, and do authorize and empower him to execute and fulfill the duties of that office according to law, during good behavior and the faithful performance of his duties.

In testimony whereof, we have the secretary has hereunto affixed the his signature and the official seal of said commission the department, at its office in the city of Madison, Wisconsin, this _____ day of _____, 1969____.

(Seal) STATE Conservation Commission OF WISCONSIN Department of Natural Resources.

By _____

(6) All conservation wardens shall make full and complete reports of their transactions as such, according to the demand of the state conservation commission department and shall at all times be subject to its direction and control in the performance of their duties. They shall also gather and transmit any and all statistical information relative to such matters within their charge as the said commission shall direct department directs. The commission shall make a report to the governor during July

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of each even numbered year, In its report under s. 15.04 (4) the department shall include information covering all its work and such other information as may be is valuable to the state in relation thereto and including an itemized statement of receipts and disbursements.

SECTION 13. 23.14 (17) of the statutes, as created by chapter 256, laws of 1969, is renumbered 41.37 (2).

SECTION 13e. 24.06 of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

24.06 The board may subdivide any parcel of public lands into smaller parcels or village lots, with streets and alleys if necessary, whenever they believe it believes a larger net price can be obtained by selling the land in such smaller parcels or lots. A survey and plat of such subdivision, verified by its maker as true and correct, shall be returned and recorded in the office of the <u>commissioners</u> board, and the parcels or lots designated thereon shall be appraised before they are offered for sale. Such subdivision shall be ordered, the proceedings therefor governed, and such appraisal made in substantial accord with s. 24.08.

SECTION 13m. 24.085 (1) and (3) of the statutes is amended to read:

24.085 SALE OF STATE-OWNED LANDS UNDER THE JURISDIC-TION OF THE DEPARTMENT OF NATURAL RESOURCES. (1) The state conservation commission is authorized and empowered to natural resources board may sell, at public or private sale, lands and structures owned by the state under the jurisdiction of the state conservation commission department of natural resources when said commission the natural resources board determines that said lands are no longer necessary for the state's use for conservation purposes.

(3) Upon completion of such sale, the chairman and secretary of the conservation commission natural resources board, or the director secretary of the conservation commission natural resources, if he be is duly authorized by the said commission natural resources board, shall execute such instruments as may be are necessary to transfer title and the conservation commission natural resources board or its duly authorized agents shall deliver the same to the purchaser upon payment of the amount set forth in the application.

SECTION 13s. 24.32 (3) of the statutes is amended to read:

24.32 (3) Upon such redemption the <u>commissioners</u> board shall cancel such certificate, and shall make and deliver to the party so redeeming a certificate thereof, and shall also record the same in a book to be kept in their its office for that purpose.

SECTION 14. 25.40 (2) of the statutes, as amended by chapters 154 and 276, laws of 1969, is amended to read:

25.40 (2) Payments from the highway fund, except for appropriations made by ss. 20.155 (1) (u), 20.255 (1) (v), 20.292 (1) (u), 20.370 (4) (z), 20.395 (1) (g), (3), 20.505 (3) (q), 20.566 (1) (u), and 20.765 (2) (u) and $\frac{20.822}{20.822}$ or authorized by s. 25.17 shall be made only on the order of the state highway commission, from which order the secretary of administration shall draw his warrant in favor of the payee and charge the same to the state highway fund.

SECTION 14g. 26.01 of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

26.01 The word In this chapter, unless the context requires otherwise "department" when used in this chapter without other word or words of description or qualification means the department of Wisconsin natural resources.

SECTION 14r. 27.015 (12) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

27.015 (12) The department of agriculture, the department of administration, the department of *natural resources* and the agricultural extension division of the university of Wisconsin shall co-operate cooperate with the several county rural planning committees in carrying out this section.

SECTION 15. The amendment of 29.09 (9) of the statutes by chapter 163, laws of 1969, was not repealed by chapter 276, laws of 1969. Both amendments stand.

SECTION 15g. 29.225 (5) of the statutes is amended to read:

29.225 (5) For the purpose of defraying the expenses of the program, within the state, the division of law enforcement of the department shall collect a sum not to exceed \$2.50 from each person who has received the course of instruction herein provided, in this section and shall deposit the money with the state treasurer, who shall eredit the same to the law enforcement agency budget. Counties are authorized to may defray expenses for materials and supplies necessary to carry out the firearm safety program from moneys previously deposited with the county treasurers for this purpose, as long as such funds exist, and thereafter the division of law enforcement department shall supply materials necessary for the volunteer instructors and directors to carry out the program.

SECTION 16. 29.29 (4) of the statutes, as amended by chapter 276, laws of 1969, is repealed and 29.29 (4) of the statutes, as repealed and recreated by chapter 146, laws of 1969, is reenacted.

SECTION 16g. 29.51 (1) (e) of the statutes is amended to read:

29.51 (1) (e) The receiving from the U.S. commissioners of fisheries of the United States, and from the commissioners of fisheries of other states, or from other persons, of all spawn, fry or fish donated to the state or purchased, and in the most practical ways, by exchange or otherwise, to procure, receive, distribute, and dispose of spawn and fish; to make contracts and carry on the same for the transportation of fish cars, cans, commissioners department officers and employees by land or water as may be is most advantageous to the state; and to take such other measures as in their judgment shall best promote promotes the aboundant abundant supply of food fishes in the waters of the state.

SECTION 16r. 29.535 (2) of the statutes is amended to read:

29.535 (2) Nothing in this section shall prohibit the <u>commission</u>, the state conservation department, or its duly authorized agents from bringing into the state, for the purpose of planting, introducing or stocking, or to plant, introduce or stock in this state, any fish, bird or animal.

SECTION 17. 29.60 (3) of the statutes, as renumbered from 29.60 (5) (c) and amended by chapter 276, section 215, laws of 1969, is amended to read:

29.60 (3) Nothing in this chapter shall prevent the department or its wardens from using dynamite or having dynamite in possession near beaver houses or dams for the purpose of removing beaver dams when the beavers are causing damage to property owners, nor is it unlawful for any person to use poisoned baits, dynamite or poison gas under rules prescribed jointly by the department of natural resources and the department of agriculture, for the destruction of injurious insects, rodents or English sparrows.

SECTION 17g. 35.26 (1) of the statutes, as renumbered and amended by chapter 49, laws of 1969, is amended to read:

35.26 (1) Every annual report submitted under s. 15.04 (4) shall set forth all receipts and disbursements in full and in detail. At the same time at which a report is submitted under s. 15.04 (4), it shall be presented by its author to the department as printer's copy. No report shall contain any advertising matter nor any copying of the Wisconsin session laws or statutes, except minor extracts explanatory of and incorporated in the text.

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SECTION 18. 36.061 of the statutes, as created by chapter 229, laws of 1969, is renumbered 36.43.

SECTION 19. 38.19 (2) of the statutes, as amended and renumbered from 41.19 (2) by chapter 276, laws of 1969, is amended to read:

38.19 (2) Before August 1 of each year, the secretary of each local board of vocational and adult education shall file with the clerk of each county and municipality from which any tuition pupil was admitted, except as provided in sub. (6), a sworn statement setting forth the residence, name, age, date of entrance and the total tuition charge for courses approved by the board of vocational, technical and adult education, for each pupil admited from such county. This statement shall be rendered on a form prescribed by the director of the board. Within 10 days after the receipt of such statement the clerk of each municipality shall return the same to the county clerk with his certification as to the correctness of the statement, or indicating in what respects he believes such statement to be incorrect, together with all necessary factual information in support of such belief. Nothing in this subsection shall apply to tuition for any pupil who has reached 21 years of age.

SECTION 20. 40.01 (2) (c) of the statutes, as created by chapter 154, laws of 1969, is amended by substituting "subch. II" for the reference to "s. 66.919".

SECTION 21. 40.01 (2) (d) of the statutes, as created by chapter 154, laws of 1969, is amended by substituting "subch. VI" for the references to "s. 66.99".

SECTION 22. 40.26 of the statutes, as created by chapter 154, section 205, and renumbered by chapter 154, section 378, laws of 1969, and as renumbered by chapter 331, section 19, laws of 1969, is amended to read:

40.26 All moneys received by the state pursuant to this section subchapter shall be deposited as provided in s. 40.01.

SECTION 23. 41.37 of the statutes, as created by chapter 158, laws of 1969, is renumbered 41.37 (1).

SECTION 24. 42.70 (1) (b) of the statutes, as created by chapter 158, laws of 1969, is amended to read:

42.70 (1) (b) A retirement deposit fund, made up of deposits made under s. 42.80 (5a) for members of the separate group, s. 42.80 (6) for members of the combined group and s. 42.80 (7) for members of the formula group, and interest accretions thereto.

SECTION 25. 42.77 (2) (a) of the statutes, as created by chapter 158, laws of 1969, is amended by substituting "sub. (1) a) or b)" for the reference to "sub. (1) (a) or (b)".

SECTION 26. 42.84 (4) of the statutes, as created by chapter 158, laws of 1969, is amended to read:

42.84 (4) No teacher shall be required to pay into such fund under s. 42.80 (1) to (5) for more than 40 years, except that such limitation shall not apply to the requirements of subs. (1), (2), (3), (5) and (6). An annuity may be applied for by a contributing teacher and may be granted or allowed by the board prior to the retirement of the applicant from teaching service, but no annuity shall be paid until all requirements of this subchapter have been complied with by the applicant.

SECTION 27. 43.24 (8) of the statutes is repealed.

SECTION 28. 45.35 (5) (intro.) of the statutes, as renumbered from 45.35 (5a) by chapter 276, laws of 1969, is amended by deleting the word "quali-fying" after the word "state".

SECTION 29. 49.52 (2) (a) 5 of the statutes, as created by chapter 200, laws of 1969, is renumbered 49.52 (2) (a) 6.

SECTION 30. 66.071 (intro.) of the statutes is repealed and recreated to read:

66.071 (intro.) In cities of the first class:

SECTION 31. The amendment of 66.191 (1) of the statutes by chapter 158, SECTION 106, laws of 1969, was not repealed by chapter 276, laws of 1969. Both amendments stand.

SECTION 32. 66.903 (1) (d) of the statutes, as created by chapter 172, laws of 1969, is renumbered 41.07 (1) (d) and amended to read:

41.07 (1) (d) Effective on the first day of the first calendar quarter year which commences after the effective date of this paragraph (1969) January 1, 1969, employes of the Minnesota-Wisconsin boundary area commission are state employes for purposes of 55, 66,90 to 66,918, 66,919 and 66,99 subchs. II and VI of ch. 40 and subch. I of ch. 41, providing such employes, as a result of any agreement approved under s. 14,752 14.82, are not eligible to receive similar benefits from any other state covering the same period.

SECTION 32g. 66.03 (2) (a) and (2c) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

66.03 (2) (a) Except as otherwise provided in this section when territory is transferred, in any manner provided by law, from one municipality to another, there shall be assigned to such other municipality such proportion of the assets and liabilities of the first municipality as the assessed valuation of all taxable property in the territory transferred bears to the assessed valuation of all the taxable property of the entire municipality from which said territory is taken according to the last assessment roll of such municipality. The clerk of any municipality to which territory is transferred as aforesaid, within 30 days of the effective date of such transfer, shall certify to the clerk of the municipality from which such territory was transferred a metes and bounds description of the land area involved and upon receipt of such description the clerk of the municipality from which such territory was transferred shall certify to the department of revenue having jurisdiction over the land area involved, the latest assessed value of the real and personal property located within said area the trans*ferred territory*, and shall make such further reports as may be needed by the department of revenue in the performance of duties required by law.

(2c) When territory is transferred, in any manner provided by law, from one school district to another school district, there shall be assigned to each school district involved such proportion of the assets and liabilities of the school districts involved as the equalized valuation of all taxable property in the territory transferred bears to the equalized valuation of all the taxable property of the school district from which said territory is taken, said equalized valuation to be made by the department of revenue upon application by the clerk of the school district or city to which the territory is transferred. The clerk of any school district or city to which territory is so transferred as aforesaid within 30 days of the effective date of such transfer, shall certify to the clerk of the municipality from which such territory was transferred a metes and bonds description of the land area involved and upon receipt of such description the clerk of the municipality from which such territory was transferred shall certify to the supervisor of assessments of the department of revenue having jurisdiction over the land area involved, the latest assessed value of the real and personal property located within said area the transferred territory, and shall make such further reports as may be are needed by the department of revenue in the performance of duties required by law.

SECTION 33. 67.03 (4) of the statutes is amended by substituting "121.06 (1)" for the reference to "120.06 (1)".

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SECTION 33g. The amendment of 67.05 (3) of the statutes by chapter 100, laws of 1969, was not repealed by chapter 325, laws of 1969. Both amendments stand.

SECTION 33r. 70.11 (21) (a) of the statutes as amended by chapter 276, laws of 1969, is repealed and 70.11 (21) (a) of the statutes is reenacted as amended by chapter 206, laws of 1969.

SECTION 34. The amendment of 70.85 of the statutes by chapter 154, laws of 1969, was not repealed by chapter 279, laws of 1969. Both amendments stand.

SECTION 34g. 71.04 (2b) (intro.) of the statutes, as amended by chapter 276, laws of 1969, is repealed and 71.04 (2b) (intro.) of the statutes, as repealed and recreated by chapter 206, laws of 1969, is reenacted.

SECTION 34r. 71.04 (2b) (b) of the statutes, as amended by chapter 276, laws of 1969, is repealed and 71.04 (2b) (a) of the statutes, as renumbered from 71.04 (2b) (b) and amended by chapter 206, laws of 1969, is reenacted.

SECTION 35. 71.05 (1) (b) 5 (intro.) of the statutes is repealed.

SECTION 35g. Wherever the words "department of taxation" appear in section 72.05 (1) as amended by chapter 339, laws of 1969, the words "department of revenue" are substituted.

SECTION 35r. Chapter 73 (title) of the statutes is amended to read:

CHAPTER 73.

Board of TAX APPEALS Commission;

DEPARTMENT OF Taxation Revenue.

SECTION 36. 77.51 (11) (a) 4 of the statutes, as amended by chapter 154, laws of 1969 (Senate Bill 95), is amended to read:

77.51 (11) (a) 4. Any tax included in or added to the purchase price, including the taxes imposed by ss. 78.01, 78.40, 139.02, and 139.03, 139.31 and 139.60 and the federal motor fuel tax, including also any manufacturers' or importers' excise tax; but not including any tax imposed by the United States, any other tax imposed by this state or any tax imposed by any municipality of this state upon or with respect to retail sales whether imposed upon the retailer or the consumer if measured by a stated percentage of sales price or gross receipts or the federal communications tax imposed upon the services set forth in s. 77.52 (2) (a) 3 and 4. For purposes of the sales tax, if a retailer establishes to the satisfaction of the department that the sales tax imposed by this subchapter has been added to the total amount of the sales price and has not been absorbed by him, the total amount of the sales tax imposed.

SECTION 37. 77.52 (1) (a) 15 of the statutes, as amended by chapter 286, laws of 1969, is repealed.

SECTION 38. The amendment of 88.05 (4) (a) of the statutes by chapter 55, laws of 1969, was not repealed by chapter 276, laws of 1969. Both amendments stand.

SECTION 39. 93.07 (16) of the statutes is repealed.

SECTION 40. 93.07 (20) of the statutes, as affected by ch. 276, laws of 1969, is amended to read:

93.07 (20) After public hearings held pursuant to section 97.022 the rule-making authority under s. 97.09 and before such orders the rules become effective the department shall call a meeting of the council on food standards to secure its opinion and recommendations regarding such orders rules.

SECTION 41. 97.12 (2) (b) of the statutes, as renumbered from 97.34 (3) and amended by chapter 286, laws of 1969, is amended to read:

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97.12 (2) (b) No food described in any such holding order so issued and delivered shall be sold or moved for any purpose without the approval of the department until such analysis or examination has been completed within the time specified in par. (e) (a). If the department upon completed analysis or examination determines that the food described in such holding order is not adulterated or misbranded, then the owner or custodian thereof shall be promptly so notified in writing, and such holding order shall terminate upon such notification.

SECTION 42. 97.20 (2) as renumbered from 97.04 (2) by chapter 286, SECTION 8, laws of 1969, and as amended by chapter 286, SECTION 52, laws of 1969, is amended by substituting "ss. 97.36 to 97.40" for the reference to "ss. 97.35 to 97.40".

SECTION 43. 97.27 (2) of the statutes is amended by substituting "s. 97.03" for the reference to "s. 97.60".

SECTION 43g. 97.27 (1) and (2), 97.28 and 97.39, as printed in the 1967 statutes, are renumbered 97.46, 97.47 and 97.48, respectively.

SECTION 44. 100.36 of the statutes, as renumbered from 97.46 (1) and amended by chapter 286, laws of 1969, is amended by substituting "97.01 (12)" for the reference to "97.01 (11)".

SECTION 45. 101.305 (1) (a) 6 and 7 of the statutes, as created by chapter 207, laws of 1969, is amended to read:

101.305 (1) (a) 6. Warehouses; and

7. State buildings specifically built for field service purposes such as but not limited to conservation fire towers, fish hatcheries, tree nursery buildings,; and

SECTION 45g. The amendment of 102.17 (1) (as) of the statutes by chapter 276, section 584 (1) (a), laws of 1969, was not repealed by chapter 324, laws of 1969. Both amendments stand.

SECTION 46. 102.65 of the statutes is repealed.

SECTION 47. 106.01 (5i) (a) of the statutes is amended by substituting "sub. (4) (a) to (d)" for the reference to "paragraphs (a), (b), (c), (d) and (e) of subsection (4) of this section".

SECTION 47g. The amendment of 110.07 (3) of the statutes by chapter 158, section 106, laws of 1969, was not repealed by chapter 336, laws of 1969. Both amendments stand.

SECTION 48. 119.04 of the statutes, as created by chapter 45, laws of 1969 (Senate Bill 2), is amended by substituting "38.175" for the cross reference to "41.175".

SECTION 49. 119.08 (4) (dx) of the statutes, as created by chapter 301, laws of 1969, is renumbered 119.18 (21) and amended to read:

119.18 (21) Establish The board may establish rules pertaining to conduct and dress of pupils in order to maintain good decorum and a favorable academic atmosphere.

SECTION 50. 119.18 (6) \cdot (a) of the statutes, as created by chapter 45, laws of 1969, and as affected by chapter 174, laws of 1969, is amended to read:

119.18 (6) (a) The period of teaching service in the regular day schools shall open in September and close in June and the period of teaching service therein shall not exceed 200 days, including the legal holidays and educational convention days on which the schools are closed.

SECTION 51. 119.24 (1) (b) of the statutes, as amended by chapter 220, laws of 1969, is repealed.

SECTION 52. 119.24 (11) (ee) of the statutes, as created by chapter 220, laws of 1969, is renumbered 42.80 (5a) and as so renumbered paragraphs (a) and (c) are amended to read:

42.80 (5a) (a) Any member of the separate group, or any person on behalf of any such member, may make additional deposits. Such additional deposits shall be held for the benefit of the individual teacher in the retirement deposit fund for the purpose of providing an annuity or other benefit under this section subchapter.

(c) When on behalf of a member of the separate group any benefit is payable under sub. (12) or (16) s. 42.81 or 42.86 such benefit shall be increased in the same proportion as the amount of any accumulated additional deposits bears to the amount to be transferred from the general fund to provide such benefit.

SECTION 53. 120.48 (1) of the statutes, as amended by chapter 91, laws of 1969, is amended by substituting "s. 66.77" for the reference to "s. 14.90".

SECTION 54. 126.31 of the statutes, as amended by chapter 111, SECTION 25, laws of 1969, is amended to read:

126.31 Any person who acts as a grain inspector in any city in which a public warehouse is located but who in fact is not a duly qualified inspector under this chapter shall be punished by a fine of fined not less than \$100 for each attempt to so inspect grain. If the complaint is made by a commissioner or by any inspector the department one-half of the fine shall go to the department, and in case the complaint is made by any other person one-half of said the fine shall go to the complainant. The remaining half goes to the school fund.

SECTION 55. 128.01 of the statutes is amended to read:

128.01 The circuit *and county* courts shall have supervision of proceedings under the provisions of this chapter and may make all necessary orders and judgments therefor; and all assignments for the benefit of creditors shall be subject to the provisions of this chapter.

SECTION 55e. The amendment of 135.12 (3) of the statutes by chapter 276, laws of 1969, was not repealed by the renumbering of that subsection to be 442.12 (3) and the amendment thereof by chapter 336, laws of 1969. Both amendments stand.

SECTION 55m. 139.32 (5) of the statutes is amended to read:

139.32 (5) Manufacturers and distributors having a permit from the commissioner secretary may purchase stamps at a discount of 2.4%. No part of this discount shall be charged against that part of the taxes imposed and appropriated to the state recreation committee recreation council under s. 20.370 (7).

SECTION 55s. 140.27 (1) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

140.27 (1) The board department shall promulgate, adopt, amend and enforce such rules and standards for all hospitals as defined herein for the construction, maintenance and operation of the hospitals deemed necessary to provide safe and adequate care and treatment of the patients in the hospitals and to protect the health and safety of the patients and employes; and nothing contained herein shall pertain to a person licensed to practice medicine and surgery or dentistry. The building codes and construction standards of the department of *industry*, labor and human relations shall apply to all hospitals and the board may adopt additional construction codes and standards for hospitals, provided that they are not lower than the requirements of the department of *industry*, labor and human relations. Except for the construction codes and standards of the department of *industry*, labor and human relations and except as provided in s. 140.29 (3), the board department shall be the sole agency to adopt and enforce rules and standards pertaining to hospitals as defined herein.

SECTION 56. 144.04 of the statutes, as amended by chapter 208, laws of 1969, is amended to read:

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144.04 Every owner within the time prescribed by the department, shall file with the department a certified copy of complete plans of a proposed system or plant or extension thereof, in scope and detail satisfactory to the department, and, if required, of existing systems or plants, and such other information concerning maintenance, operation and other details as the department requires. Material changes with a statement of the reasons shall be likewise submitted. Before plans are drawn a statement concerning the improvement may be made to the department and the department shall, if requested, outline generally what it will require. Upon receipt of such plans for approval, the department or its duly authorized representative shall by return mail notify the owner of their acceptance. The notice shall include the date of receipt. Within 90 days from the time of their acceptance the department or its authorized representative shall examine and take action to approve, approve conditionally or reject the plans and shall state in writing any conditions of approval or reasons for rejection, approval. Approval or disapproval of such planned plans and specifications shall not be contingent upon eligibility of such project for federal The 90-day time period may be extended by agreement with the aid. owner if the plans and specifications cannot be reviewed within the 90-day time limitation due to circumstances beyond the control of the department or in the case of extensive installation involving expenditures of \$350,000 or more. The extension shall not exceed 6 months. Failure of the department or its authorized representative to act within 90 days or during an extension of such time period shall constitute an approval of the plans, and upon demand a written certificate of approval shall be issued. Approval may be subject to modification by the department upon due notice. Construction or material change shall be according to approved plans only.

SECTION 57. 144.76 (2) of the statutes, as amended by chapter 154, laws of 1969, is amended to read:

144.76 (2) The natural beauty council shall employ, under the classified service, such staff as is necessary to perform clerical duties.

SECTION 57c. 149.08 of the statutes is renumbered 441.08.

SECTION 57g. 151.18 of the statutes, as created by chapter 252, laws of 1969, is renumbered 450.18.

SECTION 57n. The amendment of 161.14 (2) of the statutes by chapter 141, laws of 1969, was not repealed by chapter 255, laws of 1969. Both amendments stand.

SECTION 57r. 161.19 (1) of the statutes, as amended by chapter 336, laws of 1969, is repealed and 161.19 (1) of the statutes, as amended by chapter 141, laws of 1969, is recreated.

SECTION 57w. The amendment of 165.04 (1) of the statutes by chapter 255, laws of 1969, are incorporated into 165.79 (1) of the statutes, as renumbered from 165.04 (1) and amended by chapter 276, and as amended by chapter 234, laws of 1969. All amendments stand.

SECTION 58. 165.55 (11) of the statutes, as renumbered from 200.24 and amended by chapter 276, laws of 1969, is repealed and 165.55 (11) of the statutes, as renumbered from 200.24 and amended by chapter 87, laws of 1969, is reenacted.

SECTION 59. The amendment of 165.04 (3) of the statutes by chapter 255, SECTION 64, laws of 1969, is incorporated into 165.79 (3) of the statutes, as renumbered from 165.04 (3) and amended by chapter 276, SECTION 484, laws of 1969.

SECTION 60. 165.83 (2) (g) of the statutes, as created by chapter 234. laws of 1969, is amended to read:

165.83 (2) (g) Furnish all reporting officials with forms and instructions which specify in detail the nature of the information required under

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li L par. (a) to (e) (f), the time it is to be forwarded, the method of classifying and such other matters as shall facilitate collection and compilation.

SECTION 60g. 176.36 of the statutes, as amended by chapter 255, laws of 1969, is repealed and 176.36 of the statutes, as amended by chapter 87, laws of 1969, is reenacted.

SECTION 60r. 185.981 (2) of the statutes, as affected by chapter 336, laws of 1969, is amended to read:

185.981 (2) Such associations shall operate only on a eo-operative cooperative nonprofit basis and for the purpose of establishing, maintaining and operating a voluntary nonprofit medical or dental care plan or plans or for constructing, operating and maintaining nonprofit hospitals or other facilities whereby sickness care, including hospital care or dental care, is provided at the expense of such association to such persons or groups of persons as shall become subscribers to such plan, under contracts which will entitle each such subscriber to definite medical, surgical, dental or hospital care, appliances and supplies, by physicians and surgeons licensed and registered under ch. 447 448, and dentists licensed under ch. 448 477 in their offices, in hospitals, in other facilities and in the home.

SECTION 61. The renumbering of 186.015 (4) to be 186.015 (1) and amendment of it by chapter 276, laws of 1969, did not repeal the amendment of 186.015 (4) by chapter 218, laws of 1969. Both amendments are incorporated into 186.015 (1).

SECTION 62. 186.26 of the statutes, as amended by chapter 276, laws of 1969, is amended to read:

186.26 At least once each year, the commissioner of banking shall make or cause to be made an examination into the affairs of all such credit unions and for that purpose the commissioner or the examiners appointed by him shall have full access to, and may compel the production of, all their books, papers, securities and moneys, administer oaths to and examine their officers and agents as to their affairs. Special examination shall be made upon written request of 5 or more members, they guaranteeing the expense of the same. The refusal of any credit union to submit to an examination ordered or requested shall be reported to the department of justice for the purpose of instituting proceedings to have the charter of the credit union revoked because of the refusal.

SECTION 63. Chapter 189 of the statutes is repealed.

SECTION 64. 191.18 (last sent.) of the statutes, as amended by chapter 276, SECTION 599, laws of 1969, is amended to read:

191.18 (last sent.) In such determination, *the* public service commission shall fix the proportion of the expense of originally constructing, operating, and maintaining such crossing, which shall be paid by the owners of said tracks respectively.

SECTION 65. 215.01 (5m) of the statutes, as created by chapter 47, laws of 1969, is renumbered 215.01 (4m).

SECTION 65c. The amendment of 217.06 (3) (a) of the statutes by chapter 276, sections 585 (5) and 592 (6), laws of 1969, was not repealed by chapter 323, laws of 1969. Both amendments stand.

SECTION 65g. The amendment of 217.08 (2) of the statutes by chapter 276, section 592 (6), laws of 1969, was not repealed by chapter 323, laws of 1969. Both amendments stand.

SECTION 65n. 220.02 (4) of the statutes, as renumbered from 220.02 (6) by chapter 276, laws of 1969, is repealed.

SECTION 65r. 221.26 of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

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221.26 Any bank doing business under this chapter may place its affairs and assets under the control of the commissioner of banking, by posting a notice on its front door, as follows: "This bank is in the hands of the commissioner of banking." Immediately upon posting such notice, such the bank shall notify the commissioner of such action. The posting of such notice, or the taking possession of any bank by the commissioner, shall be sufficient to place all its assets and property of whatever nature in the possession of the commissioner, and shall operate as a bar to any attachment proceedings. For each and every day the commissioner shall be is so placed in the possession of the bank, and until such time as a special deputy commissioner of banking is appointed, as provided in section under s. 220.08 (4), such the bank shall pay to the said commissioner the actual cost of such liquidation proceedings. All such fees shall be paid by the state banking department fund s. 20.124 (1) (g).

SECTION 65t. 222.021 (2) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

222.021 (2) The incorporators shall deposit to the credit of such the mutual savings bank in cash as an initial guaranty fund at least \$5,000. They shall also enter into such agreement or undertaking with the commissioner of banking as trustee for the depositors with the mutual savings bank as he may require requires, to make such further contributions in cash to the guaranty fund of such mutual savings bank as may be necessary to maintain the solvency of the mutual savings bank and to render it safe for it to continue business. Such agreement or undertaking to an amount approved by the commissioner shall be secured by a surety bond executed by a domestic or foreign corporation authorized to transact within the state the business of surety, and shall be filed in the office of the office of the commissioner of banking. Such agreement or undertaking and such surety bond need not be made or furnished unless the commissioner shall require requires the same.

SECTION 65w. 222.022 (2) of the statutes, as affected by chapter 276, laws of 1969, is amended to read:

222.022 (2) The incorporators shall deposit to the credit of such the mutual savings bank in cash as an expense fund the sum of \$5,000. They shall also enter into such an agreement or undertaking with the commissioner of banking as trustee for the depositors with the mutual savings bank as he may require requires, to make such further contributions in cash to the expense fund of such mutual savings bank as may be necessary to pay its operating expenses until such time as it can pay them from its earnings in addition to such dividends as may be declared and credited to its depositors. Such agreement or undertaking, to an amount approved by the commissioner, shall be secured by a surety bond executed by a domestic or foreign corporation authorized to transact within this state the business of surety, and shall be filed in the office of the office of the commissioner of banking. Such agreement or undertaking and such surety bond need not be made or furnished unless the commissioner shall require the same requires it.

SECTION 66. 238.21 of the statutes, as created by chapter 82, laws of 1969, is reenacted and renumbered 853.18 as of the effective date of the revised Probate Code.

SECTION 66b. 245.25 of the statutes is amended by substituting "852.05" for the reference to "237.06". This amendment supersedes the amendment made by chapter 339, section 27, laws of 1969.

SECTION 66e. 253.015 (4) of the statutes, as renumbered by chapter 255, laws of 1969, is repealed.

SECTION 66m. 254.05 (1) of the statutes, as amended by chapter 255, laws of 1969, is repealed and 254.05 of the statutes, as amended by chapter 87, laws of 1969, is reenacted.

SECTION 66s. 254.09 of the statutes, as amended by chapter 255, laws of 1969, is repealed and 254.09 of the statutes, as repealed and recreated by chapter 87, laws of 1969, is reenacted.

SECTION 67. 299.08 of the statutes is amended to read:

299.08 At the time of issuance of every summons or other process in a proceeding not commenced by a summons, the plaintiff shall pay to the clerk of said court, a clerk's fee of \$2 and $\frac{1}{2}$ the suit tax $\frac{1}{2}$ sprescribed by s. 271.21 (1) (a), except that a municipality need not advance these fees, but shall be exempt from payment of such fees until the defendant pays costs pursuant to s. 299.25.

SECTION 67g. 299.21 (3) (a) of the statutes, as amended by chapter 125, laws of 1969, is reenacted; as of July 1, 1971 the amendment made by chapter 284, laws of 1969, is incorporated therein.

SECTION 67r. 299.21 (5) (a) of the statutes, as amended by chapter 255, laws of 1969, and 299.21 (5) (b) and (c) of the statutes, as created by chapter 255, laws of 1969, are repealed.

SECTION 68. 299.30 (4), (5) and (6) of the statutes are renumbered 299.30 (5), (6) and (7).

SECTION 68g. 300.05 (2) and (3) of the statutes, as created by chapter 87, laws of 1969, are reenacted.

SECTION 68r. 301.245 of the statutes is repealed.

SECTION 69. 341.41 (4) of the statutes, as amended by chapter 282, laws of 1969, is amended to read:

341.41 (4) Trailers and semitrailers may be operated in Wisconsin without the payment of fees or ton mile $_{\Theta \Theta}$ or flat taxes when such trailers or semitrailers are operated in exchange for trailers or semitrailers or are operated in accordance with rules adopted by the administrator respecting the interchange of equipment. When used in railroad trailer-on-flat-car service, foreign licensed trailers or semitrailers may be operated in commerce in Wisconsin without the payment of permit or registration fees.

SECTION 69b. 443.01 (5) (c) of the statutes, as renumbered from 101.31 (5) (c) is amended to read:

443.01 (5) (c) The examining board shall annually submit to the *department* of industry, labor and human relations commission a copy of the report of its transactions of the preceding year required under s. 15.08 (9), and shall also transmit to the commission department of industry, labor and human relations a complete statement of the receipts and expenditures of the examining board, attested by affidavits of its chairman and its secretary.

SECTION 69c. The amendment of 101.31 (7) (c) 1 of the statutes by chapter 239, laws of 1969, was not repealed by the renumbering of that provision to be 443.01 (7) (c) 1 and the amendment thereof by chapter 336, laws of 1969. Both the amendments stand.

SECTION 69e. 443.02 (3) (a) 5 of the statutes, as renumbered from 101.315 (3) (a) 5, is amended to read:

443.02 (3) (a) 5. A record of satisfactory completion of an apprenticeship training course in land surveying prescribed by the *department* of industry, labor and human relations <u>commission</u>, of satisfactory character which indicates that the applicant is competent to be placed in responsible charge of such work, if he has passed a satisfactory oral and written or written examination.

SECTION 69g. 446.02 (4) of the statutes, as created by chapter 336, laws of 1969, is amended to read:

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446.02 (4) All licenses granted by the examining board shall expire on December 31 following the issue thereof, except that any holder of a license may have the same renewed from year to year by the payment of of an annual fee $0 \neq$ \$15 determined by the board, not to exceed \$30. The board may permit persons to renew licenses later than December 31 but before the following March 1 upon payment of an additional fee of \$10.

SECTION 69i. 447.001 of the statutes is created to read:

447.001 DEFINITIONS. In this chapter "examining board" means the dentistry examining board.

SECTION 69k. 447.08 (1) of the statutes, as renumbered from 152.08 (1) and amended by chapter 336 is repealed and 152.08 (1) as amended by chapter 86, laws of 1969, is recreated and renumbered 447.08 (1).

SECTION 69m. The amendment of 152.08 (3) of the statutes by chapter 86, laws of 1969, was not repealed by the renumbering of that subsection to be 447.08 (3) and the amendment thereof by chapter 336, laws of 1969. Both amendments stand.

SECTION 69p. 447.08 (5) of the statutes, as renumbered from 152.08 (5) and amended by chapter 336, laws of 1969, is repealed.

SECTION 69r. 447.09 of the statutes, as renumbered from 152.09 and amended by chapter 336, laws of 1969, is repealed and recreated to read:

447.09 PENALTIES. Any person violating any provision of this chapter may be fined not more than \$1,000 or imprisoned not more than one year in county jail or both for the 1st offense and may be fined not more than \$2,500 or imprisoned not more than 2 years or both for the 2nd or subsequent conviction within 5 years.

SECTION 69t. 449.04 of the statutes, as renumbered from 153.04 and amended by chapter 336, laws of 1969, is amended by substituting "\$25" for "\$10".

SECTION 69v. The amendment of 153.05 of the statutes by chapter 154, laws of 1969, was not repealed by the renumbering of that section to be 449.05 and the amendment thereof by chapter 336, laws of 1969. Both amendments stand.

SECTION 69w. The amendment of 153.06 of the statutes by chapter 154, laws of 1969, was not repealed by the renumbering of that section to be 449.06 and the amendment thereof by chapter 336, laws of 1969. Both amendments stand.

SECTION 69x. 450.02 (9) of the statutes, as amended and renumbered from s. 151.02 (9) by chapter 336, laws of 1969, is amended by inserting the words inserted in s. 151.02 (9) by chapter 191, laws of 1969.

SECTION 69y. The amendment of 136.06 (4) (a) of the statutes by chapter 154, laws of 1969, was not repealed by the renumbering of that paragraph to be 452.06 (4) (a) and the amendment thereof by chapter 336, laws of 1969. Both amendments stand.

SECTION 70. Chapter 455 of the statutes, as created by chapter 300, laws of 1969, is renumbered chapter 459.

SECTION 71. 455.06 (1) of the statutes, as created by chapter 300, laws of 1969, and as renumbered 459.06 (1) by this bill, is amended to read:

459.06 (1) Applicants may obtain a license by successfully passing a qualifying examination, provided the applicant is at least 18 years of age, of good moral character, *and* has an education equivalent to a 4-year course in an accredited high school.

SECTION 72. 551.02 (1) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.02 (1) "Advertising" means any circular, prospectus, advertisement or other sales material or any communication by radio, television, pictures

or similar means used in connection with a sale or purchase or an offer to sell or purchase any security.

SECTION 73. 551.23 (11) (a) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.23 (11) (a) Any transaction pursuant to an offer directed by the offeror to not more than 10 persons in this state, excluding persons exempt under sub. (8) but including persons exempt under sub. (10), during any period of 12 consecutive months, whether or not the offeror or any of the offerees is then present in this state, if the selfer offeror reasonably believes that all the persons in this state are purchasing for investment, and no commission or other remuneration is paid or given directly or indirectly for soliciting any person in this state other than those exempt by sub. (8).

SECTION 74. 551.23 (12) (last sentence) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.23 (12) (last sentence) "Security holders" include persons who at the time of the transaction are holders of convertible securities, nontransferable warrants or transferable warrants exercisable within not more than 90 days of their issuance.

SECTION 75. 551.23 (14) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.23 (14) Any stock split and any stock dividend, whether the corporation distributing the dividend is the issuer of the stock or not, if nothing of value is given by stockholders for the dividend other than the surrender of a right to a cash or property dividend and when each stockholder may elect to take the dividend in cash or property or in stock.

SECTION 76. 551.23 (16) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.23 (16) Any offer, but not a sale, of a security for which registration statements have been filed under both this chapter and the securities act of 1933 if no stop order or refusal denial order is in effect and no proceeding is pending under either law.

SECTION 77. 551.27 (11) of the statutes, as created by chapter 71, laws of 1969, is amended to read:

551.27 (11) A registration statement is effective for one year from its effective date, or any longer period during which the security is being offered or distributed in a nonexempted transaction by or for the account of the issuer or other person on whose behalf the offering is being made or by any underwriter or broker-dealer who is still offering part of an unsold allotment or subscription taken by him as a participant in the distribution, provided that the commissioner has been notified of such continued offering and the period thereof. Any extension of the offering period shall be subject to rules established by the commissioner. All outstanding securities of the same class as a registered security are considered to be registered for the purpose of any transaction by or on behalf of a person not the issuer and not in control of the issuer or controlled by the issuer, or under common control with the issuer, so long as the registration statement is effective. A registration statement may not be withdrawn after its effective date if any securities of the same class are outstanding of the securities registered have been sold in this state, unless permitted by rule or order of the commissioner. No registration statement is effective during the time a stop order is in effect under s. 551.28.

SECTION 78. Title XLII (title) and Title XLII A (title) of the statutes are created to read:

TITLE XLII.

PROPERTY. (precedes ch. 700)

TITLE XLII A.

REAL PROPERTY ACTIONS.

(precedes ch. 810)

SECTION 78d. 851.002 of the statutes, as created by chapter 339, laws of 1969, is amended to read:

851.002 DEFINITIONS. The definition in ss. 851.01 to 851.24 851.29 apply to title XLII.

SECTION 78j. 863.37 (2) of the statutes, as created by chapter 339, laws of 1969, is amended to read:

863.37 (2) Whenever payment of a legacy or a distributive share cannot be made to the person entitled to payment or it appears that the person may not receive or have the opportunity to obtain payment, the court may, on petition of a person interested or on its own motion, order that the money be deposited in the state school fund until such time as the court determines, *upon* the claim of any person asserting a right to the funds, that he is entitled to the funds thereto. The claims shall be made under s. 863.39. When a claimant to the funds resides outside the United States or its territories the court may require the personal appearance of the claimant before the court.

SECTION 78n. The repeal and recreation of 943.21 (2) (b) of the statutes by chapter 244, laws of 1969, was not repealed by the amendment by chapter 331, laws of 1969. The amendment by chapter 331 is incorporated into the section as repealed and recreated.

SECTION 78r. 946.42 (3) (d) of the statutes is amended by substituting "ch. 975" for the reference to "s. 959.15".

SECTION 79. 947.06 (5) of the statutes, as created by chapter 262, laws of 1969, is amended to read:

947.06 (5) Whoever, being employed in any capacity by or enrolled as a student in such institution, is convicted under subs. (1) to (4) may be sentenced additionally or alternatively to not to exceed 6 months suspension without pay from his employment by such institution if he is an employe, or suspension from enrollment in such institution if he is a student, or both if he is both. If such suspension is thus imposed, the institution shall not thereafter either impose any other discipline upon him for his connection with the unlawful assembly. Any period of suspension from employment by or enrollment in the institution already served shall be deducted by the court in imposing this sentence. Any period of imprisonment, whether or not he is authorized under s. 56.08 to continue as an employe or student while imprisoned, shall count as a period of suspension from employment or enrollment or both hereunder.

SECTION 80. 963.04 (8) of the statutes, as amended by chapter 276, laws of 1969, is repealed.

SECTION 81. Chapter 967 of the statutes, as created by chapter 121, laws of 1969, is repealed.

SECTION 82. 972.08 of the statutes, as created by chapter 255, laws of 1969, is renumbered 972.08 (1) and 972.08 (2) of the statutes is created to read:

972.08 (2) Whenever a witness attending in any court trial or appearing before any grand jury or John Doe investigation fails or refuses without just cause to comply with an order of the court under this section to give testimony in response to a question or with respect to any matter, the court, upon such failure or refusal, or when such failure or refusal is duly brought to its attention, may summarily order his confinement at a

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suitable place until such time as the witness is willing to give such testimony or until such trial, grand jury term or John Doe investigation is concluded but in no case exceeding one year. No person confined under this section shall be admitted to bail pending the determination of an appeal taken by him from the order of his confinement.

SECTION 83. SECTIONS 275 and 276 of chapter 276, laws of 1969, which renumbered and repealed, respectively, provisions of chapter 41 of the statutes, affected those provisions as shown in the 1967 statutes and not as affected by chapter 158, laws of 1969.

SECTION 84. In the statutory sections listed in column "A" below, the cross references in column "B" are changed to the references shown in column "C".

A	в	C
15.191 (intro.)	97.046	
	97 19	97.40
15.251 (intro.)	66.919 (2)	15.165 (2)
		215.02 (5) and (8)
15.401 (7m) (ac created by ch. 300, laws of 1969)	ch. 455	ch. 459
15.405 (6m) (as created by	ch 455	ch 450
ch. 300, laws of 1969)	CII, 400	
16.80 (13) (a)	44.01	ch. 44
20.115 (1) (g)	97.20	97.42
20.165 (2) (ic) (as created	ch. 455	ch. 459
20.115 (1) (g) 20.165 (2) (ic) (as created by ch. 300, laws of 1969) 20.325 (1) (a) 20.370 (7) (g) (intro.)		
20.325 (1) (a)	30.22	_ 14.78
20.370 (7) (g) (intro.)	23.99	_23.28
20.455 (1) (b) 20.545 (1) (d) (as aff. by	14.13 (3)	-14.11 (2) (c)
20.545 (1) (d) (as all, by	27.30 (5)	. 22.40 (4)
cn. 154, laws of 1969)	16.00 (2)	16.00
20.925 (2) (e) 5	27 20 (6)	22 40 (5)
20.945 (1) (d) (as all, by ch. 154, laws of 1969) 20.923 (2) (e) 5 22.40 (4) (i) (as ren. from 27.30 (5) (i) by ch. 276)	21.30 (0)	. 22.40 (3)
27.30 (5) (1) by cfi. 27(6) 22.40 (5) and (10) (as ren. from 27.30 (6) and (11) by	27 30 (5)	22 40 (4)
from 27.30 (6) and (11) by	E 1.00 (0)	
ch 276)		
22.42 (as created by ch. 276).	20.545 (2) (h)	50.545 (1) (h)
38.15 (3) (as ren. from 41.15	41.17	38.17
(3) by ch. 276)	····	
38.60 (1) (as ren_from 41.60	ch. 41	this chapter
(1) by ch. 276)	07.07	07 90
66.052 (1)	97.20	_97.30 07.49
66.053 (2)	97.20	97.34
83 10 (1)	20.395(4)(x)	20.395(2) (wb)
83.10 (2) 84.105 (5)	20.395 (2) to (9)	20.395 (2)
84.105 (5)	20.395 (2) to (9)	20.359 (2)
95 72 (1) (b)	97.07	97.50
95.80 (1) (a)	97.20	$_{97.42}$
95.80 (1) (a)	.97.07	97.30
97.38 (as ren. from 97.11	97.12	97.40
by ch. 286) 97.40 (4) (as ren. from 97.12		
97.40 (4) (as ren. from 97.12	97.10	
(4) by ch. 286) (100.03 (1) (a), (b)	97.11	
100.201 (6) (a)	97.00	97.96
103.01 (4)	101 01	101 01 and 101 02
115.53 (6)	20.255 (3) (b)	20.255 (1) (b)
129 01 (3)	.27.30 (5)	22.40 (4)
129.05 (2)	27.30 (5)	22.40(4)
146.125	.97.07	97.30
	915 04 (7)	915 04 (4)
272.18 (26)	.27.30 (5)	22.40 (4)
272.18 (26) 972.08 (as created by ch. 255, eff. July 1, 1970)	967.06	.968.26
255, eff. July 1, 1970)		

SECTION 84g. In the sections listed in column A below, the cross references to the sections in column B are changed to the cross references shown in column C:

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A	В	С
Statute sections	Old cross references	New cross references
15.191 (intro.)	149.01	15.403 (1) (a)
15.251 (intro.)	101.31 (14) and	443.01 (14) and (15)
-	(15)	
	110.10 (14)	
	125.08	454 08
	135.11 (15)	
	135.12	
	147.195	
	152.01 (6)	
	169.20	
15 504	175.13	
15.731		450.13
00.105 (0) ()	152.53	
20.165 (2) (a)		441.01 (6)
(g)	Ch. 135	Ch. 442
(gg)	101.31 and 101.315	Ch. 443
(gt)	Ch. 169	Ch. 444
(1V)		
30.251 (3) (intro.) and (f) and (4)		
49.45 (2) (b) 2	152 53	117 13
71.07 (2) (d) (as created	71.05 (1) (g)	71.05(1) (b)
by ch. 206)	(1) (g)	
by ch. 206) 140.27 (2)	147.17	448.06
161.19 (2)	Ch. 151	Ch 450
441.10 (3) (c)	149.12	441.13
447.07 (3) (e)	152.08	447.08
(6) (f)	152.02 (2)	447.02 (2)
447.13 (4)	152.51 or 152.52	
450.18		450.07 (12) (a)

SECTION 84r. In the sections listed in column A below, the cross references to the sections in column B are changed to the references shown in column C:

A	В	· C
Statute sections	Old cross references	New cross references
15.101 (intro.)		
15.191 (intro.)	313.03 (3)	859.07
	324.01	
15.251 (intro.)		
15.431		867.01
15.461	313.093	860.13

SECTION 85. In the following sections wherever the words "state assemblymen" or "assemblymen" appear, substitute "representatives to the assembly": 8.15 (6) (d), 8.20 (4) (d), 13.123 (2) (a) and (3) (as created by ch. 154, laws of 1969), 13.47 (intro.), 13.49 (2), 13.54 (1), 13.56 (1), 13.81 (1), 13.83 (3) (b) 4, 13.84 (2) (a), 14.72 (1), 14.752 (1) (intro.), 15.467 (1) (c), 35.24 (1) (a) and 35.84 (2) (c).

SECTION 86. In the following sections wherever the word "assemblyman" appears, substitute "representative to the assembly": 8.35 (2m), 8.50(4) (e), 12.09 (2), 13.45 (6), 13.51 (2) (i), 13.52 (1) (c), 17.19 (1), 36.16(2) and 41.02 (6) (d).

SECTION 87. (1) Wherever the term "advisory wage board" appears in section 104.06 of the statutes, the term "wage council" is substituted.

(2) Wherever the word "board" appears in section 22.41 (2) (a) and (c) of the statutes, as renumbered by chapter 276, laws of 1969, the word "department" is substituted.

(3) Wherever the word "board" appears in section 38.155 (8) (c) of the statutes, as renumbered by chapter 276, laws of 1969, the term "district board" is substituted.

(4) Wherever the term "board of regents of the university" appears in section 36.27 of the statutes, as affected by chapter 276, laws of 1969, the term "board of regents" is substituted.

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(5) Wherever the term "board of tax appeals" appears in section 73.01 (5) (a) of the statutes, as renumbered by chapter 276, laws of 1969, the term "tax appeals commission" is substituted.

(6) Wherever the word "commission" appears in sections 16.007 (5), as renumbered by chapter 276, laws of 1969, and 24.39 (1) of the statutes, the word "board" is substituted.

(7) Wherever the word "commission" appears in sections 23.10 (1), 23.11, 26.12 (3), 26.30 (5) and 29.283 (3) of the statutes, the word "department" is substituted.

(8) Wherever the word "commission" appears in sections 23.12 and 24.085 (2) and (4) of the statutes, the term "natural resources board" is substituted.

(9) Wherever the word "commissioner" appears in sections 16.53 (1) (d), 2, 16.60 (3), 16.94 (3), 66.054 (3) (a), 71.10 (14) (a), 139.10 (2) 139.35 (1) and 176.70 (2) (intro.) of the statutes, the word "secretary" is substituted.

(10) Wherever the term "commissioner of banks" appears in section218.05 (1) (b) of the statutes, the term "commissioner" is substituted.

(11) Wherever the word "commissioners" or the term "land commissioner" appears in sections 23.04 (2), 24.07, 24.08 (2), 24.09 (1), 24.11 (2) and (4), 24.12, 24.14, 24.16, 24.24 (2), 24.26, 24.30, 24.31, 24.32 (2), 24.34, 24.39 (1) and (3), 25.05 (1), (5) and (5a), 25.06, 25.09 (2) (a), 25.11, 66.03 (10) and 66.64 of the statutes, the word "board" is substituted. If any verb, adjective or pronoun in such sections is plural because it related to "commissioners", the singular form of the verb, adjective or pronoun is substituted.

(12) Wherever the word "commissioners" appears in section 29.09 (3) of the statutes, the word "department" is substituted.

(13) Wherever the term "commissioners of public lands" appears in sections 1.055, 24.341, 24.39 (2), 25.02 (2), 25.05 (5a), 25.14 (1), 25.17 (1) (zm) and (9), 26.06 (1), 26.09 and 74.57 (1), (3) and (4) of the statutes, the term "board of commissioners of public lands" is substituted. If any verb, adjective or pronoun in such sections is plural because it related to "commissioners", the singular form of the verb, adjective or pronoun is substituted.

(14) Wherever the word "committee" appears in section 16.80 (11) (b) of the statutes, the word "board" is substituted.

(15) Wherever the word "conservation" appears in section 13.48 (10) of the statutes, the term "department of natural resources" is substituted.

(16) Wherever the term "conservation commission", "state conservation commission" or "state conservation commission of Wisconsin" appears in sections 1.056, 23.092 (1) and (2), 23.093, 23.10 (1), (2) and (5), 24.08 (2), 24.085 (title), 24.39 (1) and (2), 27.011, 77.03 and 115.31 (5) of the statutes, the term "department of natural resources" is substituted.

(17) Wherever the term "co-ordinating committee" appears in section 39.29 of the statutes, the term "coordinating council" is substituted.

(18) Wherever the word "council" appears in section 115.40 (7) (h) of the statutes, the word "board" is substituted.

(19) Wherever the word "department" appears in section 132.13 (2) of the statutes, the term "department of industry, labor and human relations" is substituted.

(20) Wherever the word "department" appears in sections 214.04 and 220.06 (2) of the statutes, the word "office" is substituted.

(21) Wherever the term "department of resource development" appears in sections 30.195 (2) and (5) and 144.14 (2) of the statutes, the term "department of natural resources" is substituted.

(22) Wherever the term "department of taxation" appears in sections 38.19 (3), as renumbered by chapter 276, laws of 1969, 70.64 (10), 72.15 (12), 73.015 (2) and 139.60 (2) (a) of the statutes, the term "department of revenue" is substituted.

(23) Wherever the term "department of veterans' affairs" appears in section 51.12 (5) and (7) of the statutes, the term "department of veterans affairs" is substituted.

(24) Wherever the word "deputies" or "deputy" appears in sections 29.02 (2), 29.09 (1), 29.134 (6) and (6m) (a), 29.135 (5), 29.147 (3), 29.30 (2) (e), 29.43 (1), 29.51 (3), 29.55 (2), 29.57 (4), 29.574 (8) (b) and 29.578 (9) of the statutes, the word "wardens" is substituted.

(25) Wherever the word "director" appears in section 77.16 (6) of the statutes, the word "department" is substituted.

(26) Wherever the word "director" appears in sections 16.76 (1), 16.81 (2), 16.85 (4), as affected by chapter 241, laws of 1969, 16.85 (6) and 16.88 of the statutes, the word "secretary" is substituted.

(27) Wherever the term "equal opportunities division" appears in section 16.765 (7) (intro.) of the statutes, the term "division of equal rights" is substituted.

(28) Wherever the term "industrial commission" appears in section 101.10 (5b) of the statutes, the word "commission" is substituted.

(29) Wherever the term "industrial commission" appears in sections 101.20, 102.31 (6) and 103.50 (6) of the statutes, the term "department" is substituted.

(30) Wherever the term "industrial commission" or "state industrial commission" appears in sections 16.85 (1), 115.40 (6) (b) and 167.27 (8) of statutes, the term "department of industry, labor and human relations" is substituted.

(31) Wherever the term "legal department of the state" appears in section 73.03 (20) of the statutes, the term "department of justice" is substituted.

(32) Wherever the term "public service commission of Wisconsin" appears in section 26.20 (3) and (10) of the statutes, the term "public service commission" is substituted.

(33) Wherever the term "state board of canvassers" appears in sections 10.12 (4) (d) (intro.) and (6) (a) (intro.), 10.20 (4) (j) and (6) (b), 10.22 (5) (g) and (8) (a), 10.28 (4) (k) and (7) (a), 10.30 (4) (j) and (7) (a) and 10.32 (1) (j) of the statutes, the term "board of state canvassers" is substituted.

(34) Wherever the term "state board of deposits" appears in section 220.08 (15) of the statutes, the term "investment board" is substituted.

(35) Wherever the term "state commission" appears in section 26.20(6) of the statutes, the term "department" is substituted.

(36) Wherever the term "state department of public instruction" appears in section 101.10 (5d) of the statutes, the term "department of public instruction" is substituted.

SECTION 87g. Wherever the word "chapter" appears in ss. 440.81 (1) and (2), 440.83 (2), 440.86 and 440.94 of the statutes, as renumbered from ss. 129.01 (1) and (2), 129.03 (2), 129.06 and 129.17, respectively, the word "subchapter" is substituted.

SECTION 88. If Senate Bill 1 is enacted, the amendment of 38.19 (2) by this bill is superseded by that act.

SECTION 89. (1) SECTIONS 59, 80, 81 and 82 shall take effect July 1, 1970. (2) SECTION 78 shall take effect July 1, 1971.

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Section 90. Sections 35g, 66b, 78g, 78r and 84r take effect on the effective date of the revised probate code (Title XLII).

SECTION 91. SECTIONS 11g, 57n, 57w, 60g, 66e, 66m, 66s, 67g, 67r, 68g, 68r and 78r take effect July 1, 1970. Approved February 3, 1970.