

1972 Spec.Sess. Assembly Bill 1

Date published:
May 19, 1972

CHAPTER 306, Laws of 1971

AN ACT to repeal 192.25, 192.26, 192.55 (4) and 195.03 (21); and to create 192.80 of the statutes, relating to employment provisions for railroad road and yard train and engine crews.

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

SECTION 1. 192.25 of the statutes is repealed.

SECTION 2. 192.26 of the statutes is repealed.

SECTION 3. 192.55 (4) of the statutes is repealed.

SECTION 4. 192.80 of the statutes is created to read:

192.80 FULL CREW EMPLOYEE RIGHTS. No employe of a railroad operating in this state on the effective date of this section (1972) shall be discharged, laid off, furloughed, removed from train or engine service, reduced in monthly earnings, transferred without his approval or reduced in rank or classification, because of the repeal of ss. 192.25, 192.26, 192.55 (4) and 195.03 (21) by chapter___(this Act), laws of 1971. A transferred employe shall be reimbursed by his employer for his moving expenses, including loss on sale of home. The rights granted to the employes under this section shall be binding on the railroads and shall be part of and shall have the same force and effect as the collective bargaining agreements between the employe organizations and the railroads. Any employe who recovers from a railroad upon litigation brought to enforce his rights under this section shall be reimbursed by his employer for all reasonable attorney's fees necessarily incurred thereby.

SECTION 5. 195.03 (21) of the statutes is repealed.
