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1983 Assembly Bill 343

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1983 Wisconsin Act 174

AN ACT to amend 16.843 (2); and to create 16.843 (2) (c) of the statutes, relating to determination of fees charged for parking at state parking facilities.

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

SECTION 1. 16.843 (2) of the statutes is amended to read:

16.843(2)(a) Except as authorized in sub. (3), the parking of any motor vehicle in any of the 4 driveways of the capitol park leading to the capitol building is prohibited. Parking of any motor vehicle on the grounds of any of the state office buildings shall be in accordance with rules and orders established by the department.

(b) The department shall establish a schedule of fees for parking during the state office hours specified in s. 230.35 (4) (f) at every state-owned office building for which the department has managing authority and which is located in a municipality served by an urban mass transit system for which state operating assistance is provided under s. $85.20_{,}$ if the mass transit system serves a street which passes within 500 feet of the building. The department may prescribe a schedule of fees for parking during other hours at any state-owned office building located in such a municipality. In addition, the department may establish fees for parking at other state facilities located in such a municipality. Fees established under this subsection for parking at any facility shall be established so that the total amount collected equals the total cost of administration of the parking program and alternate transportation programs under s. 16.82 (5) and parking facility maintenance and operation.

(d) Any person violating this subsection or any rule or order adopted pursuant thereto may be required to forfeit not less than \$5 nor more than \$25.

SECTION 2. 16.843 (2) (c) of the statutes is created to read:

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16.843 (2) (c) Notwithstanding par. (b), except as provided in s. 13.488 (1) (L), fees need not be imposed by the department for parking at a state-owned office building in a fiscal year, if the department determines that, for any fiscal year:

1. Operating expenditures, including administration, collection and maintenance costs, necessitated solely by the implementation of paid parking at the facility in the preceding fiscal year exceeded gross parking revenues for that year; or

2. Estimated operating expenditures, including administration, collection and maintenance costs, necessitated solely by the implementation of paid parking at the facility will exceed the estimated gross parking revenues for that year.

SECTION 3. Initial applicability. The department of administration shall implement the schedule of fees required and discontinue any fees no longer authorized under section 16.843 (2) (b) of the statutes, as affected by this act, on the first day of the first month commencing after the effective date of this act.
