1985 Assembly Bill 380

1985 Wisconsin Act 135

AN ACT to repeal, renumber, amend, reenact and revise various provisions of the statutes, and session laws for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of officers and institutions, correcting and clarifying references, renumbering for better location and arrangement, eliminating unnecessary and obsolete provisions and reconciling conflicts (Revisor's Correction Bill).

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

SECTION 1. 1.02 (2) of the statutes is amended by replacing "Camp McCoy" with "Fort McCoy".

Note: The designation of McCoy was changed from "Camp" to "Fort" by General Order 45 of the Department of the Army dated September 16, 1974, and effective September 30, 1974

SECTION 2. 13.15 (1) of the statutes is amended by replacing "all such duties" with "all duties", "to his office" with "to the office", "clerk his duties" with "clerk, the duties" and "him, appointed by him" with "the chief clerk, appointed by the chief clerk".

Note: Modernizes language.

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SECTION 3. 13.16 of the statutes is amended by replacing "legislation, which comes to his hands or to the hands of his deputy" with "legislation, received personally or through a deputy", "He shall" with "The chief clerk shall", "record thereof" with "record of them", "such record" with "the record", "of the same. Such" with "of them. The", and "such resolution" with "the resolution".

NOTE: Modernizes language.

SECTION 4. 17.23 (2) (a) 1, 2 and 3 of the statutes are amended by replacing "and he shall" with "and shall" and "councilman" with "council member".

Note: Changes a term to be gender neutral and eliminates a personal pronoun in each case.

SECTION 5. 25.29 (1) (a) of the statutes is amended by replacing "ss. 23.09 to 23.47" with "ss. 23.09 to 23.40".

Date of enactment: March 12, 1986 Date of publication: March 19, 1986

Note: 1983 Wis. Act 27, which created this reference, repealed ss. 23.41 to 23.47, stats.

SECTION 6. 25.31, 2nd, 3rd and 4th unnumbered paragraphs of the statutes are numbered 25.31 (1), (2) and (3).

Note: Conforms the section to the numbering scheme of the statutes.

SECTION 7. 29.05 (1) of the statutes is amended by replacing "in s. 23.50 (1)" with "in ss. 23.50 (1)".

Note: More than one section is referenced.

SECTION 8. 32.05 (intro.) of the statutes is amended by replacing "right-of-ways" with "rights-of-way".

NOTE: Changes term which appears only once in the statutes to the preferred form.

SECTION 9. 32.61 (3) of the statutes is amended by replacing "67.04 (2) (zr)" with "67.04".

Note: 1983 Wis. Act 207 repealed and recreated s. 67.04, stats., replacing the list of specific purposes which cities could finance with a general authorization to finance any "public purpose". For this reason, 1983 Wis. Act 538 repealed s. 67.04 (2) (zr), stats. A reference to the entire section is the appropriate replacement.

SECTION 10. 40.05 (2) (h) 2 of the statutes is amended by replacing "under laws of 1981, chapter 340, from" with "under chapter 340, laws of 1981, from".

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NOTE: Conforms cite style.

SECTION 11. 45.37 (1a) of the statutes is amended by replacing "who served Grenada or in Lebanon" with "who served in Grenada or Lebanon".

Note: The drafting record of 1983 Wis. Act 430 shows that the instructions were to draft as proposed here. See similar language in ss. 45.16, 45.28 (1) (b) and 45.71 (16) (a) (intro.), stats., also amended by 1983 Wis. Act 430.

SECTION 12. 45.51 (6) of the statutes is amended by replacing "his unexpired" with "the unexpired", "he was" with "the mayor was", "councilman" with "council member" in 2 places and "such temporary" with "the temporary".

Note: Replaces the term "councilman" with "council member", replaces personal pronouns and modernizes language.

SECTION 13. 48.48 (11) of the statutes is amended by replacing "who is or is or likely to be" with "who is or is likely to be".

Note: Corrects grammar.

SECTION 14. 48.985 of the statutes is repealed.

Note: This section removes the legal disability of minors who are at least 18 years old to enter into educational loan contracts. Chapter 213, laws of 1971, lowered the age of majority from 21 years of age to 18 years of age, effective March 23, 1972.

SECTION 15. 50.50 (5) and (6) of the statutes are reenacted to read as shown in the 1983-84 statutes.

Note: 1983 Wis. Acts 163, 189 and 203 affected s. 50.50 (2) and (3), 1981 stats. 1983 Wis. Act 163 amended the subsections primarily to create special regulatory provisions relating to "bed and breakfast establishments". 1983 Wis. Acts 189 and 203 both renumbered subs. (2) and (3) to be (6) and (5), respectively. 1983 Wis. Act 203 also amended the subsections to modernize the language and to create a provision relating to vending machines. The revisor merged the amendments as described in the Note following s. 50.50 (6) (c), 1983 stats.

SECTION 16. 50.53 (3) of the statutes is amended by replacing "53.535 (2) (d)" with "50.535 (2) (d)".

Note: 1983 Wis. Act 203 created s. 50.535 (2) (d), stats., which authorizes cities and counties to establish separate fees for the issuance of duplicate permits. 1983 Wis. Act 203 added to s. 50.53 (3), stats., an exception to the duplicate permit fee specified there. Due to a typographical error, however, the exception was stated to be "as provided in s. 53.535 (2) (d)". There is no such section; the intended reference is obviously "s. 50.535 (2) (d)".

SECTION 17. 50.56 (1) of the statutes is amended by replacing "watchman patrol" with "security personnel patrol".

Note: Modernizes language.

SECTION 18. 59.125 of the statutes, as shown in the 1983-84 Wisconsin statutes, is amended by replacing "district attorney who" with "district attorney who is not licensed to practice law in this state".

Note: Shows language dropped during preparation of the statutes.

SECTION 19. 60.21 (2) (e) of the statutes is amended by replacing "take effect" with "takes effect".

Note: Corrects grammar.

SECTION 20. 60.65 (3) of the statutes is amended by replacing "under to s. 60.61" with "under s. 60.61".

NOTE: Corrects grammar.

SECTION 21. 62.09 (8) (d) of the statutes is amended by replacing "he shall" with "the mayor shall", "policemen, and he may, in any city, appoint watchmen" with "police officers, and the mayor may, in any city, appoint security personnel" and "special policemen" with "special police officers".

Note: Modernizes language.

SECTION 22. 64.30 (2) of the statutes is amended by replacing "his office" with "the office", "any one of the councilmen" with "any council member" and "councilman" with "council member".

NOTE: Replaces "councilman" with equivalent gender-neutral term and modernizes language.

SECTION 23. 65.07 (1) (b) of the statutes is amended by replacing "the firemen's and policemen's pension" with "the fire fighters' and police officers' pension".

NOTE: Replaces "firemen's and policemen's" with equivalent gender-neutral terms.

SECTION 24. 66.94 (14) (b) of the statutes is amended by replacing "existing at the time of the effective date of this paragraph or" with "existing on July 31, 1951, or".

Note: This paragraph was repealed and recreated by chapter 568, laws of 1951, effective July 31, 1951.

SECTION 25. 66.94 (31) of the statutes is amended by replacing "firemen" with "fire fighters" and "policemen" with "police officers".

NOTE: Modernizes language.

SECTION 26. 70.68 (1m) (title) of the statutes is amended to read:

70.68 (1m) (title) WARRANT IN AUTHORIZED CITY.

Note: Conforms the title to the text. See the Note following s. 74.03 (10) (title) in this act.

SECTION 27. 70.76 of the statutes is amended to read:

- 70.76 (title) Board of correction. (1) NOTICE, PROOF. (a) In the order for such reassessment the department of revenue shall designate 3 persons to serve as a board for the correction and review of such the reassessment. As soon as practicable the person of persons making such the reassessment shall inform the clerk of such the district of a the date on which such the reassessment will be ready for the consideration of such the board, which. The information shall be given in time to enable such the clerk to give the notice here inafter required in this subsection.
- (b) The clerk shall thereupon give notice that such the board will meet on such the date at the place provided by law for the meeting of the regular board of review of such the district, specifying such the place. He The clerk shall record such the notice in the record book of proceedings of the board of review of such the district after first recording therein the order for such reassessment; he. The clerk shall post such the notice in 3 conspicuous public places in said the district and shall also serve a copy of such the notice upon each of the persons named to act as such the board and upon

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the department of revenue if such the reassessment be is not made by him, which the department. The posting and service shall be at least one week before the day designated for such the meeting; provided, that in.

- (c) In case of the failure or refusal of such the clerk to give and serve the notice aforesaid in the manner herein prescribed within 5 days after he shall have been being requested to do so by the person or persons making such the reassessment, the department of revenue may give and serve such the notice with like the same force and effect as if given and served by the clerk. Such The service may be by personal delivery to the person to be served or by leaving such the copy at his the persons's usual place of abode or by mailing the same it in a sealed envelope postpaid and directed to such the person at his the person's post-office address.
- (d) A memorandum stating the time and place of such posting and the time and manner of such service shall be entered by the clerk in the record aforesaid. Such. The memorandum, authenticated by the signature of the clerk shall be, is presumptive evidence of the facts therein stated; and the. The fact, time, and manner of such posting and service may be proved by any person having knowledge of the facts even though no entry of such a memorandum be is made.
- (2) HEARING. The persons designated to serve as a board to review such the reassessment shall attend at the time and place specified in such the notice. A majority of such persons shall constitute them constitutes a quorum. Before proceeding in such the review they shall be sworn by the clerk or by some other person authorized by law to administer oaths, to faithfully and impartially perform their duties in respect to such the reassessment. The clerk of such the district shall attend and serve as the clerk of such the board at all its sessions and shall perform all the duties required of such clerks at meeting meetings of the regular board of review of such the district, except that he the clerk shall have no voice in the determinations of such the board.
- (3) EVIDENCE. The person or persons making such the reassessment shall attend such the meeting, shall lay present before such the board the roll containing the reassessment of property made by him or them the person and all property statements, affidavits, and other memoranda in relation thereto to it, shall furnish the board all information in his or their the persons's possession which may be useful in the work of such the board, and may give testimony of any facts within his or their the person's knowledge pertinent to any matter under the consideration of such the board.

NOTE: Modernizes language and divides sub. (1) into 4 paragraphs for improved readability.

SECTION 28. 74.03 (10) (title) of the statutes is amended to read:

74.03 (10) (title) Procedure in authorized city.

Note: This subsection was created without a title by chapter 426, laws of 1933. The revisor supplied the title "Milwaukee", but that term does not appear in sub. (10). This amendment conforms the title to the text and also avoids the appearance of being special legislation. See *Brennan v. Employment Relations Commission*, 112 Wis. (2d) 38 (Ct. App. 1983).

SECTION 29. 74.031 (11) (f) of the statutes is amended by replacing "school levies." with "school levies and vocational, technical and adult education district levies."

Note: 1983 Wis. Act 395, which amended this paragraph, omitted this language without showing it as stricken. The drafting file for 1983 Wis. Act 395 shows that the instruction for Senate Substitute Amendment 2 to Senate Bill 547 (insert E) did not direct that the language be either deleted or stricken. Also note the parallel language in s. 74.03 (9) (f), which was amended by 1983 Wis. Act 395, but which retains this language.

SECTION 30. 75.67 (title) of the statutes is amended to read:

75.67 (title) Procedure in populous counties containing authorized city.

Note: Chapter 422, laws of 1939, created this section relating to property acquired by a county or a city authorized to sell and purchase land for nonpayment of taxes, but did not create a section title. Apparently, the revisor supplied the title, which refers to "Milwaukee city and county", although "Milwaukee" does not appear in the text of the section. This amendment conforms the title to the text and also avoids the appearance of being special legislation. See Brennan v. Employment Relations Commission, 112 Wis. (2d) 38 (Ct. App. 1983).

SECTION 31. 85.01 (5) of the statutes is amended to read:

85.01 (5) "Railroad" means a railroad as defined in s. 192.15 (2) (e), a railroad company as defined in s. 192.50 (7) and a railroad as defined in s. 195.02 (1) and any company, association, corporation or person managing, maintaining, operating or in possession of a railroad in whole or in part within this state whether as owner, contractor, lessee, mortgagee, trustee, assignee or receiver.

Note: This amendment incorporates, word for word, the definition of "railroad company" in s. 192.50 (7), 1981 stats., which was repealed by 1983 Wis. Act 501, after the cross-reference to it was enacted in 1983 Wis. Act 27, section 1344.

SECTION 32. 85.30 of the statutes is amended by replacing "motor-driven cycles" with "motorcycles".

Note: 1983 Wis. Act 243 changed "motor-driven cycle" to "motorcycle". 1983 Wis. Act 534 added a provision using the old term.

SECTION 33. 93.23 (4) of the statutes is amended by replacing "said department" with "the department", "to the same during all such exhibitions" with "to the grounds during exhibitions", "exclude therefrom" with "exclude from there", "in his absence, any vice president, acting in his stead, may" with "in the president's absence, any vice president, may", "policemen" with "police officers" and "for such purpose" with "for this purpose".

Note: Modernizes language.

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SECTION 34. 94.67 (2) of the statutes is amended by replacing ""Agriculture commodity"" with "Agricultural commodity".

Note: Corrects spelling error. The term "agricultural commodity" is used in ss. 94.67 to 94.71, stats., not "agriculture commodity".

SECTION 35. 95.21 (1) (a) of the statutes is repealed.

Note: The paragraph defines "domestic animal", a term that appears nowhere in the section. The definition was created by 1983 Wis. Act 451 which was introduced as 1983 Senate Bill 391. Although an early version of the bill, LRBs0524/3, used the term "domestic animal" in s. 95.21 (4) (c) 1, stats., the bill, as eventually enacted, dropped the term. The definition is repealed because it is useless and confusing.

SECTION 36. 102.07 (3) of the statutes is amended by replacing "policemen" with "police officers" in 2 places and "firemen" with "fire fighters" in 2 places.

NOTE: Change to gender-neutral terms.

SECTION 37. 102.07 (7) of the statutes is amended by replacing "policeman" with "police officer".

NOTE: Change to gender-neutral term.

SECTION 38. 102.61 (intro.), (1), (2) and (3) of the statutes are amended to read:

- 102.61 Indemnity under rehabilitation law. (intro.) An employe who is entitled to receive and has received compensation pursuant to under this chapter, and who is entitled to and is receiving instructions pursuant to the provisions of the act of congress known as under the vocational rehabilitation act, and amendments thereto (Public Law 113-78th Congress), P.L. 78-113, as administered by the state in which he holds residence the employe resides or in which he the employe resided at the time of becoming physically handicapped, shall, in addition to his other indemnity, be paid his the actual and necessary expenses of travel and, if he the employe receives such instructions elsewhere than at the place of his residence, his the actual and necessary costs of maintenance, during rehabilitation, subject to the following conditions and limitations:
- (1) He The employe must undertake the course of instruction within 60 days from the date when he the employe has sufficiently recovered from his the injury to permit of his so doing, or as soon thereafter as the officer or agency having charge of his the instruction shall provide opportunity for his the rehabilitation.
- (2) He The employe must continue in rehabilitation training with such reasonable regularity as his health and situation will permit.
- (3) He or she The employe may not have expenses of travel and costs of maintenance on account of training for a period in excess of 40 weeks in all, except as provided in s. 102.43 (5).

Note: Chapter 107, laws of 1949, created the reference to "the provisions of the Act of Congress known as the Vocational Rehabilitation Act, and amendments thereto, (Public Law 113-78th Congress)". This amendment conforms the reference to current drafting style and makes other style changes. No substantive change is intended.

SECTION 39. 103.55, 2nd unnumbered paragraph of the statutes is numbered 103.55 (1) (intro.).

Note: Supplies a number for an unnumbered paragraph.

SECTION 40. 103.55 (1) to (4) of the statutes are renumbered 103.55 (1) (a) to (d).

SECTION 41. 103.85 (2) of the statutes is amended to read:

103.85 (2) This section does not apply to:

- (a) janitors; Janitors.
- (b) watchmen; Security personnel.
- (c) persons Persons employed in the manufacture of butter, cheese or other dairy products or in the distribution of milk or cream, or in canneries and freezers;
- (d) persons Persons employed in bakeries, flour and feed mills, hotels, and restaurants;
- (e) employes Employes whose duties include no work on Sunday other than:
 - 1. caring Caring for live animals,
 - 2. maintaining Maintaining fires;
- (f) any Any labor called for by an emergency that could not reasonably have been anticipated.

NOTE: Replaces "watchmen" with "security personnel" and puts subsection into tabular form.

SECTION 42. 120.13 (11) (a) of the statutes is amended by replacing "board of health, the department" with "board of health and the department".

Note: Corrects an erroneous amendment by chapter 314, laws of 1981.

SECTION 43. 125.33 (2) (L) of the statutes is amended by replacing "licenses" with "licensees".

Note: This paragraph was created as s. 125.33 (1) (c) 11, stats., by 1983 Wis. Act 182 and renumbered by 1983 Wis. Act 538. The LRB analysis of 1983 Assembly Bill 521, enacted as 1983 Wis. Act 182, indicates that the term should have been "licensees". A study of the context and of the corresponding provision in s. 125.69 (2) (bm), stats., also created by 1983 Wis. Act 182, leads to the same conclusion.

SECTION 44. 126.01 (1) of the statutes is repealed.

Note: Subsection (1) defines "board" as used in ch. 126, stats. Because "board" does not appear in this chapter, sub. (1) is repealed.

SECTION 45. 126.49 of the statutes is amended by replacing "watchmen" with "security personnel".

Note: Replaces "watchmen" with equivalent gender-neutral term.

SECTION 46. 134.71 (1) of the statutes is amended by replacing "such article" with "the article" in 3 places, "that the same has" with "that it has", "no such dealer or manufacturer shall destroy" with "shall not destroy", "any such secondhand article until the expiration of 24 hours from the time the same was received by him" with "the article until 24 hours after it was received".

Note: Modernizes language.

SECTION 47. 134.71 (2) of the statutes is amended by replacing "He shall" with "The dealer or manufacturer shall", "so received by him and" with "so received and", "such articles" with "the articles" and "such book" with "the book".

Note: Modernizes language.

SECTION 48. 134.71 (3) of the statutes is amended by replacing "Such book" with "The book", "such dealer" with "the dealer", "policeman" with "police officer" and "such purpose" with "this purpose".

Note: Modernizes language.

SECTION 49. 134.71 (4) of the statutes is amended by replacing "Such sheriff" with "The sheriff", "he has" with "he or she has" and "as he deems" with "as deemed".

Note: Modernizes language.

SECTION 50. 141.02 (3) of the statutes is amended to read:

141.02 (3) The police and other civil officers and all citizens shall aid, to the utmost of their power, the health officer in the discharge of his duties, and on his the health officer's requisition the chief of police shall serve or detail one or more policemen police officers to serve the notices issued by the health officer and to perform such other duties as he the health officer requires.

Note: Replaces "policemen" with "police officers" and clarifies language.

SECTION 51. 146.50 (5) of the statutes is amended by replacing "to review upon" with "to review under ch. 227 upon" and "department, in accordance with chapter H-1 of the Wisconsin Administrative Code or ch. 227." with "department.".

Note: Chapter H-I of the code was repealed and not replaced. Review of denials of issuance or renewal, suspension or revocation of licenses are handled as contested cases under ch. 227, stats.

SECTION 52. 160.09 (2) of the statutes, as affected by 1983 Wisconsin Act 410, is amended by replacing "140.05 (4)" with "160.05 (4)".

Note: Corrects a typographical error. The reference is shown correctly as "160.05 (4)" in the 1983-84 statutes.

SECTION 53. 161.22 (3) of the statutes is repealed.

Note: The controlled substances board repealed the only paragraph in sub. (3), making the remainder of the subsection inoperative. The board requested that the subsection be repealed.

SECTION 54. 167.10 (3) (g) of the statutes is amended by replacing "to municipal" with "to the municipal".

Note: Corrects grammar. An early draft of this provision, 1983 LRBs0477/P1, reads: "to the municipal fire or law enforcement official".

SECTION 55. 175.05 (1) (c) of the statutes is amended by replacing "policemen appointed pursuant to the provisions of s. 192.47" with "railroad police officers appointed under s. 192.47".

Note: Modernizes language.

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SECTION 56. 175.05 (3) of the statutes is amended by replacing "as watchman" with "as security person".

Note: Replaces "watchman" with equivalent gender-neutral term.

SECTION 57. 180.92 (2) of the statutes is amended by replacing "s. 108.769 (3)" with "s. 180.769 (3)".

Note: 1983 Wis. Act 505 amended s. 180.92 (2), stats., to make the secretary of state's decision to dissolve involuntarily "a domestic corporation under s. 108.769 (3)" subject to judicial proceedings. Involuntary dissolution is controlled by s. 180.769, stats. There is no s. 108.769 stats. The reference appears to be a typographical error.

SECTION 58. 192.47 of the statutes is amended to read:

192.47 Railroad police; oath; powers. Any railway company may, at its own expense, appoint and employ policemen railroad police officers at such the stations or other places on the line of its road within this state as it deems necessary for the protection of its property and the preservation of order on its premises and in and about its cars, depots, depot grounds, yards, buildings or other structures. Each policeman police officer shall take an oath to support the constitution of the United States and showing that he is claiming to be a citizen of the United States and shall file the same it in the office. Every such policeman Each police officer shall, when on duty, wear a shield furnished by said the company bearing the words "Railroad Police" and the name of the company for These policemen police which he is appointed. officers may arrest, with or without warrant, any person who in their presence commits upon the premises of any such the company or in or about its cars, depots, depot grounds, yards, buildings or other structures any offense against the laws of this state or the ordinances of any town, city or village, and shall also have the authority of sheriffs in regard to the arrest or apprehension of any such these offenders in or about the premises or appurtenances aforesaid; but in. In case of the arrest, by any such policeman a railroad police officer, of any person without warrant he the officer shall forthwith immediately take such the offender before a judge having jurisdiction and make complaint against him the offender. Every railway company shall be responsible for the acts of its policemen police officers.

NOTE: Replaces "policeman" with "railroad police officer" and modernizes language.

SECTION 59. 199.10 (2) (b) of the statutes, as shown in the 1983-84 Wisconsin Statutes, is amended by replacing "more 2 times" with "more than 2 times".

Note: Replaces a word that was erroneously deleted.

SECTION 60. 215.33 (1) (c) of the statutes is amended by replacing "owner or real estate" with "owner of real estate".

Note: This section was repealed and recreated by chapter 287, laws of 1979, which was introduced as 1979 Assembly Bill 662. The LRB analysis states that the bill affects "provisions relating to ownership of property". It is apparent from the history and purpose of s. 215.33, stats., that "or" is a misspelling of "of"

SECTION 61. 221.29 (1) (b) 1 of the statutes is amended by replacing "under s. 100.13" with "under ss. 99.02 and 99.03".

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Note: The reference is to "warehouse keepers licensed and bonded in this state under s. 100.13". 1983 Wis. Act 500 moved the licensing provisions to s. 99.02, stats., and the bonding provisions to s. 99.03, stats.

SECTION 62. 227.025 of the statutes is amended by replacing "All rules" with "(1) All rules", "s. 35.93. For" with "s. 35.93. (2) For" and "statutes. Rules" with "statutes. (3) Rules".

Note: Divides section into 3 subsections for improved readability.

SECTION 63. 227.028 (2) of the statutes is amended by replacing "of such rules" with "of the rules", "Such copy" with "The copy" and "possible, thereafter, the" with "possible, the".

NOTE: Modernizes the language and deletes a surplus word.

SECTION 64. 230.36 (3) (a) (intro.) of the statutes is amended by replacing "or fire watchman" with "or fire watcher".

Note: Replaces "watchman" with equivalent gender-neutral term.

SECTION 65. 230.87 (1) (intro.) of the statutes is amended by replacing "court. If" with "court. (2) If".

NOTE: Subdivides introductory paragraph into sub. (1) and sub. (2) (intro.) for improved readability.

SECTION 66. 349.18 (3) of the statutes is amended by replacing "Establish a" with "Any city or village may by ordinance establish a".

Note: 1983 Wis. Act 288 created sub. (3) as a subsection prefaced by this introductory paragraph: "Any city or village may by ordinance:". 1983 Wis. Act 343 repealed the introductory paragraph and incorporated its language into subs. (1) and (2), but failed to take the creation of sub. (3) into account. This amendment incorporates the language of the old introductory paragraph into sub. (3).

SECTION 67. 440.26 (title) of the statutes is amended to read:

440.26 (title) Private detectives, investigators and security personnel; licenses and permits.

NOTE: Amends the title to reflect the contents of the section more accurately.

SECTION 68. 440.41 (2) (a) 12 of the statutes is renumbered 440.41 (2) (am).

NOTE: This subdivision was created by chapter 330, laws of 1969. It should have been created as a paragraph because its scope is broader than the other subdivisions.

SECTION 69. 448.10 (4) of the statutes is amended by replacing "1951 stats. as it" with "1951 stats., as it".

Note: Corrects punctuation.

SECTION 70. 619.01 (6) of the statutes is amended by replacing "under former s. 204.51 (2), 1967 stats.," with "under s. 204.51 (2), 1967 stats.," and "under former s. 205.15, 1967 stats.," with "under s. 205.15, 1967 stats.,".

Note: Deletes redundant words.

SECTION 71. 757.295 (1), (2) and (3) of the statutes are amended by replacing "under s. 757.296" with "under SCR 20.08".

Note: The Supreme Court Order dated December 11, 1979, effective January 1, 1980, states in section 5 that s. 757.296,

stats., is repealed as an equivalent provision is contained in the Supreme Court Rules. This amendment replaces the reference to the repealed statute with the equivalent Supreme Court Rule.

SECTION 72. 765.21 of the statutes is amended by replacing "ss. 765.02 to 765.25" with "ss. 765.02 to 765.24".

Note: Chapter 352, laws of 1979, renumbered s. 765.25, stats., to be s. 767.60, stats. A reference to s. 767.60, stats., is not appropriate given the context of the reference in s. 765.21, stats. See, for example, the treatment of s. 767.60, stats., by chapter 314, laws of 1981, section 146, and 1983 Wis. Act 447.

SECTION 73. 806.15 (1) of the statutes is amended to read:

806.15 (1) Every judgment, when properly docketed, and the docket gives showing the judgment debtor's place of abode and occupation, trade or profession residence shall, for 10 years from the date of the entry thereof, be a lien on the real property (except the homestead mentioned in s. 815.20), in the county where docketed, of every person against whom it is rendered and docketed, which the person has at the time of docketing or which the person acquires thereafter within said 10 years the 10-year period. A judgment based upon a claim discharged in bankruptcy shall upon entry of the order of satisfaction or discharge cease to be and shall not thereafter become a lien on any real property of the discharged person then owned or thereafter acquired.

Note: 1983 Wis. Act 303 eliminated the requirement of listing the judgment debtor's occupation in the judgment docket. See s. 806.10 (1) (a), stats.

SECTION 74. 812.04 (2) of the statutes is amended by replacing "S. 812.18 (3)" with "SECTION 812.18 (3) OF THE WISCONSIN STATUTES", "s. 812.18 (2)" with "section 812.18 (2) of the Wisconsin Statutes", and "s. 812.18 (2m) (b)" with "section 812.18 (2m) (b) of the Wisconsin Statutes".

Note: Because the above cites appear in a form, it is necessary to specify that the sections cited are Wisconsin statute sections.

SECTION 75. 813.12 (1) (a) 4 of the statutes is amended by replacing "1, 2, or 3" with "1, 2 or 3".

NOTE: Conforms punctuation to statutory style.

SECTION 76. 885.10 of the statutes is amended by replacing "the defendant" with "the respondent or defendant" and "the defendant's" with "the respondent's or defendant's".

Note: 1983 Wis. Act 447 amended this section to include respondents in paternity proceedings, but failed to take into account 2 references to "defendant" added to the section by 1983 Wis. Act 377.

SECTION 77. 893.33 (5) of the statutes is amended by replacing "or on interest" with "or an interest".

Note: Corrects a typographical error which was introduced by Assembly Amendment 2 to 1979 Assembly 326. The instruction to draft assembly amendment 2 appears to show that "on" was to be changed to "an".

SECTION 78. 895.65 (2) of the statutes is amended by replacing "article I, section 3 of" with "article I, section 3, of".

Note: Corrects punctuation.

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SECTION 79. 941.22 (3) of the statutes is amended by replacing "policemen" with "police officers" and "in his possession" with "in the minor's possession".

Note: Replaces terms with equivalent gender-neutral terms.

SECTION 80. 946.11 (2) (a) of the statutes is amended by replacing "policemen or firemen" with "police officers or fire fighters".

Note: Change to gender-neutral terms.

SECTION 81. 979.04 (1) of the statutes is amended by deleting "[An inquest may only be ordered by the district attorney. No inquest may be conducted unless this subsection is complied with.]".

Note: This language was deleted by Assembly Amendment 8 to 1983 Assembly Bill 664, enacted as 1983 Wis. Act 279. Due to an enrolling error, the language was retained and published in 1983 Wis. Act 279. The brackets were added by the revisor in conjunction with an explanatory note.

SECTION 82. Laws of 1979, chapter 111, sections 2m, 5m and 18 (2) are repealed.

Note: Chapter 111, laws of 1979, created ss. 15.197 (16) and 46.95 (4), stats., and repealed them effective July 1, 1985. 1983 Wis. Act 204 amended s. 15.197 (16), stats., and removed the language "This subsection does not apply on or after July 1, 1985". 1983 Wis. Act 204 also renumbered and amended s. 46.95 (4), stats., also removing the language relating to 1985. However, the repealing language was not removed.

SECTION 83. Terminology changes. (1) COUNCIL-MAN. Wherever the term "councilman" appears in the following sections of the statutes, the term "council member" is substituted: 17.01 (8), 64.04 (1) and (2), 64.05 (1) and (2), 64.06, 64.39 (1) and (4) and 66.192 (1) (b).

- (2) COUNCILMEN. Wherever the term "councilmen" appears in the following sections of the statutes, the term "council members" is substituted: 8.13, 64.05 (title) and (1), 64.07 (5), 64.08, 64.28 (title), (1) and (3), 64.29 (1), 64.31 (2), 64.33 (1), 64.39 (1), (4) and (5) and 64.40 (1).
- (3) FIREMAN AND FIREMEN. Wherever the term "fireman" or "firemen" appears in the following sections of the statutes, the term "fire fighter" or "fire fighters", respectively, is substituted: 55.05 (4) (b), 62.13 (10m), 101.01 (2) (h), 101.14 (1) (a), 943.06 (3), 949.01 (6) and 949.05 (1) (intro.).
- (4) INSIGNE. Wherever the term "insigne" appears in the following section of the statutes, the term "insignia" is substituted: 132.16 (1), (4) and (7).
- (5) POLICEMAN AND POLICEMEN. Wherever the term "policeman" or "policemen" appears in the following sections of the statutes, the term "police officer" or "police officers", respectively, is substituted: 16.84 (2), 62.09 (13) (a), 62.13 (7m) and (7n), 139.08 (4), 139.39 (2) and 947.06 (1).

SECTION 84. Program responsibility changes. In the sections of the statutes listed in Column A, the program responsibilities references shown in Column B are deleted and the program responsibilities references shown in Column C are inserted:

A	В	C
Statute Sections	References Deleted	References Inserted
15.191 (intro.)	97.19 (3)	none
15.191 (4m)	56.02	none

SECTION 85. Cross-reference changes. In the sections of the statutes listed in Column A, the cross-references shown in Column B are changed to the cross-references shown in Column C:

A	В	C
Statute Sections	Old Cross-References	New Cross-References
10.76 (6)(a) 2	6.78 (3)(c)	6.78 (2)
20.001 (3)(intro.),	20 100 to 20.899	20.115 to 20.867
(a), (b), (c) and (d)		
20.002 (7)	20.100 to 20.899	20.115 to 20.867
	20.100 to 20.899	
20.004 (2)	20.100 to 20.899	20.115 to 20.867
30.204 (5)	144.952 to 144.99	144.96 to 144.99
59.031 (2)(bm) 1. a.	27.03 (1)	27.03 (2)
59.067 (1)(c)	162.02 (3)	162.02 (6)
59.35	979.16	59.351
60.34 (2)(b)	979.16 34.01 (6)	34.01 (2)
85.075	34.01 (6) 85.08 to 85.09	85.08 and 85.09
92.14	92.15	92.32
94.645 (1)(a)	94.64 (1)(f)	94.64 (1)(b)
94.645 (1)(d)	94.64 (1)(a)	94.64 (l)(e)
111.81 (2)(d)	94.64 (1)(a) s. 111.81 (3)(a)	par. (a)
116.08 (5)(a) 2	121.004 (6)	121.004
177.07 (3)(b) 2	par. (b) 1	subd. 1
180,995 (7)(a)	sub. (9) [11]	sub. (11)
345.48 (1)	757.17	895.20
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346.503 (lm)(e)	108.02 (26) [(19)]	108.02 (19)
346.503 (lm)(e)	108.02 (27) [(18)]	108.02 (18)
346.503 (lm)(e)	108.02 (28) [(17)]	108.02 (17)
655.04 (4)(a)	s. 655.04 (1)	sub. (1)