

# STATE OF WISCONSIN Assembly Journal

# Ninety-Second Regular Session

# THURSDAY, April 11, 1996

The Chief Clerk makes the following entries under the above date:

#### **ADMINISTRATIVE RULES**

#### **Assembly Clearinghouse Rule 95–107**

Relating to fiberglass pressure tank use in private wells. Submitted by Department of Natural Resources. Report received from Agency on April 2, 1996. To committee on **Natural Resources**. Referred on April 4, 1996.

#### Assembly Clearinghouse Rule 95-117

Relating to requiring criminal history checks on all volunteer all-terrain vehicle, boating, bowhunter, hunter education and snowmobile safety instructors.

Submitted by Department of Natural Resources. Report received from Agency on April 2, 1996. To committee on **Natural Resources**. Referred on April 4, 1996.

#### **Assembly Clearinghouse Rule 95–185**

Relating to a policy on promulgation of environmental quality standards.

Submitted by Department of Natural Resources. Report received from Agency on April 2, 1996. To committee on **Natural Resources**. Referred on April 4, 1996.

#### **Assembly Clearinghouse Rule 95–189**

Relating to tatooing and body piercing.
Submitted by Department of Regulation and Licensing.
Report received from Agency, April 5, 1996.
To committee on **Health**.
Referred on April 11, 1996.

# **Assembly Clearinghouse Rule 95–221**

Relating to wild ginseng. Submitted by Department of Natural Resources. Report received from Agency on April 2, 1996. To committee on **Natural Resources**. Referred on April 4, 1996.

#### **Assembly Clearinghouse Rule 96–14**

Relating to examination fees, refunds and fees for test reviews.

Submitted by Department of Regulation and Licensing. Report received from Agency, April 4, 1996.

To committee on **Consumer Affairs**. Referred on April 11, 1996.

## **Assembly Clearinghouse Rule 96–24**

Relating to payment after order.

Submitted by Department of Industry, Labor and Human Relations.

Report received from Agency on March 26, 1996. To committee on **Labor and Employment**. Referred on April 4, 1996.

#### MESSAGE FROM THE SENATE

By Donald J. Schneider, Senate Chief Clerk.

Mr. Speaker:

I am directed to inform you that the Senate has

Passed and asks concurrence in:

Senate Bill 628

## ACTION ON THE SENATE MESSAGE

#### Senate Bill 628

Relating to: the bonding authority of the Wisconsin Housing and Economic Development Authority for economic development activities; loan guarantee programs funded by the Wisconsin development reserve fund; and the ratio of reserve funding to guaranteed outstanding principal for the Wisconsin development reserve fund.

By Senators Petak and Fitzgerald; cosponsored by Representatives Ward, Riley, Kunicki, Green, Klusman and Jensen.

To committee on Rules.

#### ENROLLED JOINT RESOLUTIONS

The following Assembly proposals, which have been approved by both the Assembly and Senate, have been enrolled by the Legislative Reference Bureau:

Assembly Joint Resolution 16 Assembly Joint Resolution 62 Assembly Joint Resolution 73 Assembly Joint Resolution 74 Assembly Joint Resolution 77 Assembly Joint Resolution 80 Assembly Joint Resolution 81 Assembly Joint Resolution 82 Assembly Joint Resolution 83 Assembly Joint Resolution 86 Assembly Joint Resolution 87 Assembly Joint Resolution 88 Assembly Joint Resolution 95

> CHARLES R. SANDERS Assembly Chief Clerk

#### **EXECUTIVE COMMUNICATIONS**

State of Wisconsin Office of the Governor Madison

To the Honorable Members of the Assembly:

The following bills, originating in the Assembly and/or Senate, have been approved, signed and deposited in the office of the Secretary of State:

Bill Number A	ct Number	Date Approved
386	179	. April 3, 1996
	180	1 '
43	181	-
152	182	. April 3, 1996
184	183	. April 3, 1996
231	184	. April 3, 1996
261	185	. April 3, 1996
328	186	. April 3, 1996
343	187	. April 3, 1996
389	188	. April 3, 1996
395	189	. April 3, 1996
534	190	. April 3, 1996
547	191	. April 3, 1996
552	192	. April 3, 1996
930	193	. April 3, 1996
993	194	. April 3, 1996
185	196	. April 4, 1996
271	197	. April 4, 1996
517	198	. April 4, 1996
560	199	. April 4, 1996
658	200	. April 4, 1996
1070	202	. April 9, 1996
1071	203	. April 9, 1996
1072	204	. April 9, 1996
1073	205	. April 9, 1996
1074	206	. April 9, 1996
1075	207	· · · · · · · · · · · · · · · · · · ·
	208	r -,
	) 209	
652	210	
590	211	April 10, 1996

736	 April 10,	1996
808	 April 10,	1996

Respectfully submitted, *TOMMY G. THOMPSON* Governor

#### GOVERNOR'S VETO MESSAGE

April 10, 1996

To the Honorable Members of the Assembly:

I have approved 1995 **Assembly Bill 1033** as 1995 Wisconsin Act 209 and have deposited it in the office of the Secretary of State. I have exercised the partial veto in sections 14 and 83.

AB 1033 expands the Development Zone program by authorizing the Department of Development to designate an additional four zones and \$7 million in tax credits to qualifying businesses. Furthermore, the bill makes the program more flexible by expanding tax credits and eliminating review requirements. I support this program and my objections to this bill are predominately technical in nature. I believe that these vetoes do not change the substance of the bill.

Section 14 expands a five percent research credit for enterprises in development zones from C corporations to individuals operating as sole proprietors. The intent was to make the research credit available to any business, independent of its organizational form. However, as drafted, this section prohibits the expansion of the research credit to partnerships, limited liability companies, and tax option corporations. I am partially vetoing this section.

Section 83 allows the creation of development zones comprised of up to two counties if the area\*s total population does not exceed 75,000. I am partially vetoing this provision to eliminate the limitation to two counties. Allowing counties to form development zones was intended to create more flexibility for local governing bodies and to benefit small rural counties. However, the limitation to two counties counteracts this intent. By maintaining the population limits in any multi-county development zone, it is guaranteed that small rural counties can benefit from this new development zone option.

I believe these vetoes clarify provisions of the bill and do not change the intent of the legislation.

I am concerned about the workability of some of the language in the bill regarding the research credit and the jobs credit. I am directing the Department of Development and the Department of Revenue to work together to develop a proposal for the 1997–99 biennial budget to clarify and improve the workability of the provisions.

Respectfully submitted, TOMMY G. THOMPSON Governor

#### **COMMUNICATIONS**

State of Wisconsin
Office of the Secretary of State
Madison

April 10, 1996

#### To Whom It May Concern:

Acts, Joint Resolutions and Resolutions deposited in this office have been numbered and published as follows:

Bill Number	Act Number	Publication Date
Assembly Bill 1070.	202	. April 12, 1996
Assembly Bill 1071.	203	. April 12, 1996
Assembly Bill 1072.	204	. April 12, 1996
Assembly Bill 1073.	205	. April 12, 1996
Assembly Bill 1074.	206	. April 12, 1996
Assembly Bill 1075.	207	. April 12, 1996

Sincerely,

DOUGLAS LA FOLLETTE

Secretary of State

State of Wisconsin Revisor of Statutes Bureau Madison

April 1, 1996

Charles R. Sanders Assembly Chief Clerk

Donna Doyle Senate Chief Clerk's Office

The following rules have been published:

Clearinghouse Rule 94–24	effective	4-1-96
Clearinghouse Rule 94–132	effective	4-1-96
Clearinghouse Rule 95–6	effective	4-1-96
Clearinghouse Rule 95–78	effective	4-1-96
Clearinghouse Rule 95–102	effective	4-1-96
Clearinghouse Rule 95–114	effective	4-1-96
Clearinghouse Rule 95–119	effective	4-1-96
Clearinghouse Rule 95–120	effective	4-1-96
Clearinghouse Rule 95–136	effective	4-1-96
Clearinghouse Rule 95–138	effective	4-1-96
Clearinghouse Rule 95–154	effective	4-1-96
Clearinghouse Rule 95–156	effective	4-1-96
Clearinghouse Rule 95–165	effective	4-1-96

Clearinghouse Rule 95–174	effective	4-1-96
Clearinghouse Rule 95–181	effective	4-1-96
Clearinghouse Rule 95–184	effective	4-1-96
Clearinghouse Rule 95–201	effective	4-1-96
Clearinghouse Rule 95–214	effective	4-1-96
Clearinghouse Rule 95–219	effective	4-1-96

Sincerely, *GARY L. POULSON*Deputy Revisor

#### REFERENCE BUREAU CORRECTIONS

#### CORRECTIONS IN:

Senate Amendment 3 to Assembly Bill 183

In enrolling, the following correction was made:

1. Page 2, line 1: substitute "3m" for "1m".

#### **Assembly Bill 406**

In enrolling, the following correction was made:

1. Page 2, line 9: substitute "Section 1m" for "Section 1".

Assembly Amendment 1 to Assembly Substitute Amendment 1 to **Assembly Bill 495** 

1. Page 1, line 5: after "for" insert "the first".

#### **Assembly Bill 693**

1. Page 3, line 22: substitute "pars" for "par.".

Assembly Amendment 1 to **Assembly Bill 836** 

In enrolling, the following correction was made:

1. Page 1, line 3: substitute "1p" for "1m".

# **Assembly Bill 1033**

- **1.** Page 19, line 2: delete "1 Tax" and substitute "(1) Tax".
- **2.** Page 19, line 11: delete "2 DEVELOPMENT" and substitute "(2) DEVELOPMENT".