

Assembly Journal

Ninety-Fifth Regular Session

THURSDAY, April 4, 2002

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

ADMINISTRATIVE RULES

Assembly Clearinghouse Rule 01–127

Relating to revisions of falconry rules. Submitted by Department of Natural Resources. Report received from Agency, April 2, 2002. To committee on **Natural Resources**. Referred on April 4, 2002.

Assembly Clearinghouse Rule 01–137

Relating to tuition and fee refunds, and grants to students. Submitted by Technical College System Board. Report received from Agency, March 29, 2002. To committee on **Colleges and Universities**. Referred on April 4, 2002.

Assembly Clearinghouse Rule 02–031

Relating to the repayment of cost of legal representation. Submitted by State Public Defender. Report received from Agency, April 2, 2002. To committee on **Judiciary**. Referred on April 4, 2002.

CHIEF CLERK REPORTS

The Chief Clerk records:

Assembly Bill 31 Assembly Bill 249

Assembly Bill 358

Assembly Bill 368

Assembly Bill 589

Assembly Bill 725

Presented to the Governor on Monday, April 1.

PATRICK E. FULLER Assembly Assistant Chief Clerk

EXECUTIVE COMMUNICATIONS

State of Wisconsin Office of the Governor Madison

April 2, 2002

To the Honorable Members of the Assembly:

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

Bill Number	Act Number	Date Approved
Assembly Bill 249	49	April 2, 2002
Assembly Bill 368	50	April 2, 2002
Assembly Bill 589	51	April 2, 2002
Assembly Bill 725	52	April 2, 2002

Respectfully submitted, SCOTT MCCALLUM
Governor

April 3, 2002

To the Honorable Members of the Assembly:

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

Bill Number	Act Number	Date Approved
Assembly Bill 358.	53	April 3, 2002
Assembly Bill 31	55	April 3, 2002

Respectfully submitted, SCOTT MCCALLUM Governor

COMMUNICATIONS

State of Wisconsin Office of the Secretary of State Madison

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 249	49	April 16, 2002

Assembly Bill 368	. 50	April 16, 2002
Assembly Bill 589	. 51	April 16, 2002
Assembly Bill 725	. 52	April 16, 2002
Assembly Bill 358	. 53	April 17, 2002
Assembly Bill 31	. 55	April 17, 2002

Sincerely, DOUGLAS LA FOLLETTE Secretary of State

COMMUNICATIONS

State of Wisconsin Revisor of Statutes Bureau Madison

DATE: April 1, 2002

TO: Patrick E. Fuller

Assembly Assistant Chief Clerk

Donald J. Schneider Senate Chief Clerk

FROM: Gary L. Poulson

Deputy Revisor of Statutes

SUBJECT: Rules published in the March 31, 2002, Wisconsin Administrative Register, No. 555.

The following rules have been published:

Clearinghouse Rule 00–112	effective	4-1-2002
Clearinghouse Rule 00–175	effective	4-1-2002
Clearinghouse Rule 00–184	effective	4-1-2002
Clearinghouse Rule 01–042	effective	4-1-2002
Clearinghouse Rule 01–059	effective	4-1-2002
Clearinghouse Rule 01–067	effective	4-1-2002
Clearinghouse Rule 01–095	effective	4-1-2002
Clearinghouse Rule 01–099	effective	4-1-2002
Clearinghouse Rule 01–105	effective	4-1-2002
Clearinghouse Rule 01–113	effective	4-1-2002
Clearinghouse Rule 01–117	effective	4-1-2002
Clearinghouse Rule 01–121	effective	4-1-2002
Clearinghouse Rule 01–126	effective	4-1-2002

REFERRAL OF AGENCY REPORTS

State of Wisconsin
Department of Transportation
Madison

March 26, 2002

To the Honorable, the Assembly:

I am pleased to be able to present to you, for distribution to the Wisconsin Assembly, the annual evaluation report on the Pretrial Intoxicated Driver Intervention Grant Program. The program, created by section 85.53 Wis. Stats., was established by the legislature in 1997 with the requirement that the Department study its impact and report on its findings every even-numbered year.

The Pretrial Intoxicated Driver Intervention Grant Program is intended for offenders who are arrested for their second or subsequent OWI (Operating While Intoxicated) offense. Their participation may be voluntary or court ordered, the program may support 2nd or 3rd or greater offenders, it may have exclusions for felons or may not. It is an intervention model designed to get the offender into counseling, treatment and monitoring as soon as possible after the arrest. The program is individual to each community.

As you will see in the full report, no county that has begun a program has dropped the program. Offenders who successfully completed the program were less likely than non-participants to be re-arrested for subsequent operating while intoxicated violations. Those who were re-arrested went significantly longer between arrests than non-participants. Currently there are three counties and a multi-county effort on a waiting list for funding to begin programs.

I commend those people who have dedicated themselves to making this innovative program a success. There are no "silver bullets" in eradicating intoxicated driving, but I feel this effort is a vital piece in the total transportation safety effort.

Sincerely, *GENE E. KUSSART*Secretary

Referred to committee on Highway Safety.