



## WISCONSIN LEGISLATIVE COUNCIL INFORMATION MEMORANDUM

### 2005 Wisconsin Act 443: Reorganization and Revision of Ch. 767, Actions Affecting the Family

Effective January 1, 2007, Act 443 substantially reorganizes ch. 767, Stats., actions affecting the family. The legislation was developed by the Joint Legislative Council's Special Committee on Recodification of Ch. 767, Actions Affecting the Family. The Joint Legislative Council introduced the Special Committee's recommendation as 2005 Senate Bill 123. During its consideration of Senate Bill 123, the Legislature adopted two amendments to the proposal: Senate Amendment 1 and Assembly Amendment 1.

This memorandum provides information on the organizational changes to ch. 767 and summarizes the substantive changes and some of the clarifications made by Act 443. For information concerning the Special Committee on Recodification of Ch. 767 and Senate Bill 123, see RL 2005-05, *Special Committee on Ch. 767, Stats., Actions Affecting the Family [2005 Senate Bill 123]*, available at: [www.legis.state.wi.us/lc](http://www.legis.state.wi.us/lc) For information concerning the amendments adopted by the Legislature to Senate Bill 123, see the Wisconsin Legislative Council Amendment Memo describing the amendments, also available at: [www.legis.state.wi.us/lc](http://www.legis.state.wi.us/lc)

#### **BACKGROUND**

Chapter 767, Stats., actions affecting the family, is part of a series of five consecutive chapters relating to "the family" in the Wisconsin Statutes. Chapter 765, Stats., contains provisions relating generally to marriage. Chapter 766 contains the basic provisions of the marital property law, which governs the property rights of married persons. Chapter 768 abolishes actions for breach of contract to marry, alienation of affections, and criminal conversation (a common law action against a person who engaged in adultery with the plaintiff's spouse). Chapter 769 contains the Uniform Interstate Family Support Act.

Chapter 767 addresses a variety of topics, including: actions to affirm marriage; annulment, divorce, and legal separation; child custody, physical placement, and visitation; support, including child support; spousal maintenance; property division; paternity; and enforcement, modification, and revision of various judgments in actions affecting the family. A review of the chapter on actions affecting the family was recommended by the 1957 Legislature because, among other reasons: "(1) the statutes have not been revised for many years except through piecemeal amendments; (2) amendments have made the statutes increasingly more complicated." Wisconsin Legislative Council, *General Report*, Vol. 5, p. 68 (January 1959). The 1959 recodification was enacted as ch. 595, Laws of 1959.

Since the 1959 recodification the chapter has again grown substantially in size and complexity. Paternity provisions were added to the chapter by Ch. 352, SECS. 20 through 25, Laws of 1959. During the 1977 and 1979 legislative sessions, the divorce law was substantially revised, including: (1) establishing the irretrievable breakdown ground for divorce; and (2) providing for a modified equitable division of property upon divorce. See Ch. 105, Laws of 1977; Ch. 196, Laws of 1979. Since the 1977 and 1979 revisions, additional statutory changes have been made to ch. 767, including changes in child support and child custody.

The treatment and expansion of ch. 767 following the 1959 recodification, particularly in the last 30 years, has resulted in a disorganized chapter, which can be difficult to use.

### **DESCRIPTION OF ACT 443**

- ***General Provisions***

Wisconsin Act 443:

1. Reorganizes ch. 767 by:
  - Creating nine subchapters and relocating provisions within the chapter.
  - Reorganizing individual sections, or portions of sections, by combining them with other sections, dividing single sections into two or more sections, and internally reorganizing single sections.
2. Makes nonsubstantive editorial changes to modernize language and for consistency with current drafting style.
3. Revises section titles, where appropriate, and provides subsection titles throughout the chapter.
4. Repeals several provisions considered no longer necessary.
5. Makes substantive changes considered relatively noncontroversial.

It is intended that, unless expressly noted, the act makes no substantive changes in the statutory provisions treated by the act. Substantive changes in the act are identified in notes to the provisions substantively affected. If a question arises about the effect of any modification made by the act, it is intended that the revisions in the act be construed to have the same effect as the prior statutes.

A table of contents listing all section numbers and titles of reorganized ch. 767 and the newly created subchapters is included as ***Attachment 1*** to this memorandum. A table summarizing the treatment by the act of current provisions of ch. 767 is included as ***Attachment 2***.

- ***Specific Provisions***

Summarized below are substantive revisions and selected clarifications contained in the act. The provisions identified generally follow the order in which they appear in the act. Paternity-related provisions are identified at the end of the listing. [Listed SECTION and page numbers refer to Act 443.]

The act:

1. Clarifies that the notice and service of process standards under current s. 767.027 apply to actions to modify child support orders and judgments, in addition to actions to enforce those orders and judgments. [SECTION 21, p. 15.]
2. Repeals current requirements that Social Security numbers of parties and children be included in the petition and judgment. [SECTIONS 47, p. 9 and 170, p. 32.] Replaces those requirements with a new requirement that when a petition in an action affecting the family is filed, the filing party must submit a separate form, furnished by the court, containing the Social Security numbers. The form must be maintained with confidential financial information or maintained separately from the case file. The form may be disclosed only to the parties and their attorneys, a county child support enforcement agency, or any other person authorized by law or court order to have access to the information on the form. [SECTION 84, p. 15.]
3. Deletes the requirement of current s. 767.11 (12) (a) that the mediator of a written agreement resolving issues of legal custody or periods of physical placement certify that the agreement is “in the best interest of the child” based on information presented to the mediator. [Section 57, pp. 11 and 12.]
4. Clarifies that the appearance requirement under current s. 767.125 for the parties in an action affecting the family extends to final hearings, not just trials. [SECTION 67, p. 13.]
5. Repeals s. 767.14, which requires service of all pleadings on the circuit court commissioner supervising the Office of Family Court Commissioner and authorizes a circuit court commissioner to appear in an action affecting the family when appropriate. [SECTION 69, p. 13.]
6. Clarifies when motions for a 60-day extension for serving the initial papers must be made and the standard for granting the motion if made more than 90 days after filing the papers: the court may, for good cause, order an additional 60-day extension for service if the motion is made within 90 days after filing the initial papers; if the extension is not made within the 90-day period, the court may grant the motion only upon excusable neglect for failure to act and good cause shown for granting the extension. [SECTION 71, p. 14.]
7. Substitutes in current s. 767.19 (1), as the standard for impounding and denying access to the record or evidence in an action affecting the family, “good cause shown,” for “in the interest of public morals.” [SECTION 76, p. 14.]

8. Expressly authorizes a request for and determination of legal custody and physical placement in conjunction with an action to compel support and maintenance under current s. 767.08. [SECTIONS 96, p. 17 and 217, p. 39.]
9. Clarifies that an order under current s. 767.263 concerning notice of a change of employer, address, or ability to pay in connection with support or maintenance is enforceable by contempt. [SECTION 113, p. 21.]
10. Clarifies for purposes of current s. 767.265, relating to assignment of income for payment obligations, when the 10-day period commences for the payer to request a hearing and for the court to hold a hearing. [SECTION 117, p. 22.]
11. Expressly requires disclosure of “retirement interests” as part of required financial disclosure in actions affecting the family. [SECTION 121, p. 24.] Includes a current income statement and the most current W-2 statement as part of the required financial disclosure. [SECTION 121, p. 24.]
12. Repeals and recreates current s. 767.293, concerning reconciling percentage-expressed support orders for enhanced clarity and to relieve courts and court commissioners from determining the amount of any arrearage that may exist; instead, the determination of amounts owing will be made by the county child support agency. [SECTIONS 133, p. 27 and 235, pp. 41 and 42.]
13. Authorizes a court to appoint a receiver, under current s. 767.31, as an alternative to a trustee, to handle maintenance or support obligations. [SECTION 144, pp. 28 and 29.]
14. Deletes the requirement of current s. 767.32 (1) (a) that the Office of Family Court Commissioner receive notice of a petition, motion, or order to show cause for revision of a support or maintenance order. [SECTION 148, p. 29.]
15. Expressly provides that a court need not accept a stipulation to revise a physical placement or legal custody order when the court finds that the modification is not in the best interests of the child. [SECTION 166, p. 31.]
16. With respect to judgments in actions affecting the family:
  - a. Clarifies responsibility for preparation and approval of the draft findings, conclusions, and judgment: prepared by the petitioner unless the court otherwise directs; and approved by all counsel appearing, including a guardian ad litem and child support enforcement agency attorney, and any other person designated by the court or local rule. [SECTION 170, p. 32.]
  - b. Requires final written agreements and stipulations to be appended to the judgment, unless set forth in the judgment, and incorporated by reference. [Section 170, p. 32.]

- c. Clarifies that the party who prepared the judgment is to provide copies to the clerk and the copies are to include any attachments referenced in the judgment. [SECTION 171, p. 33.]
17. Deletes obsolete language in current s. 767.37 (2) concerning court authority to direct a circuit court commissioner or appoint an attorney to bring an action for vacating a divorce judgment. [Section 172, p. 33.]
18. Clarifies court notice to the parties concerning the time limitation on remarrying under s. 765.03 (2): the court is to inform the parties that the divorce judgment is effective when granted but that it is unlawful under s. 765.03 (2) for a party to marry again until six months after the judgment is granted. [SECTION 173, p. 33.]
19. Repeals s. 767.42, authorizing a county to seize and sell property for the support of a spouse or child if a person abandons and fails to support the spouse or child. [Section 182, p. 34.]
20. Concerning judgments dividing property of the parties:
  - a. Clarifies that a deed consistent with the judgment as it affects real property may be recorded in lieu of the judgment. [SECTION 232, p. 41.]
  - b. Requires the following notices to be included in the judgment: (1) notification that it may be necessary for the parties to take additional actions in order to transfer an interest in their property in accordance with the division of property set forth in the judgment including, but not limited to, interests in real property, interest in retirement benefits, and contractual interests; (2) notification that the judgment does not necessarily affect the ability of a creditor to proceed against a party or against that party's property even though the party is not responsible for the debt under the terms of the judgment; (3) notification that an instrument executed by a party before the judgment naming the other party as a beneficiary is not necessarily affected by the judgment and it may be necessary to revise the instrument if a change in beneficiary is desired. [SECTION 232, pp. 40 and 41.]

The act makes the following changes to ***paternity-related*** provisions:

1. Revises the current summons form where the mother is the petitioner to reflect changes made by the draft to make default judgments effective immediately and to eliminate waiver of first appearance. [SECTION 186, p. 35.]
2. Provides new summons forms for situations when the alleged father is the petitioner and where a nonparent is the petitioner. [SECTION 243, pp. 43 and 44.]
3. Repeals and recreates the notice that must be attached to the summons in a paternity action. [SECTION 187, p. 36 and SECTION 244, p. 44.] The changes in the required notice are described in the Note to SECTION 244, found on p. 44.

4. Eliminates the waiver of first appearance in paternity actions. [SECTIONS 188, p. 36; 194, p. 36; and 204, p. 37.]
5. For paternity actions where the respondent is deceased: (a) permits the appointment of a guardian ad litem to represent the interests of a deceased respondent when there is no personal representative; and (b) requires genetic tests if genetic material is available without undue hardship from the deceased or relatives of the deceased (exhumation is rebuttably presumed an undue hardship). [SECTION 200, pp. 36 and 37 and SECTIONS 256 and 257, p. 45.]
6. Makes default judgment orders in paternity actions effective immediately. [SECTION 203, p. 37.]
7. Authorizes a court to enter a default judgment when an alleged father has a genetic test result of 99% or higher, even though there might be another alleged untested father. [SECTION 262, p. 46.]
8. Specifies that if paternity is voluntarily acknowledged under current s. 767.62, the mother has sole legal custody until the court orders otherwise. [SECTION 208, pp. 37 and 38.]
9. Prohibits minor parents from signing voluntary paternity acknowledgments. [SECTION 242, p. 42.]
10. Permits the use of names, rather than initials, on pleadings in paternity actions once paternity is established. [SECTION 245, p. 44.]

### **EFFECTIVE DATE**

The act becomes effective January 1, 2007. See Section 267, p. 52. Note, also, that the initial applicability of several provisions treated by the act is given separate treatment. See Section 266, beginning on p. 51.

This memorandum is not a policy statement of the Joint Legislative Council or its staff. The memorandum was prepared by Don Dyke, Chief of Legal Services, on June 21, 2006.

### **Attachments**

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**Reorganized Ch. 767**

**Subchapter I**

**Definitions, scope, jurisdiction, and  
recognition of judgments**

767.001	Definitions.
767.005	Scope.
767.01	Jurisdiction.
767.041	Full faith and credit; comity.
767.055	Uniform divorce recognition act.

**Subchapter II**

**Provisions of general application**

767.105	Information from the office of family court commissioner.
767.117	Prohibited acts during pendency of action.
767.127	Financial disclosure.
767.13	Impoundment of record.
767.16	Court commissioner or law partner; when interested; procedure.
767.17	Review of circuit court commissioner decisions.
767.18	Actions to affirm marriage.

**Subchapter III**

**General procedure**

767.201	Civil procedure generally governs.
767.205	Parties; title of actions.
767.215	Initiating action; petition and response.
767.217	Notice to child support program.
767.225	Orders during pendency of action.
767.235	Trial or hearing on judgment.
767.241	Award of attorney fees and other fees and costs.
767.251	Content, preparation, and approval of judgment.
767.264	Dismissal; vacation; substitution or withdrawal of attorney.
767.273	Allowances pending appeal.
767.281	Filing procedures and orders for enforcement or modification of judgments or orders.

**Subchapter IV**

**Annulment, divorce, legal separation**

767.301	Residence requirements.
767.313	Annulment.
767.315	Grounds for divorce and legal separation.

767.317	Defenses abolished.
767.323	Suspension of proceedings to effect reconciliation.
767.331	Actions for certain interspousal remedies.
767.335	Waiting period for final hearing or trial.
767.34	Court-approved stipulation.
767.35	Judgment of divorce or legal separation.
767.36	Copies of judgment to parties.
767.375	Effect on transfers at death.
767.385	Maintenance, legal custody, and support when divorce or separation denied.
767.395	Name of spouse.

### **Subchapter V**

#### **Child custody, placement, and visitation**

767.401	Educational programs and classes.
767.405	Family court services.
767.407	Guardian ad litem for minor children.
767.41	Custody and physical placement.
767.43	Visitation rights of certain persons.
767.44	Prohibiting visitation or physical placement if a parent kills other parent.
767.451	Revision of legal custody and physical placement orders.
767.461	Revisions agreed to by stipulation.
767.471	Enforcement of physical placement orders.
767.481	Moving the child's residence within or outside the state.

### **Subchapter VI**

#### **Support and maintenance**

767.501	Actions to compel support.
767.511	Child support.
767.513	Child health care expenses.
767.521	Action by state for child support.
767.531	Family support.
767.54	Required exchange of financial information.
767.55	Child support: employment-related orders.
767.553	Annual adjustments in support orders.
767.56	Maintenance.
767.57	Maintenance, child support, and family support payments; fees.
767.58	Notice of change of employer, address, and ability to pay; other information.
767.59	Revision of support and maintenance orders.

**Subchapter VII**

**Property division**

- 767.61 Property division.
- 767.63 Disposed assets may be subject to division.

**Subchapter VIII**

**Enforcement**

- 767.70 Child support enforcement: notice and service of process.
- 767.71 Reconciling percentage-expressed support orders.
- 767.73 Delinquent child or family support; suspension of operating privilege.
- 767.75 Assignment of income for payment obligation.
- 767.76 Account transfers.
- 767.77 Enforcement of payment obligations.
- 767.78 Enforcement; contempt proceedings.

**Subchapter IX**

**Paternity**

- 767.80 Determination of paternity.
- 767.803 Determination of marital children.
- 767.805 Voluntary acknowledgment of paternity.
- 767.813 Summons.
- 767.814 Names on pleadings after paternity established.
- 767.815 Enlargement of time in a paternity action.
- 767.82 Paternity procedures.
- 767.83 Right to counsel.
- 767.84 Genetic tests in paternity actions.
- 767.85 Temporary orders.
- 767.853 Paternity hearings and records; confidentiality.
- 767.855 Dismissal if adjudication not in child's best interest.
- 767.86 Time of first appearance.
- 767.863 First appearance.
- 767.865 Deceased respondent.
- 767.87 Testimony and evidence relating to paternity.
- 767.88 Pretrial paternity proceedings.
- 767.883 Trial.
- 767.89 Paternity judgment.
- 767.893 Default and stipulated judgments.
- 767.895 Motion to reopen judgment based on statement acknowledging paternity.

## Attachment 2

The following list shows the general treatment of provisions of ch. 767 by Act 443. The left-hand column (“current section”) lists the current provisions of ch. 767. The right-hand column (“treatment”) shows the general treatment of each provision by the act.

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.001 (1d) to (2m)	No change.
767.001 (3)	Renumbered s. 767.405 (1) (a).
767.001 (4)	Renumbered s. 757.405 (1) (b).
767.001 (5) and (6)	No change.
767.01 (1)	Second sentence relocated to 767.201. Portion of current s. 767.05 (1) added.
767.01 (2)	No change.
767.01 (3)	Renumbered s. 767.80 (1m).
767.015	Renumbered s. 767.01 (2m).
767.02 (1)	Renumbered s. 767.001 (1).
767.02 (2)	Renumbered s. 767.001 (1f) and modernized.
767.025	Renumbered s. 767.281
767.027	Renumbered s. 767.70; clarified.
767.03	Renumbered s. 767.313 (1) (a) to (d).
767.04	Renumbered s. 767.18.
767.045	Renumbered s. 767.407.
767.05 (1)	Repealed; substance relocated to s. 767.01 (1).

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.05 (1m)	Renumbered s. 767.301.
767.05 (2)	Renumbered s. 767.41 (1) (a).
767.05 (3)	Renumbered s. 767.205 (1).
767.05 (4)	Renumbered s. 767.215 (2e).
767.05 (5)	Renumbered s. 767.205 (3); last sentence relocated to s. 767.201.
767.05 (6)	Renumbered s. 767.264 (1).
767.05 (7)	Renumbered s. 767.331.
767.07	Renumbered s. 767.35 (1).
767.075	Renumbered s. 767.205 (2).
767.077	Renumbered s. 767.521.
767.078 (1)	Renumbered s. 767.55 (3).
767.078 (2)	Renumbered s. 767.55 (3) (d).
767.08	Renumbered s. 767.501.
767.081	Renumbered s. 767.105.
767.082	Renumbered s. 767.323.
767.083	Renumbered s. 767.335.
767.085 (1)	Renumbered s. 767.215 (2); pars. (a) and (b) substantively revised.
767.085 (2)	Renumbered s. 767.215 (1).
767.085 (2m) and (3)	Renumbered s. 767.215 (2m) and (3).
767.085 (4)	Renumbered s. 767.317.

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.087	Renumbered s. 767.117.
767.09 (1)	Renumbered s. 767.35 (2) [and (4)].
767.09 (2)	Renumbered s. 767.35 (5).
767.10	Renumbered s. 767.34.
767.11 (1)	Renumbered s. 767.405 (1m).
767.11 (2) to (14)	Renumbered s. 767.405 (2) to (14); sub. (12) (a) substantively revised.
767.11 (15)	Repealed.
767.115 (1)	Renumbered s. 767.401 (1).
767.115 (1m) to (3)	Renumbered s. 767.401 (1) (c) to (e).
767.115 (4)	Renumbered s. 767.401 (2).
767.12 (1)	Renumbered s. 767.235 (1).
767.12 (2) and (3)	Renumbered s. 767.315 (1) and (2).
767.125	Renumbered s. 767.235 (2).
767.14	Repealed.
767.145 (1)	Repealed.
767.145 (2)	Renumbered s. 767.215 (4); substantively revised.
767.15	Renumbered s. 767.217.
767.16	Clarified; obsolete provision removed.
767.19 (1)	Renumbered s. 767.13; substantively revised.
767.19 (2)	Renumbered s. 767.235 (3).

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.20	Renumbered s. 767.395.
767.21	Renumbered s. 767.041.
767.22	Renumbered s. 767.055.
767.23 (1)	Renumbered s. 767.225 (1)
767.23 (1g)	Repealed
767.23 (1m)	Renumbered s. 767.225 (3m).
767.23 (1n)	Renumbered s. 767.225 (1n).
767.23 (2)	Renumbered s. 767.225 (2).
767.23 (3)	Renumbered s. 767.264 (2).
767.24 (1)	Renumbered s. 767.41 (1) (b); expanded.
767.24 (1m) to (8)	Renumbered s. 767.41 (1m) to (8).
767.24 (9)	Repealed.
767.242	Renumbered s. 767.471; clarified.
767.245	Renumbered s. 767.43.
767.247	Renumbered s. 767.44.
767.25 (1) to (4)	Renumbered s. 767.511 (1) to (4).
767.25 (4m)	Renumbered s. 767.513.
767.25 (5) to (7)	Renumbered s. 767.511 (5) to (7).
767.253	Renumbered s. 767.55 (1).
767.254	Renumbered s. 767.55 (4).

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.255	Renumbered s. 767.61; reorganized and substantively revised.
767.26	Renumbered s. 767.56.
767.261	Renumbered s. 767.531.
767.262	Renumbered s. 767.241.
767.263	Renumbered s. 767.58; sub. (1) clarified.
767.265 (1)	Renumbered s. 767.75 (1) (b) [and (1f)].
767.265 (1m) to (7m)	Renumbered s. 767.75 (1m) to (7m); (2h) and (2m) clarified.
767.265 (8)	Renumbered s. 767.75 (1) (intro.).
767.266	Renumbered s. 767.375.
767.267	Renumbered s. 767.76.
767.27 (1) to (2)	Renumbered s. 767.127 (1) to (2); sub. (1) substantively revised.
767.27 (2m)	Renumbered s. 767.54.
767.27 (3) to (5)	Renumbered s. 767.127 (3) to (5).
767.275	Renumbered s. 767.63.
767.28	Renumbered s. 767.385.
767.29 (1) (a) to (c)	Renumbered s. 767.57 (1) (a) to (c).
767.29 (1) (d) and (dm)	Renumbered s. 767.57 (1e) (a) and (b).
767.29 (1) (e)	Renumbered s. 767.57 (1h).
767.29 (1) (f)	Repealed.
767.29 (1m) to (4)	Renumbered s. 767.57 (1m) to (4).

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.293	Repealed. Recreated as s. 767.71 and substantively revised.
767.295 (1) and (2) (a)	Renumbered s. 767.55 (2) (a) and (am).
767.295 (2) (b) and (c)	Renumbered s. 767.55 (2) (b) and (c).
767.30	Renumbered s. 767.77.
767.303	Renumbered s. 767.73.
767.305	Renumbered s. 767.78.
767.31	Renumbered s. 767.57 (5); substantively revised.
767.32	Renumbered s. 767.59. Internally reorganized by subdividing and consolidating.
767.325 (1) to (8)	Renumbered s. 767.451 (1) to (8); sub. (1) (a) (intro.) clarified.
767.325 (9)	Repealed.
767.327 (1) to (6)	Renumbered s. 767.481 (1) to (6).
767.327 (7)	Repealed.
767.329	Renumbered s. 767.461; clarified.
767.33	Renumbered s. 767.553.
767.37 (1) (a)	Renumbered s. 767.251; substantively revised.
767.37 (1) (c)	Renumbered s. 767.36; substantively revised.
767.37 (2)	Renumbered s. 767.35 (6); portion repealed.
767.37 (3)	Renumbered s. 767.35 (3); clarified.
767.38	Renumbered s. 767.35 (7).
767.39 (1)	Renumbered s. 767.273; incorporates substance of current sub. (2).

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.39 (2)	Repealed; substance included in renumbered s. 767.273.
767.40	Renumbered s. 785.07.
767.42	Repealed.
767.45	Renumbered s. 767.80.
767.455 (1) to (4)	Renumbered s. 767.813 (1) to (4).
767.455 (5)	Renumbered s. 767.813 (5); form revised.
767.455 (5g)	Repealed; replaced by new s. 767.813 (5g)
767.455 (5r)	Repealed.
767.455 (5w)	Repealed.
767.455 (6)	Renumbered s. 767.813 (6).
767.456	Renumbered s. 767.815.
767.457 (1)	Renumbered s. 767.86.
767.457 (2)	Repealed.
767.458 (1)	Renumbered s. 767.863 (1); sub. (1) (intro.) clarified; sub. (1) (a) to (e) repealed.
767.458 (1m) to (3)	Renumbered s. 767.863 (1m) to (3).
767.459	Renumbered s. 767.865 (1) (a); substantively revised.
767.46	Renumbered s. 767.88.
767.463	Renumbered s. 767.855.
767.465	Renumbered s. 767.893; sub. (2) substantively revised; sub. (2m) (b) repealed.

<b>CURRENT SECTION</b>	<b>TREATMENT</b>
767.466	Renumbered s. 767.895.
767.47	Renumbered s. 767.87.
767.475	Renumbered s. 767.82; sub. (2m) clarified.
767.477	Renumbered s. 767.85.
767.48	Renumbered s. 767.84.
767.50	Renumbered s. 767.883.
767.51	Renumbered s. 767.89.
767.52	Renumbered s. 767.83.
767.53	Renumbered s. 767.853.
767.60	Renumbered s. 767.803.
767.62	Renumbered s. 767.805; substantively revised.