

State of Misconsin 2001 - 2002 LEGISLATURE

## ASSEMBLY SUBSTITUTE AMENDMENT 2, TO 2001 ASSEMBLY BILL 4

March 9, 2001 – Offered by Representative STASKUNAS.

1 AN ACT to create 111.335 (1) (d) of the statutes; relating to: permitting an 2 educational agency to refuse to employ or to terminate from employment 3 certain unpardoned felons.

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

4 **SECTION 1.** 111.335 (1) (d) of the statutes is created to read: 111.335 (1) (d) 1. In this paragraph, "educational agency" means a school 5district, a cooperative educational service agency, a county children with disabilities 6 7 education board, a state correctional institution under s. 302.01, a secured 8 correctional facility, as defined in s. 938.02 (15m), a secured child caring institution, 9 as defined in s. 938.02 (15g), the Wisconsin Center for the Blind and Visually 10 Impaired, the Wisconsin School for the Deaf, the Mendota Mental Health Institute, 11 the Winnebago Mental Health Institute, a state center for the developmentally 2001 – 2002 Legislature

- 2 -

disabled, a private school, a charter school, a private, nonprofit, nonsectarian agency
under contract with a school board under s. 118.153 (3) (c), or a nonsectarian private
school or agency under contract with the board of school directors in a 1st class city
under s. 119.235 (1).

 $\mathbf{5}$ 2. Notwithstanding s. 111.322, it is not employment discrimination because of 6 conviction record for an educational agency to refuse to employ or to terminate from 7 employment an individual who has been convicted, within 6 years prior to the refusal 8 to employ or termination of employment, of a Class A, B, BC, C, or D felony under 9 ch. 940 or 948, except ss. 940.08 and 940.205, or of an equivalent crime in another 10 state or country, for a violation that occurs on or after the effective date of this 11 subdivision .... [revisor inserts date], who has not been pardoned for that felony, and 12whose conviction has not been reversed, set aside, or vacated, except that, if the 13individual has served a term of confinement in prison in connection with that 14conviction, it is not employment discrimination because of conviction record for an 15educational agency to refuse to employ the individual or to terminate the individual 16 from employment for 6 years after the date on which the individual is released from 17prison.

18

(END)