

State of Misconsin 2007 - 2008 LEGISLATURE

2007 SENATE BILL 319

November 9, 2007 – Introduced by Senators TAYLOR and DECKER, cosponsored by Representatives GRIGSBY, A. WILLIAMS, YOUNG, A. OTT, ZEPNICK and HINTZ. Referred to Committee on Judiciary, Corrections, and Housing.

1 AN ACT to amend 805.13 (4) of the statutes; relating to: providing the jury in

 $\mathbf{2}$

civil actions with an explanation regarding the results of their findings.

Analysis by the Legislative Reference Bureau

Under current law, the court is required to instruct the jury on the law involved in the case before the jury. In addition, the court provides the jury with a complete set of written instructions that provide the burden of proof and the substantial law to be applied to the case. This bill adds a requirement in civil actions that the court explain to the jury the legal conclusions that will follow from the jury's possible findings. In addition, the bill permits counsel for each party to comment on the court's explanation.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

3	SECTION 1. 805.13 (4) of the statutes is amended to read:
4	805.13 (4) INSTRUCTION. The court shall instruct the jury before or after closing
5	arguments of counsel. Failure to object to a material variance or omission between
6	the instructions given and the instructions proposed does not constitute a waiver of

2007 – 2008 Legislature

SENATE BILL 319

error. The court shall provide the jury with one complete set of written instructions
providing the burden of proof and the substantive law to be applied to the case to be
decided. In a civil action, the court shall explain to the jury the legal conclusions that
will follow from its possible findings and shall permit counsel for each party to
comment on the court's explanation.
SECTION 2. Initial applicability.
(1) This act first applies to actions commenced on the effective date of this

8 subsection.

9

(END)