2007 ASSEMBLY BILL 613

December 4, 2007 – Introduced by Joint Committee on Employment Relations. Referred to Committee on Judiciary and Ethics.

- 1 AN ACT *to amend* 978.12 (1) (b) of the statutes; **relating to:** salaries of deputy
- 2 district attorneys.

Analysis by the Legislative Reference Bureau

Currently, the maximum salary of a deputy district attorney may not exceed the maximum of any pay range to which assistant district attorney positions are assigned. Assistant district attorneys have their pay ranges determined through the collective bargaining process, while deputy district attorneys have their salary ranges determined in the state compensation plan, subject to this current law salary limitation. This bill eliminates the salary limitation.

For further information see the *state* 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:

- **SECTION 1.** 978.12 (1) (b) of the statutes is amended to read:
- 4 978.12 (1) (b) *Deputy district attorneys.* Deputy district attorneys shall be
- 5 employed outside the classified service. The state shall pay a salary to deputy
- 6 district attorneys which shall not exceed the maximum of any pay range to which

ASSEMBLY BILL 613

1

2

3

4

5

assistant district attorney positions are assigned, except that a deputy district
attorney may receive additional compensation for supervisory duties in accordance
with supplementary provisions for supervisory and managerial employees in
establish and adjust the salaries of deputy district attorneys in accordance with the
state compensation plan.

6 (END)