

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2007 Assembly Bill 31	Assembly Substitute Amendment 1
Memo published: February 23, 2007	Contact: Jessica L. Karls, Staff Attorney (266-2230)

Under current law, a state employee generally is entitled to receive paid sick leave credits as part of his or her compensation. If an employee does not use all of his or her sick leave during a calendar year, the employee may accumulate the unused sick leave from year to year in a sick leave account. If the employee terminates his or her state employment and meets certain conditions relating to age or years of employment, the employee may convert the accumulated sick leave to credits for payment of post-retirement health insurance premiums.

2007 Assembly Bill 31 provides that:

1. No member of the legislature may *accumulate unused sick leave* from year to year in his or her sick leave account for work performed as a member of the legislature *during any term of office that begins after the bill's effective date.**

2. No other state elected official, as defined in s. 5.02 (23), Stats., may *accumulate unused sick leave* from year to year in his or her sick leave account for work performed *during any term of office that begins after the bill's effective date*. (Those state elected officials are governor, lieutenant governor, secretary of state, state treasurer, attorney general, state superintendent, and district attorneys.)

3. No supreme court justice, court of appeals judge, or circuit court judge may *accumulate unused sick leave* from year to year in his or her sick leave account for work performed as a supreme court justice, court of appeals judge, or circuit court judge *during any term of office that begins after the bill's effective date*.

^{*} In the bill and substitute amendment, the effective date is the day after the date of publication. [s. 991.11, Stats.]

Assembly Substitute Amendment 1 provides, instead, that:

1. No member of the legislature may *receive sick leave* as a member of the legislature *during any term of office that begins* after the substitute amendment's effective date.

2. No other state elected official, as defined in s. 5.02 (23), Stats., may *receive sick leave* while in state office *during any term of office that begins* after the substitute amendment's effective date.

3. No supreme court justice, court of appeals judge, or circuit court judge may *receive sick leave* as a supreme court justice, court of appeals judge, or circuit court judge *beginning on the date that the next supreme court justice, court of appeals judge, or circuit court judge assumes office* after the substitute amendment's effective date.

Legislative History

Assembly Substitute Amendment 1 was offered by Representative Strachota. On February 20, 2007, the Assembly adopted Assembly Substitute Amendment 1 on a vote of Ayes, 60; Noes, 38.

JK:tlu