

State of Misconsin 2011 - 2012 LEGISLATURE



## SENATE AMENDMENT 5, TO 2011 ASSEMBLY BILL 40

June 16, 2011 – Offered by Senators Hansen, T. Cullen, Carpenter, Holperin, Wirch, Erpenbach, Jauch, C. Larson, Miller, Lassa, Risser and S. Coggs.

1	At the locations indicated, amend the bill, as shown by senate substitute
2	amendment 1, as follows:
3	<b>1.</b> Page 4, line 4: delete lines 4 to 7.
4	<b>2.</b> Page 53, line 23: delete that line.
5	<b>3.</b> Page 77, line 23: delete that line.
6	<b>4.</b> Page 108, line 3: after that line insert:
7	"(br) Principal repayment and inter-
8	est; agricultural conservation
9	easements GPR S -00-".
10	<b>5.</b> Page 109, line 5: after that line insert:

2011 – 2012 Legislature– 2 –LRBb1405/2<br/>ALL:all:rs

1	"(tb) Principal and interest; agricul-
2	tural conservation easements,
3	working lands fund SEG S $-0 -0-$ ".
4	<b>6.</b> Page 227, line 2: after that line insert:
5	"(ag) Wisconsin statewide information
6	center GPR A 734,300 -0-".
7	<b>7.</b> Page 245, line 17: after that line insert:
8	"(jc) Indigent civil legal services PR A 1,762,740 2,291,490".
9	<b>8.</b> Page 246, line 5: increase the dollar amount for fiscal year $2011-12$ by
10	\$254,340 and increase the dollar amount for fiscal year 2012–13 by \$254,340 for the
11	purpose of funding district attorney information technology.
12	<b>9.</b> Page 253, line 4: after that line insert:
13	"(am) Regional special weapons and
14	tactics GPR A 500,000 -0-".
15	10. Page 253, line 18: increase the dollar amount for fiscal year $2011-12$ by
16	\$136,100 and increase the dollar amount for fiscal year 2012–13 by \$136,100 for the
17	purpose of funding law enforcement grants.
18	<b>11.</b> Page 257, line 13: after that line insert:
19	"(b) Election–related cost reimburse-
20	ment GPR B 82,600 82,600".
21	12. Page 263, line 4: increase the dollar amount for fiscal year $2011-12$ by
22	\$3,500,000 for the purpose of funding a shortfall for the 2009–11 fiscal biennium.
23	<b>13.</b> Page 272, line 3: after that line insert:

LRBb1405/2 2011 – 2012 Legislature - 3 -

ALL:all:rs

1 PR "(g) Gifts and grants С -0--0-". 2 **14.** Page 290, line 12: increase the dollar amount for fiscal year 2012–13 by 3 \$2,051,800 for the purpose of funding the regional special weapons and tactics and 4 bomb response teams, the Wisconsin statewide information center, and the division 5 of Wisconsin emergency management structural collapse rescue program. 6 **15.** Page 298, line 16: delete lines 16 and 17. 7 **16.** Page 309, line 24: delete that line. 8 **17.** Page 310, line 1: delete lines 1 to 4. **18.** Page 351, line 2: after that line insert: 9 10 **"SECTION 684h.** 20.455 (2) (ag) of the statutes is created to read: 11 20.455 (2) (ag) Wisconsin statewide information center. The amounts in the 12 schedule to fund the Wisconsin statewide information center.". 13 **19.** Page 357, line 6: before "received" insert ", and less the amount indicated 14 in par. (kh) and in s. 20.505 (1) (jc),". 15 **20.** Page 358, line 9: delete lines 9 to 12 and substitute "16.971 (9). Of each 16 \$21.50 received under s. 814.86 (1), \$7.50 shall be transferred from the appropriation 17 account under par. (id) 1. and credited to this appropriation account.". **21.** Page 359, line 20: after that line insert: 18 19 **"SECTION 727h.** 20.505 (6) (am) of the statutes is created to read: 20 20.505 (6) (am) Regional special weapons and tactics. The amounts in the 21 schedule to fund a regional special weapons and tactics and bomb response team.". 22 **22.** Page 364, line 5: delete that line.

23 **23.** Page 368, line 23: after that line insert: 2011 – 2012 Legislature – 4 –

1	<b>"SECTION 768d.</b> 20.670 (1) (g) of the statutes is created to read:
2	20.670 (1) (g) Gifts and grants. All moneys received as gifts or grants to carry
3	out the purposes for which made.".
4	<b>24.</b> Page 376, line 11: delete " <del>, (br), <u>and</u> (s)<del>, and</del>" and substitute ", (br), (s), and".</del>
5	<b>25.</b> Page 376, line 12: delete "(tb)" and substitute "(tb)".
6	<b>26.</b> Page 384, line 6: delete that line.
7	<b>27.</b> Page 390, line 5: after that line insert:
8	<b>"SECTION 804v.</b> 20.923 (2) (b) of the statutes is amended to read:
9	20.923 (2) (b) The annual salary of each state senator, and representative to
10	the assembly <del>, justice of the supreme court, court of appeals judge and circuit judge</del>
11	shall be reviewed and established in the same manner as provided for positions in
12	the classified service under s. 230.12 (3). The salary established for the chief justice
13	of the supreme court shall be different than the salaries established for the associate
14	justices of the supreme court.
15	SECTION 804x. 20.923 (3) of the statutes is amended to read:
16	20.923 (3) JUSTICES AND JUDGES. The annual salary for any supreme court
17	justice or judge of the court of appeals or circuit court shall be established under sub.
18	(2), except that any reviewed and established in the same manner as provided for
19	positions in the classified service under s. 230.12 (3), but shall be based on
20	recommendations submitted to the joint committee on employment relations by the
21	judicial compensation commission under s. 757.84 (2). The compensation
22	adjustments granted under s. 230.12 shall not become effective until such time as
23	any justice or judge takes the oath of office. If the salary adjustment approved by the
24	joint committee on employment relations is less than the percentage increase of any

2011 – 2012 Legislature – 5 –

1	<u>across-the-board pay adjustments for any other position in the classified service, the</u>
2	annual salary adjustment for any supreme court justice or judge of the court of
3	appeals or circuit court is increased to equal the percentage increase of the highest
4	across-the-board pay adjustment provided for any position in the classified
5	service.".
6	<b>28.</b> Page 407, line 7: delete lines 7 to 18.
7	<b>29.</b> Page 417, line 3: delete lines 3 to 7.
8	<b>30.</b> Page 652, line 1: delete lines 1 to 18.
9	<b>31.</b> Page 884, line 21: delete the material beginning with that line and ending
10	with page 885, line 2.
11	<b>32.</b> Page 886, line 23: delete the material beginning with that line and ending
12	with page 890, line 18.
13	<b>33.</b> Page 894, line 4: delete " <del>and in subsequent years</del> " and substitute "and in
14	subsequent years".
15	<b>34.</b> Page 894, line 16: delete that line.
16	${f 35.}$ Page 929, line 4: delete the material beginning with that line and ending
17	with page 930, line 4.
18	<b>36.</b> Page 933, line 3: delete lines 3 to 9.
19	<b>37.</b> Page 975, line 9: in the material inserted by assembly amendment 1 to
20	assembly amendment 1, delete page 30, lines 15 to 17, and substitute:
21	"SECTION 2407dg. 111.70 (4) (c) 2. a. of the statutes, as affected by 2011
22	Wisconsin Act 10, is repealed and recreated to read:
23	111.70 (4) (c) 2. a. Parties to a dispute pertaining to the meaning".

2011 – 2012 Legislature – 6 –

1	<b>38.</b> Page 975, line 9: in the material inserted by assembly amendment 1 to
2	assembly amendment 1, after page 30, line 21, insert:
3	"SECTION 2407dL. 111.70 (4) (c) 2. b. of the statutes is created to read:
4	111.70 (4) (c) 2. b. A collective bargaining agreement may, notwithstanding s.
5	62.13 (5), contain dispute resolution procedures, including arbitration, that address
6	the suspension, reduction in rank, suspension and reduction in rank, or removal of
7	such personnel. If the procedures include arbitration, the arbitration hearing shall
8	be public and the decision of the arbitrator shall be issued within 180 days of the
9	conclusion of the hearing.".
10	<b>39.</b> Page 975, line 19: delete that line.
11	<b>40.</b> Page 1065, line 19: delete lines 19 to 22.
12	<b>41.</b> Page 1067, line 9: delete lines 9 to 21.
13	<b>42.</b> Page 1067, line 24: delete "Except as provided in s. 125.29," and substitute
14	"Except as provided in s. 125.29,".
15	<b>43.</b> Page 1067, line 24: delete " $-a$ -" and substitute "a".
16	<b>44.</b> Page 1067, line 25: delete " <u>A</u> ".
17	<b>45.</b> Page 1071, line 7: after that line insert:
18	"SECTION 2604en. 125.28 (2) (f) of the statutes is created to read:
19	125.28 (2) (f) Paragraphs (b) 1. b., c., and f. and 2. and (d) do not apply to a
20	brewer that manufactures less than 300,000 barrels of fermented malt beverages in
21	a calendar year from all locations. Such a brewer may hold a wholesaler's permit in
22	the same manner that it was authorized to hold a wholesaler's license under ss.
23	125.28 and 125.29 (4), 2009 stats.".

2011 – 2012 Legislature – 7 –

1	<b>46.</b> Page 1073, line 9: after that line insert:
2	"(f) This subsection does not apply to a brewer that manufactures less than
3	300,000 barrels of fermented malt beverages in a calendar year from all locations.".
4	<b>47.</b> Page 1076, line 25: after that line insert:
5	<b>"SECTION 2604en.</b> 125.29 (7) of the statutes is created to read:
6	125.29 (7) SMALL BREWERS. (a) In this subsection, "small brewer" means a
7	brewer that manufactures less than 300,000 barrels of fermented malt beverages in
8	a calendar year from all locations.
9	(b) Subsections (2), (3), (3m), and (6) do not apply to a small brewer. Instead,
10	the provisions of this subsection and s. 125.31 apply to a small brewer.
11	(c) Except as provided in s. 125.31, no person that holds a Class "B" license or
12	permit issued under this chapter and that is a small brewer may register as a brewer.
13	(d) Subject to s. 125.34 (2), a small brewer may manufacture, possess, and store
14	fermented malt beverages on the brewery premises and transport fermented malt
15	beverages between the brewery premises and any depot or warehouse maintained
16	by the brewer for which the brewer has a wholesaler's permit issued under s. 125.28.
17	A brewer or individual representing a brewer may also provide taste samples as
18	authorized under s. 125.33 (12).
19	(e) A small brewer may hold a wholesaler's permit issued under s. 125.28 and
20	a Class "B" license as provided under s. 125.31. The small brewer may hold the
21	wholesaler's permit in the same manner that it was authorized to hold a wholesaler's
22	license under ss. 125.28 and 125.29 (4), 2009 stats.
23	(f) No small brewer issued a permit under this section after November 25, 2007,
24	may hold a restaurant permit issued under s. 254.64.".

2011 – 2012 Legislature

48. Page 1077, line 5: delete "s. 125.34 (6) (c) sub. (4)" and substitute "sub. (4)
 and s. 125.34 (6) (c)".

- 8 -

3 **49.** Page 1078, line 13: delete that line and substitute: **"SECTION 2604gdc.** 125.31 (title) of the statutes is amended to read: 4 5 **125.31** (title) **Multiple licenses and permits**; small brewers. 6 **SECTION 2604gde.** 125.31 (1) (a) of the statutes is renumbered 125.31 (1) (am) 7 and amended to read: 8 125.31 (1) (am) 2. Notwithstanding ss. 125.29 (2) (7) (c) and 125.33 (1), a small 9 brewer may maintain and operate one place on brewery premises, and another place, 10 for the sale of fermented malt beverages for which a Class "B" license is required for each place, but, except as provided in subd. 4., not more than 2 such Class "B" 11 12 licenses shall be issued to any small brewer. 13 4. Notwithstanding ss. 125.29 (2) (7) (c) and 125.33 (1), in addition to places

14 authorized under subd. 2., a <u>small</u> brewer may possess or hold an indirect interest 15 in a Class "B" license for not more than 20 restaurants in each of which the sale of 16 alcohol beverages accounts for less than 60% of the restaurant's gross receipts if no 17 fermented malt beverages manufactured by the <u>small</u> brewer are offered for sale in 18 any of these restaurants.

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**SECTION 2604gdh.** 125.31 (1) (ac) of the statutes is created to read:

125.31 (1) (ac) In this section, "small brewer" means a brewer that
manufactures less than 300,000 barrels of fermented malt beverages in a calendar
year from all locations.

23 SECTION 2604gdj. 125.31 (1) (b), (c) and (d) and (2) and (3) of the statutes are
24 amended to read:

2011 – 2012 Legislature – 9 –

1	125.31 <b>(1)</b> (b) Notwithstanding ss. 125.29 <del>(2)</del> <u>(7)</u> (c) and 125.33 (1), a <u>small</u>
2	brewer may own, maintain or operate places for the sale of fermented malt beverages
3	at the state fair park or on any county fairgrounds located in this state, in addition
4	to places authorized under par. <del>(a)</del> <u>(am)</u> .
5	(c) Any Class "B" license necessary in connection with this subsection shall be
6	issued to the <u>small</u> brewer.
7	(d) Notwithstanding s. 125.33 (1), a <u>small</u> brewer may own the furniture,
8	fixtures, fittings, furnishings and equipment on such premises and shall pay any
9	license fee or tax required for the operation of the premises.
10	(2) Subject to s. 125.34, a <u>small</u> brewer may own, maintain or operate depots
11	and warehouses from which sales of fermented malt beverages, not for consumption
12	in or about the premises where sold, may be made in original packages to retailers
13	and wholesalers. A separate wholesaler's license is required for each depot or
14	warehouse owned, maintained or operated.
15	(3) Subject to ss. 125.29 (4) $(7)$ (e) and 125.34, a brewer may sell fermented malt
16	beverages in the original packages or containers, not to be consumed on the premises
17	where sold:
18	(a) To retailers and wholesalers, if the brewer obtains a wholesaler's license
19	<u>permit;</u> or
20	(b) To persons other than licensees and permittees, if the <u>small</u> brewer obtains
21	a Class "A" or Class "B" license.".
22	50. Page 1078, line 22: delete the material beginning with that line and
23	ending with page 1079, line 6.

2011 – 2012 Legislature – 10 –

1	51. Page 1080, line 24: delete "who holds a retail license issued under this
2	<del>chapter</del> " and substitute " <del>who <u>that</u> holds a retail license issued under this chapter <u>or</u></del>
3	<u>that is</u> ".
4	52. Page 1081, line 13: delete the material beginning with that line and
5	ending with page 1082, line 4.
6	<b>53.</b> Page 1082, line 14: after that line insert:
7	<b>"SECTION 2604hf.</b> 125.34 (1) (fm) of the statutes is created to read:
8	125.34 (1) (fm) "Small brewer" means a brewer that manufactures less than
9	300,000 barrels of fermented malt beverages in a calendar year from all locations.".
10	<b>54.</b> Page 1082, line 21: delete " <del>sub. (6) (b) and</del> " and substitute "sub. (6) (b)
11	and".
12	<b>55.</b> Page 1083, line 2: delete " <del>and</del> " and substitute "and".
13	56. Page 1083, line 3: delete that line and substitute "shall be a physically
14	separate location from any retail premises or brewery premises.".
15	<b>57.</b> Page 1083, line 9: delete that line and substitute:
16	"SECTION 2604hn. 125.34 (2) (bg), (bm) and (c) of the statutes are amended to
17	read:
18	125.34 (2) (bg) Notwithstanding par. (a), a <u>small</u> brewer that, together with its
19	brewer group, manufactures not more than 50,000 barrels of fermented malt
20	beverages in a calendar year in any location may be issued a wholesaler's <del>license</del>
21	permit for wholesale premises located on brewery premises.
22	(bm) Notwithstanding par. (a), a <u>small</u> brewer that, together with its brewer
23	group, manufactures more than 50,000 barrels of fermented malt beverages in a
24	calendar year in any location may be issued a wholesaler's <del>license</del> <u>permit</u> for

wholesale premises located on brewery premises but may not sell or ship more than
a total of 1,000 barrels of fermented malt beverages in any calendar year to retailers
from these wholesale premises. Fermented malt beverages provided by a <u>small</u>
brewer to any retail premises for which the <u>small</u> brewer holds the retail license shall
not be included in any calculation of the 1,000 barrel limitation under this
paragraph.

7 (c)1. Except as provided in par. (bm) and notwithstanding par. (a), a small
8 brewer may be issued a wholesaler's license for wholesale premises located on
9 brewery premises if, from these wholesale premises, the small brewer sells or ships
10 fermented malt beverages only to other wholesalers.

11 2. Notwithstanding subd. 1., a small brewer issued a wholesaler's license 12 permit under subd. 1. may, from the wholesale premises located on brewery 13 premises, sell or ship any brand of fermented malt beverages to retailers located in 14 a designated sales territory for the brand if the wholesaler to which the small brewer 15 has granted distribution rights for the brand in this designated sales territory is 16 unable to service the designated sales territory for any reason, including because of discontinuance of the wholesaler's distribution rights. A small brewer may sell or 17 18 ship fermented malt beverages to retailers under this subdivision for not more than 19 12 months after the wholesaler becomes unable to service the wholesaler's 20 designated sales territory.".

21

**58.** Page 1083, line 10: delete lines 10 to 18 and substitute:

22 **"SECTION 2604hp.** 125.34 (3) (a) 3. of the statutes is amended to read:

125.34 (3) (a) 3. If the wholesaler and the brewer or out-of-state shipper <u>a</u>
 <u>small brewer</u> specified in subd. 1. are the same person, in lieu of the written

2011 – 2012 Legislature – 12 –

1	agreement specified in subd. 1., the wholesaler and <u>small</u> brewer <del>or out-of-state</del>
2	shipper shall maintain in writing the information specified in subd. 1. and the
3	wholesaler and <u>small</u> brewer <del>or out–of–state shipper</del> are, in this writing, subject to
4	the restriction specified in subd. 2.".
5	59. Page 1083, line 19: delete the material beginning with that line and
6	ending with page 1084, line 6, and substitute:
7	"SECTION 2604ht. 125.34 (4) (a) of the statutes is amended to read:
8	125.34 (4) (a) Any retailer located outside the wholesaler's designated sales
9	territory for the brand. This paragraph does not apply if another wholesaler that has
10	been granted distribution rights for the brand in the designated sales territory where
11	the sale, transportation, or delivery occurs is unable to service this designated sales
12	territory and the brewer, brewpub, or out–of–state shipper granting distribution
13	rights has, notwithstanding sub. (3) (a), given consent for the sale, transportation,
14	or delivery, which consent shall be limited to the time period that another wholesaler
15	is unable to service this designated sales territory. This paragraph does not apply if
16	the wholesaler is also a <u>small</u> brewer and another wholesaler to whom this <u>small</u>
17	brewer has granted distribution rights for the brand in the designated sales territory
18	where the sale, transportation, or delivery occurs has, notwithstanding sub. (3) (a),
19	given consent for the sale, transportation, or delivery or refused to service this
20	territory.".
21	<b>60.</b> Page 1084, line 8: delete " <del>sub. (6) (b) and</del> " and substitute "sub. (6) (b) and".
22	<b>61.</b> Page 1084, line 15: delete lines 15 to 23 and substitute:

23 **"SECTION 2604jf.** 125.34 (6) of the statutes is amended to read:

2011 – 2012 Legislature – 13 –

1 125.34 (6) (a) Except as provided in pars. (b) and (c) and ss. 125.06 (1), 125.29 2 (3), (3m) (b) and (c), 125.30 (4), and 125.31 (1) and (3), a brewer or out-of-state 3 shipper may sell, transport, and deliver fermented malt beverages only to a 4 wholesaler, which may be the <u>a small</u> brewer or out-of-state shipper itself if, in its 5 activities as a wholesaler, it complies with the requirements under subs. (2) to (5).

6 (b) A <u>small</u> brewer or <u>out-of-state shipper</u> that holds a Class "A" license or 7 Class "B" license may sell fermented malt beverages to persons other than licensees 8 and permittees in accordance with the terms of the license, the provisions of s. 9 125.31, and the applicable provisions of this chapter relating to retailers. 10 Subsections (2) to (5) do not apply with respect to fermented malt beverages provided 11 by a <u>small</u> brewer to any retail premises for which the <u>small</u> brewer holds the retail 12 license.

(c) A <u>small</u> brewer that holds an out-of-state shipper's permit for premises
located in another state used for the manufacture of fermented malt beverages may
ship fermented malt beverages from those premises to any brewery premises of the
<u>small</u> brewer in this state.".

17 62. Page 1094, line 22: delete the material beginning with that line and
18 ending with page 1095, line 18.

**63.** Page 1095, line 23: delete the material beginning with that line and
ending with page 1102, line 14.

64. Page 1127, line 5: delete lines 5 to 25, as affected by assembly amendment
1 to assembly amendment 1.

**65.** Page 1128, line 1: delete lines 1 to 25, as affected by assembly amendment
1 to assembly amendment 1.

2011 – 2012 Legislature – 14 –

<b>66.</b> Page 1129, line 1: delete lines 1 to 25.
<b>67.</b> Page 1134, line 5: delete lines 5 to 9.
<b>68.</b> Page 1134, line 17: delete the material beginning with that line and
ending with page 1135, line 6.
<b>69.</b> Page 1137, line 10: delete lines 10 to 20.
70. Page 1217, line 14: delete the material beginning with that line and
ending with page 1218, line 14, and substitute:
<b>"SECTION 3003g.</b> 301.26 (4) (d) 2. of the statutes is amended to read:
301.26 (4) (d) 2. Beginning on <del>January</del> <u>July</u> 1, <del>2010</del> <u>2011</u> , and ending on June
30, 2010 2012, the per person daily cost assessment to counties shall be $\frac{270 \times 243}{243}$
for care in a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), $\$270$
<u>\$243</u> for care for juveniles transferred from a juvenile correctional institution under
s. 51.35 (3), $\frac{298}{200}$ for care in a residential care center for children and youth,
$\frac{190}{100}$ for care in a group home for children, $\frac{100}{100}$ for care in a foster home,
\$124 <u>\$112</u> for care in a <del>treatment</del> <u>higher level</u> foster home under rules promulgated
under s. 48.62 (8) (c), <del>\$101</del> as determined by the department, \$91 for departmental
corrective sanctions services, and $\$40$ $\$36$ for departmental aftercare services.
SECTION 3003r. 301.26 (4) (d) 3. of the statutes is amended to read:
301.26 (4) (d) 3. Beginning on July 1, <del>2010</del> <u>2012</u> , and ending on June 30, <del>2011</del>
<u>2013</u> , the per person daily cost assessment to counties shall be $\frac{2275}{2248}$ for care in
a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), <u>\$275 §248</u> for care
for juveniles transferred from a juvenile correctional institution under s. 51.35 (3),
3313 $3282$ for care in a residential care center for children and youth, $3200$ $180$ for
care in a group home for children, $\$75$ $\$68$ for care in a foster home, $\$130$ $\$117$ for

2011 – 2012 Legislature

1	care in a <del>treatment <u>higher level</u> foster home under rules promulgated under s. 48.62</del>
2	(8) (c), <del>\$103</del> as determined by the department, \$93 for departmental corrective
3	sanctions services, and \$41 <u>\$37</u> for departmental aftercare services.".
4	<b>71.</b> Page 1279, line 4: delete lines 4 to 7.
5	72. Page 1281, line 18: delete the material beginning with that line and
6	ending with page 1284, line 22.
7	<b>73.</b> Page 1371, line 20: after that line insert:
8	<b>"SECTION 3475r.</b> 757.84 of the statutes is created to read:
9	757.84 Judicial compensation commission. (1) There is created a judicial
10	compensation commission consisting of 2 members appointed by the governor, one
11	member appointed by the president of the senate, one member appointed by the
12	speaker of the assembly, one member appointed by the dean of the Marquette
13	University Law School, one member appointed by the dean of the University of
14	Wisconsin Law School, and one member appointed by the president of the State Bar
15	of Wisconsin. The judicial compensation commission shall elect one of its members
16	as chairperson. Members of the judicial compensation commission shall be
17	reimbursed for expenses necessarily incurred as members of the judicial
18	compensation commission.
19	(2) The judicial compensation commission shall review the salaries of the
20	justices of the supreme court, court of appeals judges, and judges of circuit court. Not
21	later than December 1 of each even-numbered year the judicial compensation
22	commission shall submit a written report to the governor and the joint committee on

– 15 –

23 employment relations that includes recommendations on salaries of the justices of

the supreme court, court of appeals judges, and judges of circuit court.

2011 – 2012 Legislature – 16 –

(3) Notwithstanding section 20.923 (2) (b) of the statutes, the joint committee
on employment relations shall review the recommendations submitted by the
judicial compensation commission and shall approve the recommendations unless a
majority of its members agree not to approve the recommendations. If a majority of
members of the judicial compensation commission agree to modify the
recommendations submitted by the judicial compensation commission, it shall state
the reasons for the modifications in writing.

8 (4) Notwithstanding section 20.923 (2) (b) of the statutes, the governor shall 9 provide funding sufficient to implement the recommendations submitted by the 10 judicial compensation commission and approved by the joint committee on 11 employment relations under paragraph (c). If the salary adjustment approved by the 12 joint committee on employment relations is less than the percentage increase of any 13 across-the-board pay adjustments for any other position in the classified service, the 14 annual salary adjustment for any supreme court justice or judge of the court of 15 appeals or circuit court is increased to equal the percentage increase of the highest 16 across-the-board pay adjustment provided for any position in the classified service.

- 17 (5) The director of state courts shall provide staff and support services to the18 judicial compensation commission.".
- 19

**74.** Page 1393, line 3: delete lines 3 to 10.

20

**75.** Page 1402, line 14: after that line insert:

"(2g) EMERGENCY RESPONSE FUNDING. The office of justice assistance in the
department of administration shall submit to the joint committee on finance for the
approval of that committee under section 13.10 of the statutes a plan to utilize
\$2,051,800 in fiscal year 2012–13 to fund the regional special weapons and tactics

2011 – 2012 Legislature

1 and bomb response teams, the Wisconsin statewide information center, and the 2 department of military affairs division of Wisconsin emergency management 3 structural collapse rescue program. The office of justice assistance shall include in 4 its request a statement on the impact of federal budget reductions to the homeland 5 security programs and shall include information on its planned expenditures of 6 federal homeland security formula grants for fiscal year 2012–13. The office of 7 justice assistance may not fund regional special weapons and tactics and bomb 8 response teams, the Wisconsin statewide information center, or the department of 9 military affairs division of Wisconsin emergency management structural collapse 10 rescue program from homeland security formula grants.". **76.** Page 1406, line 11: delete lines 11 to 14. 11 12 **77.** Page 1445, line 5: after that line insert: 13 "(4f) ASSISTANT DISTRICT ATTORNEY POSITIONS. The authorized FTE positions for 14 assistant district attorneys, funded from the appropriation under s. 20.475 (1) (d), 15 is increased by 50 GPR positions, to provide additional district attorney positions.". 16 **78.** Page 1472, line 10: delete lines 10 to 21. 17 **79.** Page 1494, line 16: delete the material beginning with that line and 18 ending with page 1496, line 1, and substitute: 19 "(1f) JUDICIAL COMPENSATION COMMISSION. Notwithstanding the length of terms 20 of the members of the judicial compensation commission specified in section 757.84 21 (1) of the statutes, as created by this act, the initial members shall be appointed for 22 the following terms: 23 (a) One member appointed by the governor, for a term expiring on March 1,

- 17 -

24 2013.

2011 – 2012 Legislature – 18 –

1	(b) One member appointed by the governor, for a term expiring on March 1,
2	2015.
3	(c) The member appointed by the president of the senate, for a term expiring
4	on March 1, 2013.
5	(d) The member appointed by the speaker of the assembly, for a term expiring
6	on March 1, 2013.
7	(e) The member appointed by the dean of the Marquette University Law School,
8	for a term expiring on March 1, 2015.
9	(f) The member appointed by the dean of the University of Wisconsin Law
10	School, for a term expiring on March 1, 2015.
11	(g) The member appointed by the dean of the president of the State Bar of
12	Wisconsin, for a term expiring on March 1, 2015.".
13	<b>80.</b> Page 1511, line 15: delete lines 15 to 25.
14	<b>81.</b> Page 1514, line 2: delete the material beginning with "and (mc)" and
15	ending with "and 3." on line 3.
16	<b>82.</b> Page 1517, line 7: delete "(2d) and".
17	<b>83.</b> Page 1517, line 8: delete "(4), and".
18	<b>84.</b> Page 1517, line 9: delete "(5), 79.043" and substitute "79.043".
19	(END)