

CHAPTER 602.

AN ACT to repeal and recreate 21.025 (1) and (2) (e); to amend 20.03 (2) and to create 21.025 (11n) of the statutes, relating to the Wisconsin state guard and the Wisconsin national guard, and making an appropriation.

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

SECTION 1. 20.03 (2) of the statutes is amended to read:

20.03 (2) Such sums as may be necessary *when approved by the governor* to defray all expenditures of the Wisconsin national guard *or the Wisconsin state guard* when *either* is called into *state service* to meet * * * situations arising from war, riot, or great public * * * emergency.

SECTION 2. 21.025 (1) and (2) (e) of the statutes are repealed and recreated to read:

21.025 (1) The adjutant general shall organize a force to be known as the Wisconsin state guard. It shall be distinct from the national guard, uniformed, and composed of officers, commissioned or assigned, and of enlisted personnel who volunteer for service. The governor shall not call out the Wisconsin state guard for training or for active duty unless all or part of the Wisconsin national guard has been inducted for active federal service; but the adjutant general may set up such key personnel as may be required for administrative purposes.

(2) (e) Officers and enlisted men, while on active duty under orders of the governor, shall receive the base pay and allowances of the identical grade in the United States army.

SECTION 3. 21.025 (11n) of the statutes is created to read:

21.025 (11n) The state guard shall not be used to interfere with the orderly process of a labor dispute.

Approved July 13, 1951.
