

State of Misconsin 2005 - 2006 LEGISLATURE

2005 ASSEMBLY BILL 390

April 27, 2005 – Introduced by Representatives KRAWCZYK, VAN ROY, OTT, VOS, NASS, LEMAHIEU, GUNDERSON, HINES, OWENS, BALLWEG, LAMB and F. LASEE, cosponsored by Senators Cowles and A. LASEE. Referred to Committee on Corrections and the Courts.

1 AN ACT to renumber 971.20 (2); to amend 971.20 (10); and to create 971.20 (2)

- 2 (b) of the statutes; **relating to:** substitution of judges by the state in criminal
 - cases.

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Analysis by the Legislative Reference Bureau

Under current law, there are two methods by which a judge who is scheduled to handle a case is replaced: disqualification and substitution. A judge is required to disqualify himself or herself in a case if the judge may be considered to have an interest in the matter, such as if the judge is related to a party, has previously been involved with the case as counsel, or has a significant financial or personal interest in the outcome.

Substitution is the method by which parties in the case may have a judge who is scheduled to handle a case taken off the case without having to give a reason. Each party in a civil case and the defendant in a criminal case generally have a right to one substitution, except that additional substitution rights occur in certain cases if there is a successful appeal or if the judge who handles a preliminary hearing is assigned to handle the trial.

This bill retains the provisions relating to the disqualification of a judge, but provides that in a criminal trial the state has the right to substitution if the county in which the trial is held has at least three circuit court judges.

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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:

1	SECTION 1. 971.20 (2) of the statutes is renumbered 971.20 (2) (a).
2	SECTION 2. 971.20 (2) (b) of the statutes is created to read:
3	971.20 (2) (b) In any criminal action that is tried in a circuit having at least 3
4	branches, the district attorney has a right to only one substitution of a judge, except
5	under sub. (7). The right of substitution shall be exercised as provided in this section.
6	SECTION 3. 971.20 (10) of the statutes is amended to read:
7	971.20 (10) FORM OF REQUEST. A request for substitution of a judge may be made
8	in the following form:
9	STATE OF WISCONSIN
10	CIRCUIT COURT
11	County
12	State of Wisconsin
13	vs.
14	(Defendant)
15	Pursuant to s. 971.20 the defendant (or defendants) or the district attorney
16	request (s) a substitution for the Hon as judge in the above entitled action.
17	Dated, (year)
18	(Signature of defendant or defendant's attorney)
19	or district attorney
20	SECTION 4. Initial applicability.

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- 1 (1) This act first applies to actions commenced on the effective date of this
- 2 subsection.
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(END)