2007 – 2008 LEGISLATURE

1 January 23, 2006, draft

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT; **relating to:** powers and duties of the department of military affairs, adjutant general, military officers, military property and assets, the national guard, state defense force, rights of service personnel, and the Wisconsin code of military justice.

Analysis by the Legislative Reference Bureau

This bill is explained in the NOTES provided by the Joint Legislative Council in the bill.

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

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This draft was prepared for the drafting subcommittee of the joint legislative council's special committee on recodification of ch. 21, military affairs. The special committee was directed to conduct a recodification of ch. 21, relating to military affairs, to include reorganizing the chapter in a logical manner, renumbering and retitling sections, consolidating related provisions, modernizing language, resolving ambiguities in language, making other necessary organizational changes, and making minor substantive changes.

Under the draft, ch. 21 will be reorganized as follows:

Subchapter I

General Provisions

21.01	Definitions.
21.02	Powers and duties of the governor.
21.03	Powers and duties of the department
21.04	Powers and duties of the adjutant general.
21.05	Permission to forces of other states.

Subchapter II

Military Officers

- 21.10 Military staff of the governor.
- 21.11 United States property and fiscal officer.
- 21.12 Chief surgeons.
- 21.13 Discharge of officers.
- 21.14 Authority to administer oaths.
- 21.15 Resignation of officer.

Subchapter III

Property and Assets

- 21.20 Distribution of military property.
- 21.21 Military property accountability.
- 21.22 Camp Williams.
- 21.23 Facilities and lands.
- 21.24 Encroachment on military areas and interference with military personnel.

Subchapter IV

National Guard and State Defense Force

- 21.30 Composition of national guard.
- 21.31 Uniform of national guard.
- 21.32 Terms of enlistment and discharge.
- 21.33 Commission and rank.
- 21.34 Examinations for promotion or appointments.
- 21.35 Pay.
- 21.36 Rules of discipline.
- 21.37 No discrimination.
- 21.38 Decorations and awards.
- 21.39 Call to state active duty.
- Educational benefits.

- 21.41 Training; special schools; pay and allowances.
- 21.42 Defense of members of guard;payment of judgments.
- 21.43 Exemptions from civil authority.
- 21.44 Exemptions from certain county duties.
- State defense force authorized. 21.51

Subchapter V

Rights of Service Members

21.60 Extension of licenses for service members. 21.61 Service members civil relief for property taxes and mobile telephone contracts; federal active duty. Service members civil relief; state service. 21.62 Local government employees or officers in military 21.63 service. 21.64 Reemployment after completion of military service. Reemployment rights after national guard, state 21.65

defense force, or public health emergency service.

Subchapter VI

Wisconsin Code of Military Justice

- 21.70 The Wisconsin code of military justice.
- 1 **SECTION 1.** 20.465 (1) (i) of the statutes is amended to read:
- 2 20.465 (1) (i) *Distance learning centers.* All moneys received from renting the
- 3 distance learning centers, for the operation and maintenance of the centers under
- 4 s. 21.19 (13) 21.04 (1) (n).

History: 1971 c. 125; 1975 c. 39, 224; 1977 c. 29; 1977 c. 418 s. 929 (55); 1981 c. 20, 207; 1983 a. 27; 1983 a. 333 s. 6; 1987 a. 27; 1987 a. 63 s. 13; 1989 a. 31 ss. 486 to 491i, 504 to 514, 521, 522; 1989 a. 115; 1991 a. 39, 104; 1993 a. 16, 253, 490; 1995 a. 13, 27, 247; 1997 a. 27, 237; 1999 a. 9; 2001 a. 16, 109; 2003 a. 33, 186; 2005 a. 25, 269.

****NOTE: There are a number of other cross references in other chapters that will have to be amended once we finalize the revisions of ch. 21.

5 **SECTION 2.** Subchapter I of chapter 21 [precedes 21.01] of the statutes is created 6 to read:

CHAPTER 21

7

1	SUBCHAPTER I
2	GENERAL PROVISIONS
3	SECTION 3. 21.01 of the statutes is created to read:
4	21.01 Definitions. In this chapter:
5	(1) "Active duty" means federal active duty or state active duty.
6	(2) "Department" means the department of military affairs.
7	(3) "Federal active duty" means full-time duty in the active military service of
8	the United States, as defined in 10 USC 101 (d).
9	(4) "Law enforcement agency" means an agency of the federal government, a
10	federally recognized Indian tribe or band, or a state or political subdivision of a state,
11	whose purpose is the detection and prevention of crime and enforcement of laws or
12	ordinances.
13	(5) "Law enforcement officer" means any person employed by a law
14	enforcement agency who is authorized to make arrests for violations of the laws or
15	ordinances that the person is employed to enforce.
16	(6) "Military property" includes arms, clothing, equipment, publications,
17	supplies, and vehicles owned by or in the custody of the department.
18	(7) "Military records" means correspondence, medical records, personnel
19	records, and other documents in the custody of the department.
20	(8) "National guard" unless the context otherwise requires, means both the
21	Wisconsin army national guard and the Wisconsin air national guard.
22	(9) "Political subdivision" means a city, village, town, or county.
23	(10) "State active duty" means full-time duty in the national guard, or state
24	defense force when activated, under an order of the Governor or under an order

1	otherwise issued by authority of law, [which may be paid by state funds] and includes
2	travel to and from such duty.
	****NOTE: I am not sure that the bracketed material is necessary–"may be paid".
3	(11) "Unit" means a formally organized division or subset of the national guard
4	or state defense force.
5	SECTION 4. 21.02 (title) of the statutes is created to read:
6	21.02 Powers and duties of the governor.
7	SECTION 5. 21.70 (1) and (2) of the statutes are renumbered 21.02 (1) (a) and
8	(b) and amended to read:
9	21.02 (1) (a) The governor may request volunteers of <u>from</u> the national guard
10	to provide assistance to federal, state and local law enforcement officers, within or
11	outside the boundaries of this state, in drug interdiction and counter-drug activities
12	under 32 USC 112. These activities may include the operation and maintenance of
13	equipment and facilities. The governor may order, with their consent, any national
14	guard members who volunteer under this section to duty in federally funded status.
15	The governor may delegate his or her authority under this section subsection to the
16	adjutant general. The adjutant general shall follow all laws and regulations of the
17	U.S. department of defense when ordering national guard members to perform drug
18	interdiction and counter-drug activities under this section subsection.
19	(b) A national guard member assisting in drug interdiction and counter-drug
20	activities under this section <u>subsection</u> shall obey and execute the instructions of a
21	law enforcement officer <u>from the assisted agency</u> involved in these activities <u>that are</u>
22	given to the national guard member through the military chain of command.
23	SECTION 6. 21.015 (title) of the statutes is renumbered 21.03 (title) and

24 amended to read:

1	21.03 (title) Department Powers and duties of the department.
2	History: 1983 a. 27. SECTION 7. 21.015 (intro.) of the statutes is renumbered 21.03 (1) (intro.) and
3	amended to read:
4	21.03 (1) (intro.) The department of military affairs shall do all of the following:
5	SECTION 8. 21.015 (1) of the statutes is renumbered 21.03 (1) (a) and amended
6	to read:
7	21.03 (1) (a) Administer the national guard.
8	History: 1983 a. 27. SECTION 9. 21.015 (2) of the statutes is renumbered 21.03 (1) (b) and amended
9	to read:
10	21.03 (1) (b) Provide facilities <u>and support</u> for the national guard and any other
11	support available from the appropriations under s. 20.465.
12	History: 1983 a. 27. SECTION 10. 21.26 (1) and (2) of the statutes are consolidated, renumbered
13	21.03 (1) (c) and amended to read:
14	21.03 (1) (c) The department of military affairs shall administer Administer
15	the Youth Challenge <u>Academy</u> program for disadvantaged youth under 32 USC 509.
16	The department shall determine eligibility criteria for the Challenge Academy
17	consistent with federal law. (2) Annually, the department of military affairs shall
18	do all of the following:
19	(a) <u>1.</u> Calculate 40% the state share of the average cost per pupil attending the
20	Youth Challenge program Academy program and report this information to the
21	department of public instruction.
22	(b) 2 . Notwithstanding s. 118.125, report to each school district in which a pupil
23	attending the program resides, the pupil's name and the name and address of the
24	pupil's custodial parent or guardian.

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1	SECTION 11. 21.19 (2) of the statutes is renumbered 21.03 (2) and amended to
2	read:
3	21.03 (2) The department of military affairs on behalf of the state may rent do
4	any of the following:
5	(a) Rent to appropriate organizations or individuals state-owned lands,
6	buildings, and facilities used by, acquired for, or erected for the national guard when
7	not required for use by the national guard. Such <u>The</u> rental shall <u>agreement is</u> not
8	be effective unless in writing and approved <u>in writing</u> by the governor and the
9	adjutant general or a <u>his or her</u> designee in writing .
10	SECTION 12. 21.19 (3) (a) of the statutes is renumbered 21.03 (2) (b) and
11	amended to read:
12	21.03 (2) (b) The department of military affairs on behalf of the state, upon
13	<u>Upon</u> appraisal by the state chief engineer submitted to the governor in writing , may
14	sell and convey upon such terms as the department of military affairs may determine
15	and with the written approval of the governor, in writing sell and convey any
16	state–owned property acquired or erected for state military purposes, which <u>if the</u>
17	property is no longer useful to the national guard.
18	SECTION 13. 21.04 (title) and (1) (intro.) of the statutes are created to read:
19	21.04 Powers and duties of the adjutant general. (1) (intro.) The adjutant
20	general or his or her designee shall do all of the following:
21	SECTION 14. 21.19 (1) of the statutes is renumbered 21.04 (1) (a) and amended
22	to read:
23	21.04 (1) (a) The adjutant general shall be <u>Be the military</u> chief of staff to the
24	governor. The adjutant general shall have the custody of all property, military
25	records, correspondence, and other documents relating to the national guard and any

1	other military forces organized under the laws of this state. The adjutant general
2	may appoint an assistant quartermaster general to issue and account for state
3	property. The adjutant general shall be the medium of military correspondence with
4	the governor and perform all other duties pertaining to the office or prescribed by
5	law, including the preparation and submission to the governor of reports under s.
6	15.04 (1) (d) .
7	SECTION 15. 21.04 (1) (b) of the statutes is created to read:
8	21.04 (1) (b) Advise the governor on military issues and transmit military
9	correspondence to and from the governor
10	SECTION 16. 21.33 of the statutes is renumbered 21.04 (1) (c) and amended to
11	read:
12	21.04 (1) (c) The quartermaster general acting as paymaster under <u>Under</u>
13	orders from the governor <u>, may</u> draw from the state treasury the money necessary for
14	paying troops in camp or <u>national guard members</u> on <u>state</u> active service <u>duty</u> a nd
15	shall furnish such security for the same as the secretary of administration may
16	direct. The amount due on account of the field, staff, or other officers,
17	noncommissioned staff and band, company, or enlistees, not herein enumerated, if
18	any, shall be paid to the person to whom the same shall be due, on the properly signed
19	and certified payrolls.
20	SECTION 17. 21.19 (11) of the statutes is renumbered 21.04 (1) (d) and amended
21	to read:
22	21.04 (1) (d) The adjutant general shall provide such Provide necessary
23	medical supplies and services as are necessary to the national guard during periods

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of state active duty not otherwise provided under this chapter and ch. 102, to be
 charged to the appropriation under s. 20.465 (1) (c).

History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. 3 SECTION 18. 21.19 (12) of the statutes is renumbered 21.04 (1) (e) and amended to read: 4 5 21.04 (1) (e) The adjutant general shall provide from the appropriation under 6 s. 20.465 (1) (c) Provide a United States flag or state flag to the next of kin of each 7 deceased member of the national guard who dies as a result of during state service 8 under s. 21.11 active duty, to be charged to the appropriation under s. 20.465 (1) (c). History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. 9 **SECTION 19.** 21.19 (7) (a) 1. of the statutes is renumbered 21.04 (1) (f) and 10 amended to read: 11 21.04 (1) (f) Have charge custody of all the military property of the state and 12 shall military records and carefully preserve, repair, and account for the property 13 and records. History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. 14 SECTION 20. 21.19 (4) of the statutes is renumbered 21.04 (1) (g) and amended 15 to read: 16 21.04 (1) (g) The adjutant general shall be the auditor of <u>Audit all</u> military 17 accounts, and all accounts or claims payable from the treasury of the state for 18 military purposes shall be regularly audited by the adjutant general before payment. 19 The adjutant general shall cause to be prepared and issued all necessary books and 20 forms required by the adjutant general's office for the national guard. All of the books 21 and forms shall be made to conform as nearly as practicable to those in use in the 22 **United States army.**

History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163.

1	SECTION 21. 21.19 (7) (a) 2. of the statutes is renumbered 21.04 (1) (h) and
2	amended to read:
3	21.04 (1) (h) Keep in such manner as the governor directs, and subject to the
4	governor's inspection, an account of all moneys received and expended <u>by the</u>
5	<u>department</u> .
6	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. SECTION 22. 21.19 (1m) of the statutes is renumbered 21.04 (1) (i) and amended
7	to read:
8	21.04 (1) (i) The adjutant general shall administer Administer, with the
9	approval of the governor, state-federal cooperative funding agreements related to
10	the department.
11	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. SECTION 23. 21.04 (1) (j) of the statutes is created to read:
12	21.04 (1) (j) Prepare the training of national guard members.
13	SECTION 24. 21.19 (7) (b) of the statutes is renumbered 21.04 (1) (k) and
14	amended to read:
15	21.04 (1) (k) The Provide or contract for the transportation of all national guard
16	troops, arms, accoutrements, stores <u>members</u> and other <u>military</u> property and the
17	preparation for encampments shall be contracted for by the adjutant general under
18	direction of the governor.
19	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. SECTION 25. 21.19 (8) of the statutes is renumbered 21.04 (1) (L) and amended
20	to read:
21	21.04 (1) (L) The adjutant general or a designee shall issue Provide or contract
22	for all necessary supplies to military property, lodging, and meals for members and

1	units of the national guard and may contract for the purchase and transportation of
2	such supplies, subject to s. 16.71 (1).
3	SECTION 26. 21.04 (1) (m) of the statutes is created to read:
4	21.04 (1) (m) Prepare and issue all necessary accounting books and forms
5	required by the adjutant general's office for the national guard. All of the accounting
6	books and forms shall be made to conform as nearly as practicable to those in use in
7	the United States army or air force.
8	SECTION 27. 21.19 (13) of the statutes is renumbered 21.04 (1) (n) and amended
9	to read:
10	21.04 (1) (n) The adjutant general shall cooperate <u>Cooperate</u> with the federal
11	government in the operation and maintenance of distance learning centers for the
12	use of current and former members of the national guard and the U.S. armed forces.
13	The adjutant general may charge rent for the use of a center by a nonmilitary or
14	nonfederal person. All moneys received under this subsection paragraph shall be
15	credited to the appropriation account under s. 20.465 (1) (i).
16	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. SECTION 28. 21.19 (14) of the statutes is renumbered 21.04 (1) (o) and amended
17	to read:
18	21.04 (1) (o) The adjutant general shall provide Provide the department of
19	veterans affairs information on all necessary military points of contact and general
20	deployment information for activated and deployed members of the national guard.
21	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 a. 107; 2003 a. 33, 69, 163. SECTION 29. 21.04 (1) (p) of the statutes is created to read:
22	21.04 (1) (p) Perform the duties under s. 21.45 (2) (e).

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1	SECTION 30. 21.19 (7) (a) 3. of the statutes is renumbered 21.04 (1) (q) and
2	amended to read:
3	21.04 (1) (q) Perform the customary duties of the his or her office, and of the
4	office of chief of all logistical services, and have the custody of all records, returns,
5	and papers pertaining to those offices.
6	History: 1975 c. 189, 421; 1977 c. 196 s. 131; 1977 c. 273; 1981 c. 35; 1983 a. 27; 1983 a. 333 s. 6; 1983 a. 524; 1991 a. 316; 1993 a. 184; 1995 a. 27, 417; 1997 a. 27; 2001 SECTION 31. 21.04 (2) (intro.) of the statutes is created to read:
7	21.04 (2) (intro.) The adjutant general or his or her designee may do any of the
8	following:
9	SECTION 32. 21.36 (2) of the statutes is renumbered 21.04 (2) (a) and amended
10	to read:
11	21.04 (2) (a) The governor may make and <u>Make,</u> publish <u>, and have printed</u>
12	rules, regulations, and orders for the government governance of the national guard ,
13	not inconsistent with the law, and cause the rules, regulations, or orders, together
14	with any related laws, to be printed and distributed in book form, or another form,
15	in any number that the governor considers necessary. The governor may provide (b)
16	<u>Provide</u> for all books and forms that may be necessary for the proper discharge of the
17	duty of all officers <u>of the national guard</u> . The governor may delegate the authority
18	under this subsection to the adjutant general by executive order.
19	History: 1979 c. 221; 1983 a. 192; 1991 a. 269, 316; 2001 a. 107. SECTION 33. 21.19 (9) of the statutes is renumbered 21.04 (2) (c) and amended
20	to read:
21	21.04 (2) (c) When any military property belonging to the state as owner or
22	bailee is wrongfully held by another person, the adjutant general may bring an action
23	in the name of the state to recover possession of the same <u>property</u> or the money value
24	thereof of the property.

1	SECTION 34. 21.19 (10) of the statutes is renumbered 21.04 (2) (d) and amended
2	to read:

3	21.04 (2) (d) The adjutant general may, upon <u>Upon</u> receipt of <u>a</u> meritorious
4	requests <u>request</u> for <u>a</u> state service flags for public use <u>flag</u> and within the limits of
5	the appropriation made under s. 20.465 (1) (e), furnish such flags <u>a flag</u> without
6	charge to the persons or organizations requesting them person who requested it .
7	SECTION 35. 21.11 (3) of the statutes is renumbered 21.04 (2) (e) and amended
8	to read:
9	21.04 (2) (e) The adjutant general may activate Activate members of the
10	national guard for the purpose of serving <u>to serve</u> on an honors detail of military
11	funeral honors for a person described under s. 45.60 (1).
12	History: 1979 c. 221; 1991 a. 316; 1993 a. 246; 1999 a. 62, 136; 2005 a. 22. SECTION 36. 21.04 (2) (f) of the statutes is created to read:

13 21.04 (2) (f) Perform the duties under 21.45 (2) (f).

14 **SECTION 37.** 21.025 (5) (a) and (b) of the statutes is renumbered 21.05 (1) and 15 (2) and amended to read:

16 21.05 Permission to forces of other states. (1) Any military forces or 17 organization, unit, or detachment thereof, of another state who are that is in fresh 18 pursuit of insurrectionists, saboteurs, enemies terrorists, or enemy forces may 19 continue such the pursuit into this state until the <u>a</u> military <u>unit</u> or police forces <u>law</u> 20 enforcement agency of this state or the forces of the United States have U.S. military 21 has had a reasonable opportunity to take up the pursuit or to apprehend or capture 22 such persons, and such the persons. The military forces of such unit of the other state 23 may arrest or capture such those persons within in this state while in fresh pursuit.

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1	(2) Any such person who shall be <u>is</u> captured or arrested by the military forces
2	of such other <u>unit of another</u> state while in this state shall without unnecessary delay
3	be surrendered to the <u>a</u> military <u>unit</u> or police forces <u>law enforcement agency</u> of this
4	state to be dealt with according to law .
5	History: 1975 c. 94 ss. 6, 91 (1); 1983 a. 27; 1987 a. 63 ss. 3, 13; 1991 a. 316; 2003 a. 69. SECTION 38. 21.025 (2) (b), (5) (c), (7), and (13) of the statutes are repealed.
6	SECTION 39. Subchapter II of chapter 21 [precedes 21.10] of the statutes is
7	created to read:
8	CHAPTER 21
9	SUBCHAPTER II
10	MILITARY OFFICERS
11	SECTION 40. 21.18 (title) of the statutes is renumbered 21.10 (title) and (1) and
12	amended to read:
13	21.10 (1) (title) Military staff of governor.
14	History: 1981 c. 35; 1983 a. 391; 1987 a. 63; 2003 a. 25, 69, 326. SECTION 41. 21.18 (1) of the statutes is renumbered 21.10 (title) and (1) and
15	amended to read:
16	21.10 (1) The military staff of the governor shall consist of the following:
17	(a) An adjutant general, with a minimum rank of brigadier general and a
18	maximum rank of lieutenant general.
19	(b) A deputy adjutant general for army, with a rank of brigadier general, unless
20	selected for a military position requiring federal recognition as a major general.
21	(c) A deputy adjutant general for air, with a rank of brigadier general, unless
22	selected for a military position requiring federal recognition as a major general.
23	(d) Two assistant adjutants general for army, who may hold the <u>whose</u> rank of
24	<u>may not exceed</u> brigadier general.

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1	(e) (f) An assistant adjutant general for air, who may hold the <u>whose</u> rank of <u>may</u>
2	<u>not exceed</u> brigadier general.
3	(f) (g) A chief surgeon for army, who <u>whose rank</u> may be a <u>not exceed major</u>
4	general officer .
5	(g) (h) A chief surgeon for air, who whose rank may be a not exceed major
6	general officer .
7	(h) (i) A staff judge advocate for army, who whose rank may be a not exceed
8	<u>major</u> general officer .
9	(i) (j) A staff judge advocate for air, who <u>whose rank</u> may be a <u>not exceed major</u>
10	general officer .
11	(j) <u>(k)</u> A state chaplain, either army or air, who <u>whose rank</u> may be a <u>not exceed</u>
12	<u>major</u> general officer .
13	(k) (L) Such other officers as the governor or adjutant general deems necessary.
14	History: 1981 c. 35; 1983 a. 391; 1987 a. 63; 2003 a. 25, 69, 326. SECTION 42. 21.18 (title) and (1) (intro.) of the statutes are renumbered 21.10
15	(title) and (1) (intro.).
16	SECTION 43. 21.10 (1) (e) of the statutes is created to read:
17	21.10 (1) (e) A joint chief of staff, whose rank may may not exceed major
18	general.
19	SECTION 44. 21.19 (5) of the statutes is renumbered 21.10 (2) and amended to
20	read:
21	21.10 (2) In the absence or incapacity of the adjutant general, the senior
22	ranking deputy adjutant general for army or air shall have all the powers and duties
23	of the adjutant general.

1 SECTION 45. 21.18 (1m) of the statutes is renumbered 21.10 (3) and amended 2 to read:

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21.10 (3) In the event any of the <u>a</u> deputy adjutants <u>adjutant</u> general, for army
or for air, <u>are is</u> appointed to a military position as a major general, the adjutant
general shall appoint, for any periods of absence of that deputy adjutant general due
to other military duties, an acting deputy adjutant general. The adjutant general
may appoint one of the assistant adjutants general as an acting deputy adjutant
general.

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History: 1981 c. 35; 1983 a. 391; 1987 a. 63; 2003 a. 25, 69, 326. SECTION 46. 21.18 (2) of the statutes is renumbered 21.10 (4) and amended to read:

21.10 (4) No person may be appointed on to the governor's military staff who
has not had previous state or U.S. military experience.

13 SECTION 47. 21.18 (3) of the statutes is renumbered 21.10 (5) and amended to
14 read:

15 21.10 (5) All staff officers appointed under sub. (1), except the adjutant general
whose tenure is governed by ss. 15.31 and 17.07 (5), shall hold their positions unless
terminated earlier by resignation, disability, or for cause or unless federal
recognition of the officer's commission under 32 USC 323 is refused or withdrawn.
The governor shall remove an officer whose federal recognition is refused or
withdrawn, effective on the date of the loss of federal recognition.

History: 1981 c. 35; 1983 a. 391; 1987 a. 63; 2003 a. 25, 69, 326. SECTION 48. 21.18 (4) of the statutes is renumbered 21.10 (6) and amended to read:

1	21.10 (6) The terms of the deputy adjutants general for army and air shall be
2	5 years beginning on the first day of the 7th month of the term of the adjutant
3	general. The deputy adjutants general may be reappointed to successive terms.
4	History: 1981 c. 35; 1983 a. 391; 1987 a. 63; 2003 a. 25, 69, 326. SECTION 49. 21.18 (5) of the statutes is renumbered 21.10 (7) and amended to
5	read:
6	21.10 (7) The adjutant general shall appoint persons to fill vacancies in
7	positions in on the military staff of the governor under sub. (1). Vacancies on the
8	military staff of the governor shall be filled by appointment from officers actively
9	serving in the national guard, except as provided in s. 15.31. Interim vacancies shall
10	be filled by appointment by the adjutant general for the residue remainder of the
11	unexpired term.
12	SECTION 50. 21.28 of the statutes is renumbered 21.11 and amended to read:
13	21.11 United States property and fiscal officer. (1) The adjutant general
14	shall recommend a candidate for appointment as the United States U.S. property
15	and fiscal officer for the national guard, subject to the concurrence of the governor,
16	from federally commissioned officers actively serving in the national guard. The
17	candidate shall be nominated by the governor, subject to the concurrence of the U.S.
18	secretary of the army, if the nominee is serving in the army national guard, or the
19	U.S. secretary of the air force, if the nominee is serving in the air national guard.
20	(2) The officer nominated under sub. (1) shall assume the duties of a United
21	States U.S. property and fiscal officer under 32 USC 708, when properly ordered to

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officer shall hold his or her position unless terminated earlier by resignation,

active duty by the appropriate U.S. secretary, on the date specified in the order. The

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disability or for cause and unless federal recognition of the officer's commission
 under 32 USC 323 10 USC 14902, 14903, or 14905 is refused or withdrawn.

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(3) Any action by the governor to remove the officer appointed under sub. (1)
(2) for cause shall be governed by the federal laws and military regulations governing
removal of an officer for cause and shall be subject to review by the chief of the
national guard bureau and by the U.S. secretary of the army, if the officer is
commissioned by the army national guard, or by the U.S. secretary of the air force,
if the officer is commissioned by the air national guard.

9 **History:** 1987 a. 63; 2003 a. 69. **SECTION 51.** 21.30 (title) of the statutes is renumbered 21.12 (title) and 10 amended to read:

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21.12 (title) **Chief surgeons; powers and duties.**

12 **SECTION 52.** 21.30 of the statutes is renumbered 21.12 (1) and amended to read: 13 21.12 (1) The chief surgeons for the army and air national guard shall, under 14 direction of the adjutant general, have general supervision of the medical units of the 15 national guard and, if organized, the state defense force when organized. The chief 16 surgeons shall make recommendations concerning procurement of medical supplies 17 and services for state active duty operations, for the procurement and training of 18 medical personnel, and for the publication of national guard directives on medical 19 subjects. The chief surgeons shall submit an annual report of the affairs and 20 expenses of their departments to the adjutant general.

SECTION 53. 21.32 of the statutes is renumbered 21.12 (2) and amended to read:
 21.12 (2) The chief surgeons for <u>the</u> army and <u>the</u> air <u>national guard</u> shall
 provide for such <u>any</u> physical examinations and inoculations of officers, enlistees,

and applicants for enlistment in the national guard, as may be prescribed by
 department of defense and national guard regulations.

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History: 1975 c. 94 s. 91 (1); 1975 c. 189, 422; 1981 c. 35; 2003 a. 69.
 SECTION 54. 21.51 of the statutes is renumbered 21.13 and amended to read:
 21.13 Discharge of officers. Any officer may be discharged by the governor pursuant to the Wisconsin code of military justice or upon resignation or disability preventing full discharge of the duties of his or her office.

History: 1991 a. 316. **SECTION 55.** 21.52 of the statutes is renumbered 21.14 and amended to read:

8 21.14 Authority to administer oaths. Any officer of the national guard or
9 any officer of the U.S. armed forces may administer oaths of enlistment <u>in the</u>
10 <u>national guard</u>.

History: 1979 c. 221.

SECTION 56. 21.54 of the statutes is renumbered 21.15 and amended to read:

12 21.15 Resignation of officer. A commissioned officer may resign the officer's 13 his or her commission by submitting the written resignation to the officer's his or her 14 immediate commanding officer, in writing, who. The commanding officer shall 15 promptly forward the same resignation through military channels to the adjutant 16 general. The governor shall, by order, accept or reject the same resignation, and, if 17 accepted, fix the effective date of its taking effect. No the resignation shall take effect 18 except as so ordered.

- **SECTION 57.** 21.15 (title) of the statutes is repealed.
- 20 **SECTION 58.** 21.155 (title) of the statutes is repealed.
- 21 **SECTION 59.** 21.19 (3) (b) of the statutes is repealed.
- 22 **SECTION 60.** 21.19 (6) of the statutes is repealed.
- 23 **SECTION 61.** 21.19 (7) (a) (intro.) of the statutes is repealed.
- 24 **SECTION 62.** 21.20 of the statutes is repealed.

1	SECTION 63. Subchapter III of chapter 21 [precedes 21.20] of the statutes is
2	created to read:
3	CHAPTER 21
4	SUBCHAPTER III
5	MILITARY PROPERTY
6	SECTION 64. 21.03 of the statutes is renumbered 21.20 and amended to read:
7	21.20 Distribution of arms military property . The governor may receive
8	and distribute , according to law, the quota of arms and military equipment which
9	<u>property that</u> the state may receive <u>receives</u> from the <u>U.S.</u> government of the United
10	States under the provisions of any acts of congress federal laws providing for arming
11	and equipping of the national guard and the state defense force.
12	History: 1987 a. 63 s. 13. SECTION 65. 21.50 (title) of the statutes is renumbered 21.21 (title).
13	SECTION 66. 21.21 (1) of the statutes is created to read:
14	21.21 (1) In this section, "money" means funds in the custody and under the
15	control of the department.
16	SECTION 67. 21.50 (1), and (2) of the statutes is renumbered 21.21 (1) (a) and
17	(b), and amended to read:
18	21.21 (1) (a) Each commanding officer to whom state or federal who is issued
19	military property is issued may be required to execute to the state a bond, with such
20	sureties and in such form and amount as the adjutant general shall approve,
21	conditioned for the faithful preservation and care of all such arms, accoutrements
22	moneys, or stores that the officer received, to indemnify the state against loss by
23	misuse or misapplication by the officer or any other person; to <u>or money shall</u> account
24	for all of the same according to law, and to <u>the property and money,</u> deliver the same

the property and money to any officer lawfully entitled thereto, on demand to receive
 them, and to pay all sums lawfully appraised for all losses or damages to that
 property or money.

4 (b) The unit commander is the legal custodian of the money, and military 5 property and effects of any company sized unit or detachment of the national guard, 6 whether said the money or property is owned by said the unit or detachment or its 7 members collectively, or has been issued to it or any of its officers, for its use by state 8 or United States authority, and. The unit commander may sue for and recover 9 possession of the same money or military property, whenever it is wrongfully 10 withheld from the unit commander's custody or the custody of the unit or 11 detachment.

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SECTION 68. 21.56 of the statutes is renumbered 21.21 (2) and amended to read: 13 **21.21 (2)** (a) All state–owned military property or money issued to any officer 14 or armory facility manager shall be audited annually as a part of the annual 15 inspection of federal property accounts. When damages damage, other than fair 16 reasonable wear and tear, or loss of state-owned property is discovered, the adjutant 17 general shall appoint a surveying officer to determine the cause and fix blame. Upon 18 review, the adjutant general may hold responsible individuals pecuniarily 19 financially liable, and may require a depreciated payment, as determined by the 20 adjutant general, into the state treasury. If it is determined that the property or 21 money was damaged, destroyed or lost without fault or neglect on the part of those 22 responsible, all concerned may shall be relieved of liability.

1	(b) Whenever any state-owned military property becomes unsuitable,
2	unserviceable <u>,</u> or no longer required for military purposes, it shall be disposed of as
3	surplus property subject to s. 16.72 (4) and (5).
4	History: 1971 c. 100 s. 23; 1975 c. 189; 1989 a. 31. SECTION 69. 21.57 of the statutes is renumbered 21.21 (3) and amended to read:
5	21.21 (3) (a) Whenever any When an officer who is responsible for state military
6	property <u>or money</u> is separated or reassigned, all <u>military</u> property <u>or money</u> in the
7	officer's possession or for which the officer is responsible shall be delivered to <u>become</u>
8	<u>the responsibility of</u> the person designated <u>the adjutant general designates</u> to receive
9	the property by the adjutant general <u>or money</u>. No separation <u>or reassignment</u> shall
10	be effective until all property accounts have been settled.
11	(b) In case of the death of any If an officer having custody of state military
12	property <u>or money dies</u> , the next in command shall immediately take charge of such
13	<u>the</u> property <u>or money</u> and deliver the same <u>the property or money</u> to the person <u>the</u>
14	<u>adjutant general</u> appointed to receive the property by the adjutant general <u>or money</u> .
15	History: 1975 c. 189, 421. SECTION 70. 21.15 of the statutes is renumbered 21.21 (4) (a) and amended to
16	read:
17	21.21 (4) (a) No person may retain at any time any arms, equipment or military
18	stores of any kind belonging to the state or any federally owned property issued to
19	the state <u>property or money</u>, unless the property <u>or money</u> has been <u>lawfully</u> issued
20	to the person pursuant to law and the proper authority permits the person to retain
21	the property <u>or money</u> in the discharge of a public duty. No person may use any public
22	arms, equipment, clothing or military stores belonging to the state, either as owner

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1 or bailee property or money, for the person's <u>unauthorized</u> private use. Any person

2 violating this section paragraph shall forfeit not less than \$50 nor more than \$200.

History: ^{1979 c. 221.} ****NOTE: The drafting subcommittee wanted to highlight for the special committee's attention the level of penalties both in this provision and in current s. 21.155. Those penalty levels were established in 1980. Chapter 221, laws of 1979 (the 1980 Budget Review Act), changed the penalties for violating s. 21.15 from a fine of not more than \$200 to the current language. In addition, chapter 221 also changed the penalty for violating s. 21.115 from imprisonment for not more than 6 months or a fine of not more than \$100 to the current language.

3 **SECTION 71.** 21.155 of the statutes is renumbered 21.21 (4) (b) and amended 4 to read:

21.21 (4) (b) No <u>A</u> person who possesses under the laws of this state any arms,
equipment or other military property may willfully neglect or refuse or money, after
the adjutant general makes lawful demand is made for the return of the property by
order of the governor to or money shall return the property promptly. No person may
knowingly resist any officer who is lawfully taking possession of such arms,
equipment, or other the military property or money. Any person violating this
section paragraph shall forfeit not less than \$50 nor more than \$200.

12 History: 1979 c. 221. SECTION 72. 21.04 of the statutes is renumbered 21.22 and amended to read:

21.22 Camp Williams. (1) The state camp grounds facility near Camp
Douglas, Juneau County, shall be known as "Camp Williams". The officer in charge
of Camp Williams shall have at said camp the police arrest powers possessed by
officials at state hospitals, as provided in s. 46.058 (2) for a violation of state law, a
local ordinance, or a provision of the Wisconsin code of military justice.

18 (2) The adjutant general may grant to the federal government the right to use
any area of Camp Williams upon such conditions as that the adjutant general deems
advisable.

(3) In memory of 1st lieutenant Jerome A. Volk, the first Wisconsin air national 1 2 guard pilot killed in combat during the Korean conflict, so much of Camp Williams 3 as is under lease to the federal government for use of the air national guard shall be 4 known as "Volk Field" during the time the property remains under lease to the <u>U.S.</u> 5 government of the United States. History: 1979 c. 221 s. 2202 (37); 1991 a. 316. SECTION 73. 21.23 (title) of the statutes is created to read: 6 7 **21.23**(title) Facilities and lands. 8 **SECTION 74.** 21.61 of the statutes is renumbered 21.23 (1) (a) and amended to 9 read: 10 **21.23 (1)** (a) The governing body of any city, village, town or county political 11 subdivision or the federally recognized Indian tribe or band in which one or more 12 companies units of the national guard may be is located may erect build or purchase 13 a suitable armory for the purpose of drill and for the safekeeping of the arms, 14 equipment, uniforms, and other military property furnished by the state, and for 15 public meetings and conventions, when such that use will not interfere with the use 16 of such the building by the national guard. Plans The adjutant general shall inspect 17 and approve plans and specifications and the state building commission shall 18 approve plans and specifications for such the armories shall be inspected and 19 approved by the governor and the adjutant general who. The adjutant general and 20 the department of administration shall file with the governing body of the city, 21 village, town, or county political subdivision or the federally recognized Indian tribe 22 or band a certificate of such inspection and approval prior to before the erection 23 thereof construction of an armory.

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(b) The governing body of any city, village, town or county political subdivision 1 2 or the federally recognized Indian tribe or band in which any such company unit of 3 the national guard may be located may purchase land and build armories in the same 4 manner as the governing body political subdivision or the federally recognized 5 Indian tribe or band is now authorized by law to build other city, village, town or 6 county buildings, and when. When unable to agree upon the price of land with its 7 owner, the political subdivision or the federally recognized Indian tribe or band may, 8 if in its opinion necessary, appropriate land for the purpose of building armories in 9 the same manner as the governing body political subdivision or the federally 10 recognized Indian tribe or band is now authorized by law to appropriate real estate 11 for other city, village, town or county buildings. In case however If a city, village, town 12 or county shall have political subdivision or the federally recognized Indian tribe or 13 band aided in the erection building of an armory and the company or companies of 14 the national guard for which the armory was erected shall at any time be built is 15 disbanded, then the armory shall become the property of the city, village, town or 16 county in which political subdivision or the federally recognized Indian tribe or band that aided in the building of the armory is erected. 17

18 (c) Such The armory, when erected built or purchased, shall be under the control 19 and charge of the governor, the adjutant general, and the commanding officer of the 20 company or companies unit of the national guard for which it has been provided. The 21 commanding officer shall cause to be deposited therein, deposit in the armory all 22 arms, uniforms, and equipment military property received from the governor and the 23 adjutant general who . The adjutant general may make such rules as they deem 24 proper for the observance of all officers and persons having charge of such the 25 armories or occupying any part thereof of the armories.

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(d) Whenever any county, city, town or village erects political subdivision or a 1 2 federally recognized Indian tribe or band constructs a building as a memorial to the 3 soldiers, sailors and marines members of the U.S. armed forces or national guard 4 who served in any war or armed conflict of the United States and makes provision therein in the memorial for the accommodation of one or more companies of the 5 6 national guard having no regularly established armory, the governor, adjutant 7 general or other state officers having control of armory accommodations and 8 regulations shall, whenever practicable, rent the armory provided in such the 9 memorial building for the use of <u>those</u> companies of the national guard.

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History: 1975 c. 189; 1983 a. 27; 1993 a. 246. 10 **SECTION 75.** 21.616 of the statutes is renumbered 21.23 (3) and amended to read: 11

12 **21.23 (3)** The department of military affairs is authorized and directed may, 13 when contributions therefor are made available by the federal government under the 14 national defense facilities act of 1950 or any act or acts amendatory thereof or 15 supplementary thereto federal law, to expand, rehabilitate, equip, or convert 16 facilities owned by the state and to acquire, construct, expand, rehabilitate, equip, 17 or convert additional facilities. The department of military affairs may on the part 18 of the state accept such the federal contributions in the manner prescribed by federal 19 law or regulation, and may accept on behalf of the state the lawful terms and 20 conditions thereof of a federal contribution. The department of military affairs shall 21 take such steps and have all the functions and has the duties and powers necessary, 22 consistent with the appropriation therefor, to acquire contributions under any such 23 federal act law and to undertake and complete any such a project in conformity with 24 the applicable federal act <u>law</u> and this section <u>subsection</u>.

1	SECTION 76. 21.17 of the statutes is renumbered 21.24 and amended to read:
2	21.24 Encroachment on military areas and interference with military
3	personnel. (1) The officer in charge of any area used or to be used for military
4	purposes may cause the area to be marked in such a manner so as <u>mark the area</u> to
5	warn against encroachment by unauthorized persons, but <u>may</u> not to unnecessarily
6	obstruct travel on any public highway. No person may encroach <u>upon</u> or enter upon
7	the area without the consent of the officer.
8	(2) No person may intercept, molest, abuse or otherwise interfere with any
9	member of the national guard or any other military force organized under the laws
10	of this state <u>defense force</u> while the member is in the performance of military duty.
11	(3) Any person who violates sub. (1) or (2) shall forfeit not less than \$50 nor
12	more than \$200. The officer in charge or a designee may arrest and detain the person
13	for such reasonable time as may be necessary to deliver the person to civil
14	authorities.
15	History: 1975 c. 94 s. 91 (1); 1975 c. 189, 199, 422; 1979 c. 221. SECTION 77. 21.21 of the statutes is repealed.
16	SECTION 78. 21.25 of the statutes is repealed.
17	SECTION 79. 21.26 (title) of the statutes is repealed.
18	SECTION 80. 21.32 (title) of the statutes is repealed.
19	SECTION 81. 21.33 (title) of the statutes is repealed.
20	SECTION 82. Subchapter IV of chapter 21 [precedes 21.30] of the statutes is
21	created to read:
22	CHAPTER 21
23	SUBCHAPTER IV
24	NATIONAL GUARD AND STATE DEFENSE FORCE

1	SECTION 83. 21.01 of the statutes is renumbered 21.30 and amended to read:
2	21.30 Composition of national guard. (1) The organized militia of this
3	state shall be known as the "Wisconsin national guard" and shall consist of members
4	appointed commissioned or enlisted therein in accordance with federal law or
5	regulations governing or pertaining to the national guard.
6	(2) The Wisconsin national guard shall be organized into consist of the army
7	national guard and air national guard units, and "national guard" when used in this
8	chapter, unless the context otherwise requires, means both the Wisconsin army
9	national guard and the Wisconsin air national guard.
10	History: 1975 c. 189; 1983 a. 27; 2003 a. 69. SECTION 84. 21.38 of the statutes is renumbered 21.31 and amended to read:
11	21.31 Uniform of Wisconsin national guard. The uniform of the national
12	guard shall be that <u>as</u> prescribed by regulations for the corresponding branch of the
13	United States <u>U.S.</u> armed forces.
14	SECTION 85. 21.05 of the statutes is renumbered 21.32 and amended to read:
15	21.32 Term of enlistment; requirements and discharge. Every person
16	who enlists or receives a commission in the national guard shall serve for the term
17	prescribed and satisfy the physical, educational and training requirements
18	prescribed by the <u>U.S.</u> national guard bureau. <u>Enlistees in the national guard shall</u>
19	be discharged as provided in the laws and regulations of the U.S. national guard.
20	SECTION 86. 21.43 of the statutes is renumbered 21.33 and amended to read:
21	21.33 Commissions and rank. The governor shall appoint and issue
22	commissions to all officers whose appointments are approved by the governor . Every
23	commission shall be countersigned <u>signed</u> by the secretary of state and attested by
24	the adjutant general and <u>A commission shall</u> continue as provided by law <u>unless</u>

1 terminated earlier by resignation, disability, or for cause or unless federal 2 recognition of the officer's commission under 32 USC 323 is refused or withdrawn. 3 Each officer so commissioned officer shall take the oath of office prescribed by article 4 IV, section 28, of the constitution and file it with the department of military affairs 5 the oath of office prescribed by article IV, section 28, of the constitution. All 6 commissioned officers shall take rank according to the date assigned them by their 7 commissions, and when 2 of the same grade rank from the same date, their rank shall 8 be determined by length of creditable service in the national guard creditable for pay, 9 and if of equal <u>creditable</u> service then by lot.

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History: 1983 a. 27, 192. **SECTION 87.** 21.47 of the statutes is renumbered 21.34 and amended to read: 10 11 **21.34 Examinations for promotion or appointments.** The governor or 12 adjutant general may order any subordinate officer or person nominated or 13 recommended for promotion or appointment in the national guard or state defense 14 force to be examined by any competent officer or board of officers, designated in on 15 orders for that purpose, as to that person's qualifications for the office to which that 16 person may is to be recommended or appointed, and or promoted. The governor or 17 <u>adjutant general</u> may take such action on the report of such the examining officer or 18 board of officers as the governor deems he or she considers to be for the best interests 19 of the service national guard or state defense force. The governor or adjutant general 20 may also require the person to take the physical examination provided for admission 21 to the United States U.S. army or air force.

History: 1983 a. 27; 1991 a. 316. 22 **SECTION 88.** 21.48 of the statutes is renumbered 21.35 and amended to read: 23 **21.35 Pay.** (1) Each Every officer and enlisted person of <u>on state active duty</u> 24 in the national guard on active duty in the state under orders of the governor on a

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1	state pay basis shall receive the base pay and allowances of an officer or enlisted
2	person of equal rank in the corresponding branch of the U.S. armed forces except that
3	the base pay so provided shall not be less than \$50 per day.
	****NOTE: The drafting committee wanted to highlight for the special committee the \$50 minimum base pay, which perhaps should be raised to a more appropriate amount?
4	(2) The governor may, by orders, duplicates of which shall be filed with the
5	secretary of state, fix the pay of any member of the governor's staff <u>military staff of</u>
6	the governor, or other members of the national guard <u>or state defense force</u> for any
7	special service under orders <u>state active duty</u> .
8	(3) The governor may order, with their consent, to <u>state</u> active duty in the
9	department of military affairs, any departmental officers of the governor's staff,
10	including the adjutant general and the deputy adjutants general, and while so \underline{a}
11	member of his or her military staff who is a state employee. The assigned the officers
12	officer shall receive the pay, but not the allowances, of an officer of equal grade in the
13	<u>U.S.</u> armed forces of the United States.
14	History: 1973 c. 279; 1975 c. 94 s. 91 (1); 1975 c. 382, 422; 1981 c. 35, 129; 1991 a. 316; 2003 a. 69. SECTION 89. 21.36 (1) of the statutes is renumbered 21.36 and amended to read:
15	21.36 <u>Rules of discipline.</u> The <u>applicable</u> rules of discipline and the
16	regulations of the <u>U.S.</u> armed forces o f the U.S. shall , so far as the same are
17	applicable, constitute the rules of discipline and the regulations of the national
18	guard ; the <u>. The</u> rules and uniform code of military justice established by congress
19	and the department of defense for the armed forces shall be adopted so far as they
20	are applicable and consistent with the Wisconsin code of military justice for the

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regulations prescribed for the different arms and corps of the armed forces of the U.S.

government of the national guard, and the <u>.</u> The system of instruction and the drill

shall be followed in the military instruction and practice of the national guard, and
 the use of any other system is forbidden.

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3 **SECTION 90.** 21.35 of the statutes is renumbered 21.37 and amended to read: 4 21.37 Federal laws and regulations; no No discrimination. The 5 organization, armament, equipment, and discipline of the national guard shall be 6 that prescribed by federal laws or regulations; and the governor may by order perfect 7 such organization, armament, equipment, and discipline, at any time, so as to 8 comply with such laws and regulations insofar as they are consistent with the 9 Wisconsin code of military justice. Notwithstanding any rule or regulation 10 prescribed by the federal government or any officer or department thereof, no No 11 person, otherwise qualified, may be denied membership in the national guard or 12 state defense force because of sex, color, race, creed, or sexual orientation and no 13 member of the national guard <u>or state defense force</u> may be segregated within the 14 national guard or state defense force on the basis of sex, color, race, creed, or sexual 15 orientation. Nothing in this section prohibits separate facilities for persons of 16 different sexes with regard to dormitory accommodations, public toilets, showers, 17 saunas, and dressing rooms.

SECTION 91. 21.07 of the statutes is renumbered 21.38 and amended to read:
21.38 Decorations and awards. The adjutant general may prescribe
decorations and awards for the national guard and the state defense force, the. The
adjutant general shall adopt rules establishing the form and issue thereof made
under rules adopted by the adjutant general and approved by the governor issuance
of those decorations and awards.

History: 1975 c. 189; 1981 c. 207; 1983 a. 27; 1987 a. 63 s. 13; 2003 a. 69.

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1	SECTION 92. 21.11 (title), (1), and (2) of the statutes are renumbered 21.39
2	(title), (1), and (2) and amended to read:
3	21.39 Call to <u>state</u> active service <u>duty</u>. (1) In (a) <u>The governor may order</u>
4	into active duty members of the national guard under the following circumstances:
5	<u>1. In case of war, insurrection, rebellion, riot, invasion, terrorism,</u> or resistance
6	to the execution of the laws of this state or of the United States ; in.
7	<u>2. In</u> the event of public disaster resulting from flood, conflagration or <u>fire</u> ,
8	tornado ; in<u>,</u> or other natural disaster.
9	3. If the governor declares a state of emergency relating to public health under
10	<u>s. 166.03 (1) (b).</u>
11	4. In order to assess damage or potential damage and to recommend responsive
12	action as a result of natural or man–made events; or upon an event listed in subd.
13	<u>1. to 3.</u>
14	5. Upon application of any marshal of the United States, the president of any
15	village, the mayor of any city, the chairperson of any town board, or any sheriff in this
16	state, the governor may order into active service all or any portion of the national
17	guard.
18	(b) If the governor is absent, or cannot be immediately communicated with, any
19	such civil officer of the persons listed in par. (a) 5. may, if the officer deems the
20	occasion so is urgent, make such application, which shall be in writing, to <u>request</u>
21	assistance from the commanding officers of any company, battalion or regiment, who
22	commander of any national guard unit. If the danger is great and imminent, the
23	<u>commander</u> may, upon approval of the adjutant general, if the danger is great and
24	imminent obtaining approval is feasible, order out that officer's command to the aid
25	of such civil officer <u>unit to provide assistance</u> . Such <u>The</u> order shall be delivered to

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1	the commanding officer, who shall immediately communicate the order to each, and
2	every subordinate officer, and every company commander receiving the same who
3	shall immediately communicate the substance thereof to each member <u>of the order</u>
4	<u>to members</u> of the company, or if any such <u>unit</u>. If a member cannot be found, a notice
5	in writing containing the substance of such <u>the</u> order<u>, in writing,</u> shall be left at the
6	last and usual member's place of residence of such member with some person of
7	suitable age and discretion, to whom its the order's contents shall be explained.
8	(2) (a) Any commissioned officer or enlisted member of the national guard who
9	fails to carry out orders or fails to appear at the time or place ordered as provided in
10	sub. (1) shall be punished under the Wisconsin code of military justice.
11	(b) Any person who advises or endeavors to persuade an officer or soldier to
12	refuse or neglect to appear at such place or obey such order assists an officer or
13	<u>member of the national guard member in violating par. (a)</u> shall forfeit <u>be subject to</u>
14	<u>a forfeiture of</u> not less than \$200 nor more than \$1,000.
15	History: 1979 c. 221; 1991 a. 316; 1993 a. 246; 1999 a. 62, 136; 2005 a. 22. SECTION 93. 21.49 of the statutes is renumbered 21.40 and amended to read:
16	21.40 Educational benefits. (1) DEFINITIONS. In this section:
17	(ae) "Department" means the department of military affairs.
18	(am) (a) "Full-time study" means a credit load of 12 or more academic credits
19	in an academic term.
20	(ar) (b) "Guard member" means any person who is a member of the national
21	guard.
22	(b) (c) "Qualifying school" means any of the following:
23	1. The extension division and any campus of the University of Wisconsin
24	System.

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1	1g. 2. A public institution of higher education under the Minnesota–Wisconsin
2	student reciprocity agreement under s. 39.47.
3	1m. 3. A public institution of higher education under an interstate agreement
4	under s. 39.42.
5	2. <u>4.</u> Except as provided in subds. 1g. and 1m., an accredited institution of
6	higher education located in this state, as defined in 20 USC 1002.
7	3. <u>5.</u> Any technical college established under ch. 38.
8	(c) (d) "Tuition grant" means any tuition cost reimbursement payment made
9	by the department under sub. (3).
10	(2) ELIGIBLE GUARD MEMBER. Eligibility for a tuition grant under this section
11	is limited to a guard member who is not:
12	(a) An officer.
13	(b) An individual with a baccalaureate degree or its equivalent.
14	(d) (c) Failing to meet the national guard service eligibility criteria established
15	by the department or absent without leave for more than 9 unit training assemblies.
16	(e) (d) Delinquent in child support or maintenance payments and who does not
17	owe past support, medical expenses or birth expenses, as established by the
18	appearance of the guard member's name on the statewide support lien docket under
19	s. 49.854 (2) (b), unless the guard member provides to the department a payment
20	agreement that has been approved by the county child support agency under s. 59.53
21	(5) and that is consistent with rules promulgated under s. 49.858 (2) (a).
22	(f) (e) Failing to achieve a minimum grade point average of 2.0 or an average
23	grade of "C" for the semester for which reimbursement is requested.

24 (2m) (3) INFORMATION REGARDING ATTENDANCE. The department shall
25 promulgate by rule the number of days after commencement of a course that a guard

member shall provide the department with the following information regarding his 1 2 or her intent to seek reimbursement for a course apply for a tuition grant under this 3 section: 4 (a) The guard member's name. 5 (b) The qualifying school that the guard member is attending. 6 Whether the guard member is enrolled full time or part time at the (c) qualifying school. 7 8 (d) An estimate of the tuition grant that will be claimed after the completion 9 date of the course. 10 (3) (4) TUITION GRANTS. (a) Any eligible guard member upon satisfactory 11 completion of a full-time or part-time course in a qualifying school is eligible for may 12 <u>apply for</u> a tuition grant equal to 100% of the actual tuition charged by the school or 13 100% of the maximum resident undergraduate tuition charged by the University of 14 Wisconsin–Madison for a comparable number of credits, whichever amount is less. 15 (b) Application for tuition grants shall: 16 1. Be submitted to the department for approval of payment no later than 60 17 days after the completion date of the course; 18 2. Contain such information and be in such form as the department requires 19 to establish that the applicant qualifies for the grant; and 20 3. Contain the signatures of both the guard member claiming the grant and a 21 representative of the school, certifying that the member has satisfactorily completed 22 the course and has achieved the minimum grade point average or grade, as required 23 under sub. (2) (f).

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1 (c) Except as provided under par. (d), upon determination that the applicant 2 is eligible to receive the payment, the department shall make payment of the tuition 3 grant to the applicant in the amount determined under par. (a).

4

(d) Tuition grants under this section shall be paid out of the appropriation 5 under s. 20.465 (2) (a).

6 (3m) (5) REPAYMENT OF GRANTS. The department shall require a guard member 7 who has received a tuition grant under this section to repay the amount of the tuition 8 grant to the department if the national guard member, on or after September 1, 2001, 9 is separated from the national guard for misconduct, as defined in the rules and 10 regulations of the national guard, including being absent without leave for more 11 than 9 unit training assemblies. The department may elect to collect the amount 12 owed under this subsection through the tax intercept program under s. 71.93.

13 (4) (6) LIMITATIONS. (a) No guard member is eligible for benefits <u>a tuition grant</u> 14 under this section for more than 120 credits of part-time study or 8 full semesters 15 of full-time study or the equivalent thereof.

16 (b) If the U.S. congress establishes an active draft after July 1, 1977, no new 17 tuition grants may be authorized under this section. The department shall 18 determine if an active draft has been established. Any termination of the tuition 19 grant program under this paragraph shall allow persons receiving grants prior to the 20 establishment of an active draft to receive full benefits subject to sub. (3) (d) and par. 21 (a).

22 (c) No guard member may receive a <u>tuition</u> grant under sub. (3) for any 23 semester in which he or she received a payment under s. 45.20 (2).

History: 1977 c. 29, 418; 1981 c. 20; 1985 a. 29; 1987 a. 27, 403; 1989 a. 31; 1991 a. 39, 269; 1993 a. 399; 1995 a. 19; 1995 a. 27, ss. 1219t to 1223, 9127 (1); 1995 a. 404; 1997 a. 27, 237; 1999 a. 9; 2001 a. 16; 2003 a. 33, 69, 83; 2005 a. 22, 25. **SECTION 94.** 21.42 (6) (d) of the statutes is created to read: 24
21.42 (6) (d) No guard member may receive a tuition grant unless he or she is
 a member in good standing in the national guard at the time of completion of the
 course.

4 **SECTION 95.** 21.09 of the statutes is renumbered 21.41 and amended to read: 5 21.41 Training; special schools; pay and allowances. The governor or 6 <u>adjutant general</u> may order the national guard <u>or state defense force</u> to assemble for 7 training at any military establishment within or without the state specified and 8 approved by the department of defense and fix the dates and places thereof, and the 9 of that training. The governor or adjutant general may order members of the 10 national guard or state defense force, at their option, to attend such federal or state 11 <u>authorized</u> special schools for military training as may be authorized by the state or 12 federal government. For such training and attendance at special schools, members 13 The governor or adjutant general shall determine the amount that the members of 14 the national guard or state defense force shall receive such as pay and allowances as 15 the federal government or the governor may authorize for the training.

History: 1991 a. 316. **16 SE**

SECTION 96. 21.13 of the statutes is renumbered 21.42 and amended to read:
21.42 Defense of members of guard; payment of judgments. (1) (a) If
any state resident who is a member of a national guard of any state or of the state
defense force or any state resident who is a member of the national guard of any state
is prosecuted by any civil or criminal action for any act performed by the member
while in the performance of military duty and in pursuance of military duty within
the scope of his or her employment as a member, the action against governor, upon
recommendation of the adjutant general, shall appoint counsel to defend the member

24 the member shall be defended by counsel, which may include the attorney general,

1	appointed for that purpose by the governor upon the recommendation of the adjutant
2	general. The governor may appoint the attorney general to defend the member. The
3	adjutant general shall make the recommendation recommend that counsel be
4	<u>appointed</u> if the act performed by the member was in the line of duty.

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****NOTE: The drafting committee wanted to highlight for the special committee the change regarding legal defense of National Guard and State Defense Force members for actions taken in the line of duty. The current provision applies to state residents who are members of the National Guard of any state or of the Wisconsin State Defense Force. This draft also includes persons who are members of the Wisconsin National Guard or the Wisconsin State Defense Force who are not residents of Wisconsin."

5 (b) The costs and expenses of any such the defense under par. (a) shall be 6 audited by the department of administration and paid out of the state treasury and 7 charged to the appropriation under s. 20.455 (1) (b) and if. If the jury or court finds 8 that the member of the national guard against whom the action is brought acted 9 within the scope of his or her employment as a member, the judgment as to damages 10 entered against the member shall also be paid by the state.

- (2) Any civil action or proceeding brought against a member of a national guard
 or the state defense force under sub. (1) is subject to ss. 893.82 and 895.46.
 - History: 1977 c. 65; 1979 c. 34 s. 2102 (37) (a); 1979 c. 221; 1981 c. 20 s. 2202 (17) (a); 1985 a. 332 s. 253; 1987 a. 63 s. 13; 2003 a. 69. **SECTION 97. 21.12 of the statutes is renumbered 21.43 and amended to read:**

13

14 21.43 Exemption from civil authority. During the time the <u>national guard</u> 15 or state military forces are <u>defense force is</u> performing military duty pursuant to 16 proper <u>under</u> orders issued by the governor or by the governor's authority <u>adjutant</u> 17 general, all <u>of its</u> members thereof, while going to, remaining at, or returning from 18 a place of duty shall be <u>are</u> exempt from arrest or service of any process issued by a 19 civilian court. In any civil or criminal prosecution against any member arising out 20 of the member's performing military duty, it shall be a defense that the member was

acting in good faith or pursuant to any under a lawful military order. Any such The 1 2 order shall be deemed prima facie considered lawful unless shown to be unlawful. History: 1991 a. 316. 3

4 **21.44 Exemptions from certain county duties.** Every member of the 5 national guard or state military forces shall be defense force is exempt from service 6 on any body of county residents summoned by the sheriff to assist in preserving the 7 peace.

SECTION 98. 21.06 of the statutes is renumbered 21.44 and amended to read:

History: 1977 c. 318; 1979 c. 110. 8 **SECTION 99.** 21.025 (1), (2) (a), (c) and (d), (3), (4), and (6) to (11n), of the statutes 9 are renumbered 21.51 (1), (2) (a), (c), and (d). and (3) to (10), and amended to read: 10 21.51 State defense force authorized. (1) AUTHORITY AND NAME. The 11 adjutant general may establish a plan for organizing a military force to be known as 12 the Wisconsin state defense force "state defense force". The governor, or adjutant 13 general <u>if designated by the governor</u>, may organize the Wisconsin state defense force 14 under the plan, which may include an aviation unit, if all or part of the national guard 15 is called into the service of the United States U.S. active duty. It The state defense 16 force shall be a uniformed force distinct from the national guard, uniformed, and 17 composed of officers, commissioned or assigned officers, and of enlisted personnel 18 who volunteer for service. Membership in the Wisconsin state defense force may not 19 include any A person who is on active duty in the active military U.S. armed forces, 20 including the <u>active</u> reserve components, <u>may not serve in the state defense force</u>. 21 Persons A person in the retired or inactive reserve may serve in the Wisconsin state 22 defense force.

23 (2) ORGANIZATION; RULES AND REGULATIONS. (a) The governor or adjutant 24 general, if designated by the governor, may prescribe rules and regulations not

1	
1	inconsistent consistent with this section governing the enlistment, organization,
2	administration, equipment, <u>uniforms,</u> maintenance, training, and discipline of such
3	forces, except that such the state defense force. The rules and regulations, insofar
4	as <u>to the extent</u> the governor deems practicable and desirable <u>considers necessary</u> ,
5	shall conform to existing law, <u>and</u> rule s and regulations governing and pertaining to
6	the national guard and the <u>.</u> The rules and regulations promulgated thereunder and
7	shall prohibit the acceptance of <u>a member of the state defense force from accepting</u>
8	<u>any</u> gifts, donations, gratuities, or anything <u>other thing</u> of value by such forces or by
9	any member of such forces from any person by reason of such membership given to
10	the member because he or she is a member of the state defense force.
11	(c) Officers and enlistees, while on state active duty under orders of the
12	governor , <u>in the state defense force</u> shall receive the base pay and allowances of the
13	identical grade in the United States <u>U.S.</u> army.
14	(d) The adjutant general may organize a cadre force <u>recruitment and training</u>
15	unit of not more than 12 personnel <u>persons</u> at each state–owned <u>state</u> armory.<u>Each</u>
16	cadre force shall The unit shall establish recruitment lists of persons interested in
17	becoming members of the state defense force, which may be used to recruit full units
18	for the state defense force in case the national guard is mobilized for active federal
19	duty, and train the persons recruited.
20	(e) If the state defense force is organized under sub. (1), the adjutant general
21	shall perform the duties under s. 21.04 (1) for the state defense force.
22	(f) If the state defense force is organized under sub. (1), the adjutant general
23	may perform the duties under s. 21.04 (2) (a), (b), (c), and (d) for the state defense
24	<u>force.</u>

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1 (3) REQUISITIONS; ARMORIES; OTHER BUILDINGS. For the use of such forces, the The 2 governor or adjutant general, if designated by the governor, may requisition military property from the federal government such arms and equipment as may be available, 3 and the . The governor or adjutant general, if designated by the governor, may make 4 5 available to the state defense force the facilities of state armories and their 6 equipment and such military property and other state premises and property as may 7 be available and may, through the The department of military affairs, may rent or 8 lease buildings or parts of buildings and grounds for armory purposes or continue in 9 possession of such those premises leased by the department of military affairs for the 10 use of the national guard, paying rental therefor out of funds appropriated rent from 11 the appropriation under s. 20.465 (1) (a). All the leases so made shall terminate upon 12 dissolution of the Wisconsin state defense force regardless of the term provided 13 therein in the lease, unless the premises shall be are needed for national guard 14 purposes, in which case the . The lease may be assigned by the department of 15 military affairs to the national guard organization intending that intends to occupy 16 the premises.

17 (4) USE WITHOUT OUTSIDE THIS STATE. Such forces shall The state defense force
 18 may not be required to serve outside the boundaries of this state except unless one
 19 of the following applies:

(a) Upon the request of the governor of another state, the governor of this state
may order any portion or orders all or part of such forces the state defense force to
assist the military or police forces of such a law enforcement agency of the other state
who are actually engaged in defending such other state. Such forces may be recalled
by the. The governor at the governor's discretion may recall the state defense force
from the other state at any time.

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1	(b) Any organization, unit, or detachment of such forces, upon Upon order of
2	the officer in immediate command thereof , <u>the state defense force</u> may continue in
3	fresh pursuit of insurrectionists, saboteurs, enemies <u>terrorists,</u> or enemy forces
4	beyond the borders of this state into another state until they are apprehended or
5	captured by such organization, unit, or detachment or until the military or police
6	forces a law enforcement agency of the other state or the forces of the United States
7	have had a reasonable opportunity to take up the pursuit or to apprehend or capture
8	such <u>those</u> persons, provided such . The pursuit may only take place if the other state
9	shall have given gives authority by law for such <u>that</u> pursuit by such forces of this
10	state. Any such person who shall be apprehended or is captured in such the other
11	state by an organization, unit, or detachment of the forces of this <u>the</u> state <u>defense</u>
12	<u>force</u> shall without unnecessary delay be surrendered to the military or police forces
13	law enforcement agency of the state in which the person is taken or to the United
14	States , but such <u>.</u> The surrender <u>of the person captured</u> shall not constitute a <u>this</u>
15	<u>state's</u> waiver by this state of its <u>the</u> right to extradite or prosecute such <u>the</u> person
16	for any crime committed in this state.
17	(6) (5) FEDERAL SERVICE ACTIVE DUTY. Nothing in this section shall be construed

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 17
 (b) (b) FEDERAL SERVICE ACTIVE DUTY. FNOTTING IN this section shall be construed

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 as authorizing such forces, or any part thereof to be called, ordered, or in any manner

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 No unit of the state defense force may be drafted, as such, into the U.S. military

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 service of the United States, but no. No person shall by reason of enlistment or

 21
 commission in any such forces membership in the state defense force be exempted

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 from military service under any law of the United States federal active duty.

(8) (6) DISQUALIFICATIONS. No person shall be commissioned or enlisted in such
 forces who is not a citizen of the United States or who has been expelled or

dishonorably discharged from any military or naval organization, of this state, or of

2	another state, or of the United States <u>may be a member of the state defense force</u> .
	****NOTE: The drafting committee wanted to highlight this change for the special committee. Under current law, only U.S. citizens may serve in the state defense force. This bill eliminates that restriction.
3	(9) (7) OATH OF OFFICERS. The oath to be taken by officers commissioned or
4	<u>enlistees</u> in such forces the state defense force shall be substantially in the form
5	prescribed for officers of the national guard. <u>The oath shall be filed in the same</u>
6	manner as is done in the national guard.
7	(10) (8) ENLISTEES. No person shall may be enlisted in the state defense force
8	for more than one year, but such the enlistment may be renewed. The oath to be
9	taken upon enlistment in such forces shall be substantially in the form prescribed
10	for enlistees of the national guard.
11	(11m) (9) RETENTION OF ITEMS OF UNIFORM. (a) Officers and enlistees of the
12	"Wisconsin State Defense Force" state defense force who have served honorably
13	therein for a period of at least one year and are active members of their respective
14	units at the time of its demobilization shall may, upon application to the unit
15	commander, be permitted to retain the items of <u>their</u> uniform prescribed by the
16	g overnor by rule . (b) The <u>If retained, the</u> uniform prescribed under par. (a) may be
17	worn only on occasions of ceremony. "Occasions of ceremony" means occasions
18	essentially of a military character at which the uniform is more appropriate than
19	civilian clothing, such as <u>including</u> memorial services, military weddings, military
20	funerals, military balls, military parades, military reunions, and meetings or
21	functions of associations formed for military purposes, the membership of which is
22	composed largely or entirely of honorably discharged veterans of the services

23 <u>members of the U.S. military, national guard, and state defense force</u>.

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1	(11n) (10) LABOR DISPUTES. The state defense force shall may not be used to
2	interfere with the orderly process of a labor dispute.
3	History: 1975 c. 94 ss. 6, 91 (1); 1983 a. 27; 1987 a. 63 ss. 3, 13; 1991 a. 316; 2003 a. 69. SECTION 100. 21.36 (title) and (2) of the statutes are repealed.
4	SECTION 101. 21.42 of the statutes is repealed.
5	SECTION 102. 21.50 (3) and (4) of the statutes are repealed.
6	SECTION 103. 21.56 (title) of the statutes is repealed.
7	SECTION 104. 21.57 (title) of the statutes is repealed.
8	SECTION 105. 21.59 of the statutes is repealed.
9	SECTION 106. 21.60 of the statutes is repealed.
10	SECTION 107. 21.61 (title) of the statutes is repealed.
11	SECTION 108. 21.612 of the statutes is repealed.
12	SECTION 109. 21.616 (title) of the statutes is repealed.
13	SECTION 110. 21.62 of the statutes is repealed.
14	SECTION 111. 21.63 of the statutes is repealed.
15	SECTION 112. Subchapter V of chapter 21 [precedes 21.50] of the statutes is
16	created to read:
17	CHAPTER 21
18	SUBCHAPTER V
19	RIGHTS OF SERVICE MEMBERS
20	SECTION 113. 21.70 (title) of the statutes is repealed.
21	SECTION 114. 21.72 of the statutes is renumbered 21.60 and amended to read:
22	21.60 Extension of licenses for service members. (1) In this section:
23	(a) "License" means any of the following that is issued to an individual and
24	applies to that individual:

1	1. A license issued under s. 13.63 or a registration issued under s. 13.64.
2	2. An approval specified in s. 29.024 (2g).
3	3. A license issued under s. 48.66 and 48.69.
4	4. A license, certificate of approval, provisional license, conditional license,
5	certification, certification card, registration, permit, training permit, or approval
6	specified in s. 49.45 (2) (a) 11., 51.42 (7) (b) 11., 51.421 (3) (a), 146.50 (5) (a) or (b), (6g)
7	(a), (7), or (8) (a) or (f), 252.23 (2), 252.24 (2), 254.176, 254.178 (2) (a), 254.20 (2), (3),
8	or (4), 254.64 (1) (a) or (b), 254.71 (2), 255.08 (2) (a), or 343.305 (6) (a) or a permit for
9	the operation of a campground specified in s. 254.47 (1).
10	5. A business tax registration certificate issued under s. 73.03 (50).
11	6. A license, registration, registration certificate, or certification specified in s.
12	93.135 (1).
13	7. A license, as defined in s. 101.02 (20) (a).
14	8. A license issued under s. 102.17 (1) (c), 104.07, or 105.05.
15	10. A certificate issued under s. 103.275, 103.91, or 103.92.
16	11. A license or permit granted by the department of public instruction.
17	12. A license or certificate of registration issued by the department of financial
18	institutions, or a division of it, under ss. 138.09, 138.12, 217.06, 218.0101 to
19	218.0163, 218.02, 218.04, 218.05, 224.72, or 224.93 or subch. III of ch. 551.
20	13. A permit issued under s. 170.12.
21	14. A certification under s. 165.85.
22	15. A license, permit, or registration issued under ss. 218.0101 to 218.0163,
23	218.11, 218.12, 218.22, 218.32, 218.41, 218.51, 341.51, 343.305 (6), 343.61, or 343.62.
24	16. A license, registration, or certification specified in s. 299.08 (1) (a).

1 18. A license, permit, certificate, or registration that is granted under chs. 440
 2 to 480.

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- 3 19. A license issued under ch. 562 or s. 563.24.
- 20. A license issued under s. 628.04, 632.68 (2) or (4), or 633.14 or a temporary
 license issued under s. 628.09.
- 6

21. A license to practice law in this state.

- 7 22. A certificate granted by the technical college system board.
- 8 (b) "Licensing agency" means a board, examining board, affiliated 9 credentialing board, office, commissioner, department, or division within a 10 department that grants or issues a license.
- (c) "Service member" means a member of a reserve unit of the U.S. armed
 forces, a member of the state defense force, or a member of a national guard unit of
 any state who is a resident of Wisconsin.

14 (2) Any license that a service member holds, the expiration date of which is 15 after September 11, 2001, except a license to practice law, does not expire on the 16 expiration date of the license if, on the expiration date, the service member is on state 17 active duty under ch. 21 or on active duty in the U.S. armed forces. If the supreme 18 court agrees, a license to practice law that a service member holds, the expiration 19 date of which is after September 11, 2001, does not expire on the expiration date of 20 the license if, on the expiration date, the service member is on state active duty under 21 ch. 21 or on active duty in the U.S. armed forces. A license extended under this 22 subsection expires 90 days after the service member is discharged from active duty. 23 (3) The licensing agency or the supreme court shall extend or renew a license 24 extended under sub. (2) until the next date that the license expires or for the period

that such license is normally issued, at no cost to the service member, if all of the
 following conditions are met:

3 (a) The service member requests an extension or renewal of the license within
4 90 days after the service member is discharged from active duty.

5 (b) The service member provides the licensing agency or supreme court with 6 a copy of a federal or state document that specifies when the service member was 7 called into active duty and when the service member was discharged from active 8 duty.

9 (c) The service member meets all the requirements necessary for the extension 10 or renewal of the license except that the service member need not meet the 11 requirements that relate to continuing education or training.

12 (d) In the case of a license to practice law, the supreme court agrees to granting13 the extension or renewal.

14 (4) If a service member's license is renewed or extended under sub. (3) no more 15 than 180 days before the next date that the license would normally expire, the 16 licensing agency, or supreme court if it agrees, shall allow the service member to 17 renew or extend the license without complying with any continuing education or 18 training requirements if complying with such requirement in the period before the 19 license expires would cause the service member undue hardship. If a service 20 member's license is renewed or extended under this subsection, the licensing agency 21 or supreme court may require the service member to comply with any continuing 22 education or training requirements within a reasonable time after receipt of the 23 license.

(5) The department of military affairs shall assist any service member whoneeds assistance to renew or extend a license under this section.

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- 1 **(6)** The department of military affairs shall prepare and distribute to 2 appropriate agencies and persons, at no cost to those agencies or persons, a brochure 3 explaining the provisions of this section.
- History: 2001 a. 22; 2003 a. 69; 2005 a. 25. **SECTION 115.** 21.74 of the statutes is renumbered 21.61 and amended to read:

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21.61 Soldiers and sailors <u>Service members</u> civil relief act <u>for property</u> <u>taxes and mobile telephone contracts;</u> federal service <u>active duty</u>. (1) (a) In this section, unless the context indicates otherwise:

- 8 (a) <u>1.</u> "Interest and penalties" means interest and penalties accruing on taxes 9 during the period of military service and 6 months thereafter. In case several owners 10 jointly own property, other than property held jointly or as marital property with the 11 spouse of the person in military service, interest and penalties means the 12 proportionate share of the total interest and penalties commensurate with the equity 13 in the property of the person in military service.
- (b) <u>2.</u> "Person in military service federal active duty" means any man or woman
 who is serving on <u>in federal</u> active duty in the U.S. armed forces, except service on
 active duty for training purposes for a period of ninety days or more.
- (c) <u>3.</u> "Property" means any real estate or personal property belonging to a
 person in military service federal active duty that was acquired prior to the
 commencement of military service or that was acquired by descent.
- (d) <u>4.</u> "Taxes" means any general property taxes or special assessments or tax
 certificates evidencing those taxes and assessments not belonging to private buyers.
 (2) (b) To supplement and complement the provisions of 50 App. USC 501, and
- to afford and obtain greater peace and security for persons in military service <u>federal</u>
 <u>active duty</u>, the enforcement of certain tax obligations or liabilities that may

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prejudice the property rights of persons in military service <u>federal active duty</u> may be temporarily suspended as provided in this section.

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3 (3) (c) Any person while in the military service of the United States federal 4 <u>active duty</u> or within 6 months after terminating service that duty, or the person's 5 agent or attorney during that period, may petition the circuit court of any county in 6 which the person owns property for relief under this section. Upon filing of the 7 petition the court shall make an order fixing the time of hearing and requiring the 8 giving of notice of the hearing. If after the hearing the court finds that the person 9 is, or within 6 months next preceding the filing of the petition was, in the military 10 service of the United States federal active duty and owns property within the county 11 on which taxes have fallen or will fall due, and that the person's ability to pay the 12 taxes has been materially adversely affected by reason of being in military service 13 <u>federal active duty</u>, the court shall enter an order determining that the person is 14 entitled to relief under this section. The court may suspend proceedings for the 15 collection of taxes on the property for a period not exceeding 6 months after 16 termination of the military service federal active duty of the person, or for the time 17 reasonably necessary to complete the agreement provided in sub. (7). Thereafter, the 18 property shall not be included in tax certificates issued to enforce collection of taxes 19 on property, and all proceedings for that purpose shall be suspended, except under 20 terms that the court may order.

(4) (d) Whenever any tax or assessment on real property, including all special
assessments, is not paid when due, any interest or penalty under s. 74.47 and the
maximum limitation of 6 percent per year as provided under 50 App. USC 501 shall
be waived for the purpose and under the conditions specified in this section.

1 (5) (e) The penalties and interest waived under this section are those for
2 nonpayment of all taxes or assessments, general or special, falling due during the
3 period of military service federal active duty of any person against either real or
4 personal property of which the person is the bona fide owner or in which the person
5 has an interest.

6 (6) (f) The person owning or having an interest in any property in respect to 7 which the order under sub. (3) is made, or the person's agent or attorney, may file a 8 certified copy of the order of suspension with the county treasurer or with the city 9 treasurer of cities authorized by law to sell lands for the nonpayment of taxes as to 10 the taxes and assessments. The person shall file with the order an affidavit in 11 triplicate, sworn to by the person or agent or attorney, setting forth the name of the 12 owner, the legal description of the property, the type of property, when acquired, 13 volume and page number where the deed was recorded if acquired by deed, and the 14 name of the estate if acquired by descent, amount of delinquent taxes if any, and the 15 names of the holders of any outstanding mortgage, lien, or other encumbrance. Upon 16 receipt of the filing, the county treasurer or city treasurer shall record the order in 17 the office of the register of deeds of the county and file a copy in the office of the 18 treasurer, who shall make proper notation that a person in military service federal 19 active duty is the holder of the legal title and has made application for special relief. 20 The county treasurer or city treasurer shall immediately forward an additional copy 21 of the order and affidavit to the office of the clerk of the town, city, or village where 22 the property is located, or if it is located in a city, authorized to sell lands for 23 nonpayment of its taxes, to the commissioner of assessments, who shall make an 24 appropriate notation in the records.

1 (7) (g) Any person seeking relief under this section, within 6 months after 2 termination of military service federal active duty, or the person's agent or attorney, 3 or in case of death of the person, the personal representative, surviving spouse, or 4 heir, may apply to the county treasurer of the county, or the city treasurer of a city 5 authorized by law to sell lands for the nonpayment of taxes, where the property is 6 located, for an agreement for scheduled installment payments, covering the taxes 7 accrued during the person's period of military service federal active duty, provided 8 that the taxes will be paid over a period of time equal to a period no longer than twice 9 the length of military service federal active duty of the person, in equal periodic 10 installments of not less than \$10, and subject to any other terms as may be just and 11 reasonable.

12 (8) (h) In the event the applicant defaults in the performance of any of the 13 provisions of the agreement, the treasurer shall notify the applicant of the default 14 and the amount and date due, by written notice either served personally or by 15 registered mail, return receipt requested, to the address set forth in the application. 16 If the defaulted payment is not fully made within 10 days after service of the notice, 17 then the treasurer, without further notice, may declare that the entire amount of the 18 tax subject to the scheduled installments is immediately due and payable and that 19 the agreement is terminated. The county treasurer shall notify the register of deeds 20 and the town, city, or village treasurer of the termination, or if the city treasurer of 21 cities authorized by law to sell lands for the nonpayment of taxes, the latter shall 22 notify the register of deeds, the county treasurer, and the local officers and shall 23 make appropriate notations of the termination on their records. The county 24 treasurer, or city treasurer as to taxes of cities authorized by law to sell land for the 25 nonpayment of taxes, may without further order of the court enforce the collection 2007 – 2008 Legislature – 52 –

1	of such tax or assessment and sell such tax certificates together with the penalties
2	and interest as may have accrued on the property from the date of default of the
3	scheduled installment payment.
4	(9) (2m) (a) In this subsection:
5	1. "Commercial mobile service" has the meaning given in 47 USC 332 (d).
6	2. "Contract" means an agreement between a person in military service federal
7	active duty and a mobile telephone service provider that requires the person in
8	military service federal active duty to pay the mobile telephone service provider a
9	monthly fee in exchange for the use of a mobile telephone.
10	3. "Mobile telephone service provider" means a person that is authorized by the
11	federal communications commission to provide commercial mobile service.
12	(b) This subsection applies to a contract to which all of the following apply:
13	1. The contract was executed by or on behalf of a person in military service
14	federal active duty who entered active military duty after the contract was executed.
15	2. The contract covers a period in excess of one month.
16	(c) A person in military service <u>federal active duty</u> may suspend or terminate
17	a contract to which this subsection applies without any penalties or additional fees
18	at any time after the service member <u>person in federal active duty</u> has been issued
19	orders into active duty by giving written notice to the mobile telephone service
20	provider. The service member <u>person in federal active duty</u> shall include a copy of
21	the orders into active duty as part of the notice. The notice may be given by 1st class
22	mail to the address provided in the agreement with the mobile telephone service
23	provider or provided in the mobile telephone service provider's billing statement or
24	by delivering the notice to the mobile telephone service provider's branch office.

1 (d) Suspension or termination shall be effective 30 days after the first date on 2 which the next payment is due and payable after the date on which the notice is 3 mailed.

4 (e) Any amount paid in advance under the contract for a period after the 5 effective date of the suspension or termination of the contract shall be refunded to 6 the lessee by the lessor within 30 days after the effective date of the suspension or 7 termination of the contract.

8 (f) Upon application of a mobile telephone service provider after receiving 9 notice under this subsection and before the contract suspension or termination date 10 provided for under par. (d), a court may make such modifications to or restrictions 11 on the relief granted in this subsection as the court determines are appropriate under 12 the circumstances.

13 (g) If a mobile telephone service provider assesses a person in military service 14 in federal active duty any penalty or fee after the person has suspended or 15 terminated the contract under par. (c) or fails to make any refund required under par. 16 (e), the service member person in federal active duty shall have the right to bring an 17 action for damages. If the service member person in federal active duty prevails in 18 an action brought under this paragraph, the court shall order the mobile telephone 19 service provider to pay the service member exemplary damages of \$2,000.

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History: 2005 a. 22, 473.

21

SECTION 116. 21.75 of the statutes is renumbered 21.62 and amended to read:

21.62 Soldiers' and sailors' Service members civil relief act; state 22 **service.** (1) DEFINITIONS. In this section:

23 (a) "Active state service " means active service for 30 days or more in the 24 national guard or the state defense force under an order of the governor issued under

1	this chapter or active service for 30 days or more in the national guard under 32 USC
2	502 (f) or 506 that is not considered to be "service in the uniformed services," as
3	defined in 38 USC 4303 (13). "Active state service " includes active service for 30 days
4	or more in the national guard of any state under the order of a governor of that state.
5	(b) "Court" means a <u>circuit</u> court of record<u></u>, court of appeals, or supreme court .
6	(c) "Department" means the department of military affairs.
7	(cm) "Period of active state service <u>active duty</u> " means the period beginning on
8	the date on which the service member receives an order to enter active state service
9	duty and ending on the date of the service member's release from active state service
10	<u>duty</u> or death while in <u>on</u> active state service <u>duty</u> .
11	(d) "Service member" means a resident of this state member of the national
12	<u>guard or state defense force</u> who may be <u>is</u> called into active state service <u>active duty</u>
13	<u>for 30 days or more</u>
14	(2) PROTECTION OF PERSONS SECONDARILY LIABLE. (a) If this section results in the
15	stay or suspension of any obligation, liability, court action, order, writ, or judgment,
16	the court that issued the stay or suspension may grant the same remedy to sureties,
17	
	guarantors, endorsers, and others subject to the obligation, liability, court action,
18	guarantors, endorsers, and others subject to the obligation, liability, court action, order, writ, or judgment.
18 19	
	order, writ, or judgment.
19	order, writ, or judgment. (b) If a service member is the principal on a criminal bail bond and his or her
19 20	order, writ, or judgment. (b) If a service member is the principal on a criminal bail bond and his or her active state service causes the surety upon the bond to be prevented from enforcing
19 20 21	order, writ, or judgment.(b) If a service member is the principal on a criminal bail bond and his or her active state service causes the surety upon the bond to be prevented from enforcing the attendance of the service member at court, the court shall not enforce the

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1 (c) A surety, guarantor, endorser, or other person subject to the obligation, 2 liability, court action, order, writ, or judgment under par. (a) or (b) may waive in 3 writing the rights afforded by this subsection, except that the waiver is not valid 4 unless the waiver is executed as an instrument separate from the obligation, liability, 5 court action, order, writ, or judgment. The waiver under this paragraph is not valid 6 after the beginning of the period of active state service active duty if executed by a 7 service member who subsequently is called into active state service <u>active duty</u>. The 8 waiver under this paragraph is not valid if executed by a dependent of a service 9 member unless the waiver is executed during the period of active state service active 10 duty.

(3) EFFECT ON RIGHTS UNDER A WRITTEN AGREEMENT. This section does not prevent the modification, termination, or cancelation of any contract, lease, bailment, or secured obligation, or the repossession, retention, foreclosure, sale, or forfeiture of property that is security for any obligation or which has been purchased or received under a contract, lease, or bailment under a written agreement of the parties if that agreement is executed during or after the period of active state service active duty.

17 (4) EXERCISE OF RIGHTS. No person may use the fact that a service member has
applied for, or received, a stay, postponement, or suspension in the payment of a tax,
fine, penalty, insurance premium, or other civil obligation or liability as the basis for
doing any of the following:

(a) If the person is a lender, determining that the service member is unable to
pay any such civil obligation or liability in accordance with the terms of the obligation
or liability.

(b) If the person is a creditor, denying or revoking any credit extended to theservice member, changing the terms of a credit agreement to which the service

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1 member is a party, or refusing to grant credit to the service member in substantially 2 the amount or on substantially the terms requested by the service member.

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3

(c) If the person is in the business of assembling or evaluating consumer credit 4 information, making an adverse report on the credit worthiness of the service 5 member.

6

(d) If the person is an insurer, refusing to insure the service member.

7 (5) DEFAULT JUDGMENTS, AFFIDAVITS, AND ATTORNEY REPRESENTATION. (a) If, in any 8 court action, there is a default of any appearance of the defendant, the plaintiff, when 9 requesting a default judgment, shall file with the court an affidavit setting forth facts 10 showing that the defendant is not in active state service. If the plaintiff is unable to 11 file such an affidavit, the plaintiff shall, when requesting a default judgment, file an 12 affidavit setting forth that the defendant is in active state service <u>active duty</u> or that 13 the plaintiff is unable to determine if the defendant is in active state service active 14 <u>duty</u>. If an affidavit is not filed showing that the defendant is not in active state 15 service <u>active duty</u>, a default judgment may not be entered without a court order. A 16 court may not order the entry of a default judgment if the defendant is in active state 17 service <u>active duty</u> until the court has appointed an attorney to represent the 18 defendant and protect the defendant's interests. Unless the court determines that 19 the defendant is not in active state service <u>active duty</u>, the court may require, as a 20 condition of entering judgment, the plaintiff to file a bond to indemnify the 21 defendant, if he or she is in active state service active duty, against any loss or 22 damage resulting from the judgment if any part of the judgment is later set aside. 23 The court may make any other order as may be necessary to protect the interests of 24 the defendant under this section.

1	(b) If a judgment is rendered in a court action against a service member during
2	the period of active state service <u>active duty</u> or within 30 days after the end of that
3	period of active state service active duty, and it appears that the service member was
4	prejudiced in making a defense by reason of his or her active state service <u>active duty</u> ,
5	the court may reopen that judgment if all of the following conditions exist:
6	1. The service member moves the court to reopen the judgment within 90 days
7	after his or her period of active state service <u>active duty</u> ends.
8	2. The service member has a meritorious or legal defense to the action.
9	(c) Vacating, setting aside, or reversing a judgment under this subsection does
10	not impair any right or title acquired by a bona fide purchaser for value under the
11	judgment.
12	(d) Any person who shall make or use an affidavit required under this
13	subsection that he or she knows to be false shall be fined not more than \$10,000 or
14	imprisoned for not more than 9 months or both.
15	(6) STAY OF ACTION. During any stage of a court action in which a service
16	member in active state service <u>active duty</u> is involved as a party, or within 60 days
17	after the end of the period of active state service active duty, the court in which the
18	action is pending may on its own motion, and shall, on application of the service
19	member or some person acting on behalf of the service member, stay the action unless
20	the court determines that the service member's ability to represent his or her interest
21	in the action is not materially affected by reason of his or her active state service
22	<u>active duty</u> .

(7) STAY OR VACATION OF EXECUTIONS OR ATTACHMENTS. In any court action that
 is commenced against a service member before or after entering active state service
 active duty, or within 60 days after the period of active state service active duty ends,

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the court may on its own motion, and shall, on application of the service member or some person acting on behalf of the service member, stay the execution of any judgment or order entered against the service member, or stay or vacate any attachment or garnishment regarding the service member's property, unless the court determines that the service member's ability to comply with the judgment or order is not materially affected by reason of his or her active state service active duty.

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7 (8) DURATION AND TERMS OF STAYS. (a) Any stay of any action, attachment,
8 execution, or garnishment under this section may be ordered for the period of the
9 active state service active duty and 3 months 90 days after that period has ended, or
10 for any part of that time.

(b) Any stay under par. (a) may be subject to such terms as may be just,
including the payment of installments in an amount and at the times that the court
determines.

14 (c) If the service member is a codefendant in an action, the plaintiff may, by15 leave of the court, proceed against the other codefendants.

16 (9) STATUTES OF LIMITATIONS. The period of active state service active duty may 17 not be included in computing any period for the bringing of any action or proceeding 18 in any court or before any public agency, as defined in s. 36.54 (2) (a) 2., by or against 19 a person in active state service active duty or by or against his or her heirs, personal 20 representatives, or assigns, whether the cause of action or proceeding or the right to 21 bring the action or proceeding accrued before or during the period of active state 22 service active duty.

(10) MAXIMUM INTEREST RATE. No obligation or liability bearing interest at a rate
 in excess of 6% per year incurred by a service member in active state service active
 duty before his or her entry into that service may, during any part of the period of

1 active state service active duty, bear interest in excess of 6% per year except by court 2 order. If, upon application by an obligee, a court determines that the ability of the 3 service member to pay interest upon the obligation or liability at a rate in excess of 4 6% per year is not materially affected by reason of his or her active state service 5 active duty, the court may make any order that is just. In this subsection, "interest" 6 includes service charges, renewal charges, fees, or other charges, other than 7 insurance, in respect to the obligation or liability.

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8 (11) EVICTION STAY. (a) No eviction may be made during the period of active 9 state service active duty in respect to any premises for which the agreed rent does 10 not exceed \$1,200 per month the amount specified in 50 USC App. 531, occupied 11 chiefly for dwelling purposes by the spouse, children, or other dependents of a service 12 member who is in active state service active duty, except upon order of a court in an 13 action affecting the right of possession.

14 (b) In an action for eviction under par. (a), the court may on its own motion, and 15 shall, on application of the service member or some person acting on behalf of the 16 service member, stay the proceedings for not longer than 3 months 90 days unless 17 the court determines that the ability of the tenant to pay the agreed rent is not 18 materially affected by the active state service <u>active duty</u>. The court may make any 19 other order in the eviction action as it considers necessary and just. If a stay or order 20 is issued under this paragraph, the court may, upon the request of the owner of the 21 premises, make any other order as may be applicable to conserve the interests of all 22 of the parties.

(c) Any person who knowingly takes part in any eviction prohibited under par.
(a) except as provided in this subsection, or attempts to do so, shall be fined not more
than \$10,000 or imprisoned not more than 9 months or both.

1 (12) ACTION TO ENFORCE OBLIGATION SECURED BY MORTGAGE. (a) In this 2 subsection, "obligation" means an obligation of a service member in active state 3 service active duty that was incurred before the service member's period of active 4 state service active duty began and that is secured by a mortgage, deed of trust, or 5 other security in the nature of a mortgage on real or personal property that is owned 6 by the service member.

7 (b) If a court action against a service member is commenced during the service 8 member's period of active state service active duty to enforce an obligation for 9 nonpayment of any sum due or for any other breach of terms occurring before or 10 during the service member's period of active state service active duty, the court shall 11 hold a hearing on the matter. Unless the court determines that the service member's 12 ability to comply with the terms of the obligation is not materially affected by reason 13 of his or her active state service active duty, the court on its own motion may, or upon 14 application of the service member or another person on his or her behalf shall, do any of the following: 15

16

1. Stay the action as provided in this section.

17 2. Make such other disposition of the case as the court determines is equitable18 to the interests of all parties.

(c) 1. Notwithstanding the times provided in ss. 846.10, 846.101, 846.102, and
846.103 for sales of real property, no foreclosure, sale, or seizure of property for
nonpayment of any sum due or for any other breach of terms is valid if it occurs
during or within 3 months after the service member's period of active state service
active duty, unless the court ordered the foreclosure, sale, or seizure of property
before the beginning of the service member's period of active state service active duty
and approves the foreclosure, sale, or seizure after it occurs.

2. Any person who knowingly causes a foreclosure, sale, or seizure of property
 that is invalid under subd. 1. shall be fined not more than \$10,000 or imprisoned for
 not more than 9 months or both.

4 (13) PERSONAL PROPERTY CONTRACTS. When an action to resume possession of 5 personal property, or to rescind or terminate a contract for the purchase of personal 6 property, has been stayed under this section, the court may appoint 3 disinterested 7 persons to appraise the property. Based upon the report of the appraisers, and unless 8 undue hardship would result to the dependents of the service member in active state 9 service <u>active duty</u>, the court may order that a sum be paid to the service member as 10 a condition of resuming possession of the property or rescinding or terminating the 11 contract.

12 (14) TERMINATION OF LEASES BY LESSEES. (a) This subsection applies to a lease
13 to which all of the following apply:

The lease was executed by or on behalf of a service member who entered
 active state service active duty after the lease was executed.

16 2. The lease covers premises that are occupied for dwelling, professional,
17 business, agricultural, or similar purposes by the service member, or the service
18 member and his or her dependents.

(b) A lease to which this subsection applies may be terminated by the service
member at any time after the beginning of the service member's period of active state
service active duty by giving notice in writing by personal delivery or first class mail
to the landlord or the person who has been receiving rent or managing the property
as the landlord's agent.

(c) If the lease provides for monthly payment of rent, termination shall beeffective 30 days after the first date on which the next rental payment is due and

1	payable after the date on which the notice is delivered or mailed. In any other case,
2	all of the following apply:
3	1. Termination shall be effective on the last day of the month after the month
4	in which the notice was delivered or mailed.
5	2. Any unpaid rent for the period preceding termination shall be computed on
6	a prorated basis.
7	3. The landlord or the landlord's agent shall refund to the service member any
8	rent paid in advance that applies to the period after termination.
9	(d) Upon application of a landlord after receiving notice under this subsection
10	and before the lease termination date provided for in this subsection, a court may
11	make such modifications to or restrictions on the relief granted in this subsection as
12	the court determines are appropriate under the circumstances.
13	(e) No person may knowingly seize or retain personal property belonging to a
14	service member who lawfully terminates a lease under this subsection, or in any
15	manner interfere with the removal of the service member's personal property from
16	the premises covered by the lease, for the purpose of subjecting the personal property
17	to a claim for rent accruing after the termination of the lease. Any person who
18	violates this paragraph shall be fined not more than \$10,000 or imprisoned for not
19	more than 9 months or both.
20	(f) Section 704.29 does not apply to the termination of a lease as provided in this
21	subsection.
22	(15) STORAGE LIENS. (a) Notwithstanding ss. 704.05 (5) and 704.90, no person
23	may enforce a lien for storage of any household goods, furniture, or personal effects

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of a service member during the period in which the service member is in military

1 service and for 90 days after the member's completion of military service, except as 2 permitted by a court order under par. (b).

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3 (b) No person may exercise any right to foreclose or enforce a lien for the storage 4 of household goods, furniture, or personal effects of a service member during the 5 service member's period of active state service active duty and for 3 months after that 6 period ends except upon an order of the court. In an action under this paragraph, 7 the court, after a hearing, may on its own motion, and shall, on application of the 8 service member or some person acting on behalf of the service member, stay the 9 proceeding or make such other order as may be equitable to conserve the interests 10 of all parties, unless the court determines that the ability of the service member to 11 pay storage charges due is not materially affected by his or her active state service 12 active duty.

13 (c) Any person who violates par. (a) may be fined not more than \$10,000 or 14 imprisoned for not more than 9 months or both.

15 (16) DEPENDENT BENEFITS. Upon application to the court, a dependent of a 16 service member is entitled to the same benefits given to a service member while in 17 active state service <u>active duty</u>, unless the court determines that the ability of the 18 dependent to comply with the terms of an obligation, contract, lease, or bailment is 19 not materially impaired by reason of the service member's active state service active 20 duty.

21 (17) TRANSFERS OR ACQUISITIONS. If a court determines that any interest, 22 property, or contract has been transferred or acquired with the intent to delay the 23 enforcement of a civil right by taking advantage of this section, the court shall enter 24 any judgment or make any order that is just, notwithstanding the provisions of this 25 section.

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1 (18) CERTIFICATE OF SERVICE; PERSON REPORTED MISSING. (a) In any action or 2 proceeding under this section, a certificate signed by the adjutant general or a person 3 designated by the adjutant general as to the period of active service of a service 4 member shall be prima facie evidence as to any of the following facts unless shown 5 to be incorrect: 6 1. That the service member named has been in active state service active duty. 7 2. The period of the active state service <u>active duty</u>, including the date the 8 service member was ordered into active state service active duty. 9 3. The monthly pay received by the service member in active state service active 10 duty at the time the certificate was issued. 11 4. If the service member died while in active state service active duty, the date 12 and the place where he or she died. 13 (b) The adjutant general shall provide the certificate under par. (a) upon 14 request of the service member or of a person acting on behalf of the service member 15 or his or her estate, and any certificate so provided shall be prima facie evidence of 16 the facts stated in the certificate and of the authority of the signer to issue the 17 certificate unless shown to be incorrect. 18 (c) When a service member in active state service <u>active duty</u> has been reported 19 missing to the department, the service member shall be presumed to continue in 20 active state service active duty until accounted for, and no period limited under this 21 section which begins or ends with the death of a service member shall begin or end 22 until the death of the service member is determined by the department or by a court. 23 (19) INTERLOCUTORY ORDERS. A court may revoke, modify, or extend any 24 interlocutory order made by the court under this section, upon the court's own motion

or on the motion of a party, upon such notice to the parties as the court may require.

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1 (20) STAY OF ENFORCEMENT OF OBLIGATIONS OR LIABILITIES. (a) A service member 2 may, at any time during his or her period of active state service active duty, or within 3 6 months after that service ends, apply to a court for relief with respect to any 4 obligation or liability incurred by the service member before his or her period of 5 active state service <u>active duty</u>. The court, after appropriate notice and hearing, may 6 grant the following relief unless the court determines that the ability of the service 7 member to comply with the terms of the obligation or liability has not been materially 8 affected by his or her state active service:

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9 1. In the case of an obligation payable in installments under a contract for the 10 purchase of real estate, or secured by a mortgage upon real estate, a stay of the 11 enforcement of the obligation during the period of active state service active duty 12 and, from the date of the end of the period of active state service <u>active duty</u> or from 13 the date of requesting the relief if made after the service is ended, for a period equal 14 to the period of the remaining life of the installment contract or instrument 15 evidencing the obligation plus a period of time equal to the period of active state 16 service <u>active duty</u>, or any part of that combined period. The court may issue a stay 17 under this paragraph if the service member makes payments of the balance of the 18 principal and accumulated interest due and unpaid at the date of the end of the 19 period of active state service <u>active duty</u> or from the date of requesting the relief, 20 whichever is appropriate, in equal installments during the combined period and at 21 the rate of interest as is prescribed in the contract or instrument evidencing the 22 obligation for installments paid when due. The court may order other terms under 23 this paragraph as are just.

24 2. In the case of any other obligation or liability, a stay of the enforcement of
25 that obligation or liability during the service member's period of active state service

1 <u>active duty</u> and, from the date of the end of the period of active state service <u>active</u> 2 duty or from the date of requesting the relief if made after the service is ended, for 3 a period equal to the period of active state service <u>active duty</u> or any part of that 4 period. The court may issue a stay under this paragraph if the service member 5 makes payments of the balance of the principal and accumulated interest due and 6 unpaid at the date of the end of the period of active state service active duty or from 7 the date of requesting the relief, whichever is appropriate, in equal installments 8 during the extended period and at the rate of interest as is prescribed for the 9 obligation or liability when due. The court may order other terms under this 10 paragraph as are just.

(b) When a court has granted a stay under this subsection, no penalty may
accrue during the period that the terms and conditions of the stay are complied with
by reason of the failure to comply with the terms or conditions of the obligation or
liability in respect to which the stay was granted.

15 (21) POWER OF ATTORNEY EXTENSION FOR MISSING SERVICE MEMBER. (a) A power 16 of attorney that was duly executed by a service member that is reported missing to 17 the department and that designates the service member's spouse, parent or named 18 relative as his or her attorney-in-fact for specified, or all, purposes, and that expires 19 after the service member is reported missing, is extended for the period that the 20 service member is missing.

(b) No power of attorney executed after December 14, 2001, by a service member in active state service active duty may be extended under par. (a) if the document creating the power of attorney clearly indicates that the power granted expires on the date specified even if the service member, after the date of execution of the document, is reported missing to the department.

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1 (22) PROFESSIONAL LIABILITY PROTECTION. (a) 1. If a service member who is 2 called into active state service <u>active duty</u> has coverage under a professional liability 3 insurance policy that does not cover claims filed with respect to the service member 4 during the period of active state service <u>active duty</u> unless the premiums are paid for 5 the coverage for that period, the insurer that provides the coverage shall suspend the 6 service member's coverage under the policy upon receipt of a written request from 7 the service member to do so. The insurer may not require that premiums be paid for 8 the suspended coverage. The insurer shall refund any premium amount already 9 paid for coverage of the service member for the period after the coverage is suspended 10 or shall, at the option of the service member, apply such amount to payment of any 11 premium that becomes due upon reinstatement of the coverage.

Subdivision 1. does not require the suspension of coverage for any other
 person who has coverage under the policy and who is not a service member called into
 active state service active duty or relieve any person of the obligation to pay
 premiums for coverage that is not required to be suspended under subd. 1.

(b) 1. Subject to subd. 2., an insurer that suspends coverage under par. (a) is
not liable with respect to any claim that is based on the professional conduct,
including the failure to take an action in a professional capacity, of the service
member that occurs while the service member's professional liability coverage is
suspended under this subsection.

2. For purposes of subd. 1., a claim that is based on the failure of a professional 22 to make adequate provision for the care of patients during the professional's period 23 of active state service active duty shall be considered to be based on an action or the 24 failure to take action before the beginning of the period during which coverage is

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suspended under this subsection, unless professional services were provided after 2 the date on which the suspension of coverage began.

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3 (c) 1. If a service member whose professional liability insurance coverage is 4 suspended under par. (a) transmits to the insurer, within 30 days after the date on 5 which the service member is released from active state service active duty, a written 6 request for reinstatement of his or her professional liability insurance coverage, the 7 insurer must reinstate the coverage as of the date on which the insurer receives the 8 written request. The period for which the coverage must be reinstated may not be 9 less than the balance of the period for which the coverage would have continued 10 under the policy had the coverage not been suspended.

11 2. Upon receipt of the written request under subd. 1., the insurer shall notify 12 the service member of the due date for paying the premium for the insurance, and 13 the service member shall pay the premium within 30 days after receiving the notice. 14 For the minimum period of reinstatement required under subd. 1., the insurer may 15 not increase the amount of the premium over the amount that was chargeable before 16 the suspension of the coverage for that period, except to the extent of any general 17 increase in premiums charged by the insurer for the same professional liability 18 coverage for persons similarly covered by such insurance during the period of the 19 suspension.

20 (d) 1. Any action or proceeding in any court or before any public agency, as 21 defined in s. 36.54 (2) (a) 2., based on the alleged professional negligence or other 22 professional liability of a service member whose professional liability insurance 23 coverage has been suspended under par. (a) shall be stayed until the end of the period 24 of suspension if all of the following apply:

25

a. The action or proceeding was commenced during the period of suspension.

1	b. The action or proceeding is based on an act or omission that occurred before
2	the date on which the period of suspension began.
3	c. The professional liability insurance policy would, except for the suspension,
4	on its face cover the alleged professional negligence or other professional liability of
5	the service member.
6	2. Whenever an action or proceeding is stayed under subd. 1., the action or
7	proceeding shall be considered to have been filed on the date on which the service
8	member's coverage is reinstated under par. (c) 1.
9	3. In any action or proceeding in which a stay may be granted under subd. 1.,
10	the period during which the professional liability insurance coverage is suspended
11	may not be included in computing any limitations period for commencing the action
12	or proceeding.
13	(e) If a service member whose professional liability insurance coverage is
14	suspended under par. (a) dies during the period of suspension, all of the following
15	apply:
16	1. The requirement to stay any action or proceeding under par. (d) 1. terminates
17	on the date of the service member's death.
18	2. The insurer that suspended the coverage is liable for any claim for damages
19	for the professional negligence or other professional liability of the deceased service
20	member in the same manner and to the same extent as the insurer would be liable
21	if the service member had died while covered by the insurance but before the claim
22	was filed.

(23) NOTICE OF BENEFITS UNDER THIS SECTION. The department shall provide
 each service member a brochure explaining this section when that service member
 enters active state service active duty.

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- History: 2001 a. 24, 105; 2003 a. 69; 2005 a. 149.
 SECTION 117. 21.78 (1) to (4) of the statutes is renumbered 21.63 (1) to (4) and
 amended to read:
- 6

21.63 Employees Local government employees or officers in military

7 service. (1) The governing body of any county, town, city, village, school district, 8 or technical college district A local governmental unit, as defined in s. 66.0135 (1) (c), 9 may grant a leave of absence to any employee or officer who is inducted or who enlists 10 in the U.S. armed forces for a period of military service federal active duty of not more 11 than 4 years unless the employee is involuntarily retained for a longer period. No 12 salary or compensation of the employee or officer shall be paid, nor claim for the 13 salary or compensation exist, during the leave of absence, except as provided in this 14 section. If the employee's or officer's salary or compensation is less in the U.S. armed 15 forces than was paid by the governing body of any county, town, city, village, school district, or technical college district local governmental unit, that governmental unit 16 17 may pay the employee or officer the difference between the salary or compensation 18 paid by the U.S. armed forces and the salary or compensation that the employee or 19 officer was paid by the governing body of any county, town, city, village, school 20 district, or technical college district local governmental unit at the time that he or 21 she enlisted in or was inducted into the U.S. armed forces.

(2) The governing body local governmental unit may provide for safeguarding
the reinstatement and pension rights, as limited in this section, of any employee or
officer so inducted or enlisted.

(3) No employee or officer who is appointed to fill the place of any employee or
 officer so inducted or enlisted shall acquire permanent tenure during the period of
 replacement service.

4 (4) If the leave of absence under sub. (1) is granted to an elected or appointed 5 official or employee and the official or employee has begun service in the U.S. armed 6 forces federal active duty, a temporary vacancy exists and a successor may be 7 appointed to fill the unexpired term of the official or employee, or until the official 8 or employee returns and files an election to resume the office if the date of the filing 9 is prior to the expiration of the term. The appointment shall be made in the manner 10 provided for the filling of vacancies caused by death, resignation, or otherwise, except 11 that no election need be held to fill a temporary vacancy. The appointee has all the 12 powers, duties, liabilities, and responsibilities and shall be paid and receive the compensation and other benefits of the office or position, unless otherwise provided 13 14 by the governing body local governmental unit. Within 40 days after the termination 15 of service in the U.S. armed forces federal active duty, the elected or appointed official 16 or employee, upon filing with the clerk of the <u>local</u> governmental unit, a statement 17 under oath of termination and that the official or employee elects to resume the office 18 or position, may resume the office or position for the remainder of the term for which 19 elected or appointed. The person temporarily filling the vacancy shall cease to hold 20 the office on the date of the filing.

History: 2005 a. 22, 253.

SECTION 118. 21.79 of the statutes is renumbered 21.64 and amended to read:
 21.64 Reemployment after completion of military service federal
 active duty. (1) (a) Any person who has enlisted or enlists in or who has been or
 is inducted or ordered into active service in the U.S. armed forces pursuant to 50 App.

1	USC 301, 401, and 451, or P.L. 87–117 federal active duty for 90 days or more, and
2	any person whose services are requested by the federal government for national
3	defense work as a civilian during a period officially proclaimed to be a national
4	emergency or a limited national emergency, who, to perform the training or service,
5	has left or leaves a position, other than a temporary position, in the employ of any
6	political subdivision of the state or in the employ of any private or other employer,
7	shall be restored to that position or to a position of like seniority, status, pay, and
8	salary advancement as though service toward seniority, status, pay, or salary
9	advancement had not been interrupted by the absence, if all of the following
10	conditions are met:
11	1. The person presents to the employer evidence of satisfactory completion of
12	the period of training or civilian service, or of discharge from the U.S. armed forces
13	under conditions other than dishonorable.
_	
14	2. The person is still qualified to perform the duties of the position.
14	2. The person is still qualified to perform the duties of the position.
14 15	 The person is still qualified to perform the duties of the position. The person makes application for reemployment and resumes work within
14 15 16	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so
14 15 16 17	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from
14 15 16 17 18	 The person is still qualified to perform the duties of the position. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease.
14 15 16 17 18 19	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease. 4. The employer's circumstances have not changed as to make it impossible or
14 15 16 17 18 19 20	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease. 4. The employer's circumstances have not changed as to make it impossible or unreasonable to restore the person.
14 15 16 17 18 19 20 21	 The person is still qualified to perform the duties of the position. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease. The employer's circumstances have not changed as to make it impossible or unreasonable to restore the person. The military service federal active duty was not for more than 4 5 years
14 15 16 17 18 19 20 21 22	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease. 4. The employer's circumstances have not changed as to make it impossible or unreasonable to restore the person. 5. The military service federal active duty was not for more than 4 5 years unless extended by law.
14 15 16 17 18 19 20 21 22 23	 2. The person is still qualified to perform the duties of the position. 3. The person makes application for reemployment and resumes work within 90 days after completion of the training or service, military or civilian, or was so discharged from the U.S. armed forces, or within 6 months after release from hospitalization for service-connected injury or disease. 4. The employer's circumstances have not changed as to make it impossible or unreasonable to restore the person. 5. The military service federal active duty was not for more than 4 5 years unless extended by law. (b) Except as provided in par. (c), in the event of any dispute relating to the
1 2 development shall process any complaint made under this paragraph in the same manner as employment discrimination complaints are processed under s. 111.39.

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(c) If a dispute arises regarding a classified employee of the state relating to the 4 provisions of par. (a), the complaint shall be filed with the director of the office of state 5 employment relations. A decision of the director of the office of state employment 6 relations may be reviewed under ch. 227.

7 (2) The service of any person who is or was restored to a position in accordance 8 with sub. (1) shall be considered not to be interrupted by the absence, except for the 9 receipt of pay or other compensation for the period of the absence and he or she shall 10 be entitled to participate in insurance, pensions, retirement plans, or other benefits 11 offered by the employer under established rules and practices relating to employees 12 on furlough or leave of absence in effect with the employer at the time the person 13 entered or was enlisted, inducted, or ordered into the forces and service. The person 14 whose position was restored may not be discharged from the position without cause 15 within one year after restoration and the discharge is subject to all federal or state 16 laws affecting any private employment and to the provisions of contracts that may 17 exist between employer and employee. Each county, town, city, village political 18 subdivision shall contribute or pay all contributions of the employer to the applicable 19 and existent pension, annuity, or retirement system as though the service of the 20 employee had not been interrupted by military service.

21 (3) If an employer fails or refuses to comply with subs. (1) and (2), a person 22 entitled to the benefits under subs. (1) and (2) may petition the circuit court to require 23 the employer to comply with those subsections. Upon the filing of the petition and 24 on reasonable notice to the employer, the court may require the employer to comply 25 with those subsections and to compensate the person for any loss of wages or benefits

suffered by reason of the employer's action. The court shall order a speedy hearing
and shall advance the case on the calendar. No fees or court costs may be taxed
against a person petitioning the court under this subsection. The action commenced
under this subsection against a private employer, and the trial or hearing of the
action, shall be in any county in which the employment took place or in which the
private employer maintains a place of business, and in all other cases shall be as
provided in s. 801.50.

8 (4) No person who is appointed in the service of the state or of any county, city,
 9 village, or town political subdivision to fill the place of a person entering service in
 10 the U.S. armed forces federal active duty or federal government service under sub.
 11 (1) shall acquire permanent tenure during the period of that replacement service.

(5) If the decision of the circuit court is appealed the person who petitioned the
circuit court under sub. (3) need not file an appeal bond for the security for costs on
the appeal.

15 (6) The restoration of classified employees of the state shall be governed by s.
230.32. The restoration of unclassified state employees shall be governed by this
17 section.

History: 2005 a. 22.
 SECTION 119. 21.80 of the statutes is renumbered 21.65 and amended to read:
 21.65 Reemployment rights after national guard, state defense force,
 or public health emergency service. (1) DEFINITIONS. In this section:

- 21 (a) "Active <u>state</u> service" means any of the following:
- Active service in the national guard or the state defense force under an order
 of the governor issued under this chapter <u>State active duty</u> or active service in the

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national guard under 32 USC 502 (f) that is not considered to be service in the
 uniformed services federal active duty.

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2. Active service with the state laboratory of hygiene under s. 36.25 (11) (em)
for the purpose of assisting the department of health and family services under s.
250.042 during a state of emergency relating to public health declared by the
governor under s. 166.03 (1) (b) 1.

7 3. Active service in the national guard <u>of any state</u> under an order of the
8 governor of that state.

9 (b) "Employer" means a person engaging in any activity, enterprise, or business 10 in this state employing one or more persons on a permanent basis. "Employer" 11 includes the state and any office, department, independent agency, authority, 12 institution, association, society, or other body in state government created or 13 authorized to be created by the constitution or any law, including the legislature and 14 the courts. "Employer" also includes a successor-in-interest of a person employing 15 an individual who has provided notice to that person under sub. (3) (a).

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(c) "Health benefit plan" has the meaning given in s. 632.745 (11).

17 (d) "Qualified" means having the ability to perform the essential tasks of an18 employment position.

(e) "Reasonable efforts" means, with respect to an action required by an
employer under sub. (4) (a) 1., 2., 3., or 4., an action that does not place an undue
hardship on the employer.

(f) "Service in the uniformed services" has the meaning given in 38 USC 4303
(13).

 $\ast\ast\ast\ast$ Note: I do not think we need this definition anymore.

(g) "Undue hardship" means, with respect to an action required by an employer
 under sub. (4) (a) 1., 2., 3., or 4., significant difficulty or expense, when considered
 in light of all of the following:

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1. The nature and cost of the action.

2. The overall financial resources of the facility involved in providing the action,
the number of persons employed at the facility, the effect of providing the action on
the resources and finances of the facility, and any other impact of the action on the
operation of the facility.

9 3. The overall financial resources of the employer, the number of persons
10 employed by the employer, and the number, type, and location of the employer's
11 facilities.

4. The type of operation of the employer, including the composition, structure,
and functions of the employer's workforce, the geographic separateness from the
employer of the facility involved in providing the action, and the administrative and
financial relationship of the facility to the employer.

16 (2) MORE GENEROUS RIGHTS PERMITTED. Nothing in this section prohibits an 17 employer from providing employees who are called into active <u>state</u> service with 18 reemployment rights and benefits that are more generous to the employee than the 19 rights and benefits provided under this section.

(3) REEMPLOYMENT RIGHTS. (a) *Prerequisites*. Subject to par. (d), any person who
 is a resident of this state and absent from a position of employment because of active
 <u>state</u> service is entitled to the reemployment rights and benefits specified in this
 section if all of the following apply:

1	1. Except as provided in par. (b), the person or an appropriate officer in the
2	national guard of this or another state or the state defense force has given advanced
3	notice of the active <u>state</u> service to the person's employer.
4	2. Except as provided in par. (c), the cumulative length of the absence from the
5	position of employment and of all previous absences from a position of employment
6	with the employer by reason of active <u>state</u> service or service in the uniform services
7	state active duty does not exceed 5 years.
	****NOTE: The notes from Randi M. said to stike uniform services from p. 76, (3) (c), and replace with national guard or state defense force. But the note did not say anything about this reference, so I am confused. Are we to count federal active duty in the 5 years?
8	3. Except as provided in par. (f), the person reports to the employer or submits
9	an application for reemployment to the employer as required under par. (e).
10	4. In the case of active <u>state</u> service in the national guard in this or another state
11	or the state defense force, the active <u>state</u> service has not been terminated under
12	other than honorable conditions.
13	(b) <i>Notice not required.</i> No notice is required under par. (a) 1. if the giving of
14	that notice is precluded by military necessity or is otherwise impossible or
15	unreasonable. A determination of military necessity for purposes of this paragraph
16	shall be made according to rules and regulations promulgated by the adjutant
17	general or the federal secretary of defense and is not subject to judicial review.
18	(c) Length of absence limit. The periods of service in the uniform services
19	described in 38 USC 4312 (c) (1) to (4) state active duty and all of the following periods
20	of active <u>state</u> service are not included in calculating the 5-year period specified in
21	par. (a) 2.:

1. Any period of active <u>state</u> service, <u>as defined in sub. (1) (a) 1.</u>, beyond that
 5-year period that is required to complete an initial period of obligated active <u>state</u>
 3 service.

2. Any period of active <u>state</u> service, as defined in sub. (1) (a) 1., for which the
person, through no fault of the person's own, was unable to obtain orders releasing
the person from a period of active <u>state</u> service before the expiration of the 5-year
period.

8 3. Any period of active <u>state</u> service, as defined in sub. (1) (a) 1., that was 9 performed to fulfill any additional training requirements determined and certified 10 in writing by the federal secretary of the army, the federal secretary of the air force, 11 or the adjutant general to be necessary for professional development or for 12 completion of skill training or retraining.

4. Any period of active <u>state</u> service that was performed by a person who was ordered to, or retained in, active <u>state</u> service, other than for training, because of a state emergency declared by the governor, because of a war or national emergency declared by the president of the United States or Congress, because of insurrection, rebellion, riot, invasion, or resistance to the execution of the laws of this state or of the United States, or in support of an operational mission, a critical mission, or any other requirement of the <u>uniform services national guard or state defense force</u>.

- 20 (d) *Exceptions.* An employer is not required to reemploy a person under this
 21 section if the employer shows that any of the following applies:
- 1. The employer's circumstances have so changed as to make reemployment ofthe person impossible or unreasonable.

24 2. The position of employment that the person left to perform active <u>state</u>
25 service was for a brief, nonrecurrent period and there was no reasonable expectation

that the position of employment would continue indefinitely or for a significant
 period of time.

3 3. In the case of a person who is entitled to reemployment under sub. (4) (a) 3.
4 or 4., the accommodations, training, or effort required under sub. (4) (a) 3. or 4. would
5 pose an undue hardship on the employer.

6 (e) *Return procedures.* 1. Subject to subds. 4. and 5., if a person who has been 7 absent from a position of employment because of active state service that lasted for 8 less than 31 days, who has been absent from a position of employment for any period 9 of time for the purpose of an examination to determine the person's fitness to perform 10 active state service, or who has been absent from a position of employment because 11 the person was hospitalized for or was convalescing from an illness or injury that was 12 incurred in or aggravated during the performance of that active <u>state</u> service wishes 13 to receive the reemployment rights and benefits specified in this section, the person 14 must notify the person's employer of the person's intent to return to the position of 15 employment by reporting to the employer by no later than the beginning of the first 16 full regularly-scheduled work period on the first full calendar day following the 17 completion of the active <u>state</u> service, examination, or period of hospitalization or 18 convalescence, a period of time that allows for the safe transportation of the person 19 from the place of active state service, examination, hospitalization, or convalescence 20 to the person's residence, and a rest period of 8 hours following that transportation 21 period or, if through no fault of the person's own reporting to the employer within that 22 time is impossible or unreasonable, by reporting to the employer as soon as possible 23 after that 8-hour rest period.

24 2. Subject to subds. 4. and 5., if a person who has been absent from a position
25 of employment because of active <u>state</u> service that lasted for more than 30 days, but

1 less than 181 days, or who has been absent from a position of employment because 2 the person was hospitalized for or was convalescing from an illness or injury that was 3 incurred in or aggravated during the performance of that active <u>state</u> service wishes 4 to receive the reemployment rights and benefits specified in this section, the person 5 must notify the person's employer of the person's intent to return to the position of 6 employment by submitting to the employer an application for reemployment by no 7 later than 14 days after the completion of the active state service, hospitalization, or 8 convalescence or, if through no fault of the person's own submitting the application 9 within that time is impossible or unreasonable, by submitting to the employer an 10 application for reemployment by no later than the first full calendar day on which 11 submission of the application becomes possible.

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12 3. Subject to subds. 4. and 5., if a person who has been absent from a position 13 of employment because of active <u>state</u> service that lasted for more than 180 days or 14 who has been absent from a position of employment because the person was 15 hospitalized for or was convalescing from an illness or injury that was incurred in 16 or aggravated during the performance of that active <u>state</u> service wishes to receive 17 the reemployment rights and benefits specified in this section, the person must 18 notify the person's employer of the person's intent to return to the position of 19 employment by submitting to the employer an application for reemployment by no 20 later than 90 days after the completion of the active state service, hospitalization, or 21 convalescence or, if through no fault of the person's own submitting the application 22 within that time is impossible or unreasonable, by submitting to the employer an 23 application for reemployment by no later than the first full calendar day on which 24 submission of the application becomes possible.

4. The period of hospitalization or convalescence specified in subds. 1., 2., and
 3. may not exceed 2 years, except that if through no fault of the person's own it is
 impossible or unreasonable for the person to report to the employer within the time
 specified in subd. 1. or to apply for reemployment within the time specified in subd.
 2. or 3., that 2-year period shall be extended by the minimum period of time required
 to accommodate the circumstances that made it impossible or unreasonable for the
 person to report or apply as so required.

5. A person who fails to report to the person's employer within the time specified in subd. 1. or who fails to apply for reemployment within the time specified in subd. 2. or 3. does not automatically forfeit the reemployment rights and benefits specified in this section. Instead, the person shall be subject to the rules, policies, and practices of the person's employer pertaining to discipline for unexcused absences from work.

14 (f) *Documentation.* 1. A person who submits an application for reemployment 15 under par. (e) 2. or 3. must, on the request of the person's employer, provide to the 16 employer documentation to establish that the application was submitted within the 17 time limits specified in par. (e) 2. or 3., that the person's cumulative length of all 18 absences from employment with the employer because of active state service or 19 service in the uniform services state active duty does not, except as permitted under 20 par. (c), exceed 5 years, and, in the case of active state service in the national guard 21 or the state defense force, that the person's service was not terminated under other 22 than honorable conditions.

23 2. An employer may not refuse to reemploy a person who fails to provide any
24 of the documentation specified in subd. 1. because that documentation does not exist
25 or is not readily available at the time the employer requests that documentation. If

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after the person is reemployed documentation becomes available that establishes
 that the person does not meet a requirement specified in subd. 1., the employer may
 terminate the person's employment and the provision of any rights and benefits
 afforded to the person under this section.

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3. An employer may not delay or attempt to defeat a reemployment right that
the employer is obligated to provide under this section by demanding documentation
that does not exist or is not readily available at the time of the demand.

8 (g) *Veterans preferences.* The right of a person to reemployment under this 9 subsection does not entitle the person to retention, preference, or displacement 10 rights over any person who has a superior claim under s. 45.03 (4), 62.13 (4) (d), 63.08 11 (1) (f), 63.37, 63.39 (2m), 66.0509 (1), 230.15 (2m), 230.16 (7) or (7m), 230.21 (1m), 12 230.25, or 230.275.

(h) *Prohibited bases for denial of reemployment.* In determining a person's
right to reemployment and other benefits under this section, an employer may not
deny reemployment or any other benefits based on the timing, frequency, duration,
or nature of the person's active <u>state</u> service or service in the uniform services <u>state</u>
active duty so long as the requirements under par. (a) are met.

18 (4) **R**EEMPLOYMENT POSITIONS. (a) *Prompt reemployment required.* 1. Subject 19 to subds. 3. and 4. and par. (b), an employer shall reemploy a person who is entitled 20 to reemployment under sub. (3) and whose period of active state service was for less 21 than 91 days promptly on completion of that period of active state service in the 22 position of employment in which the person would have been employed if the 23 continuous employment of the person with the employer had not been interrupted 24 by that active <u>state</u> service so long as the person is qualified to perform the duties 25 of that position or, if after reasonable efforts by the employer to qualify the person

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1 to perform those duties the person is not qualified to perform those duties, in the 2 position of employment in which the person was employed on the date on which the 3 person's period of active state service began.

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2. Subject to subds. 3. and 4. and par. (b), an employer shall reemploy a person who is entitled to reemployment under sub. (3) and whose period of active state 6 service was for more than 90 days promptly on completion of that period of active 7 state service in the position of employment in which the person would have been 8 employed if the continuous employment of the person with the employer had not been

9 interrupted by that active state service or in a position of employment of like 10 seniority, status, and pay so long as the person is qualified to perform the duties of 11 that position or, if after reasonable efforts by the employer to qualify the person to 12 perform those duties the person is not qualified to perform those duties, in the 13 position of employment in which the person was employed on the date on which the 14 person's period of active state service began or in a position of employment of like 15 seniority, status, and pay.

16 3. Subject to par. (b), in the case of a person who has a disability that was 17 incurred in or aggravated during a period of active state service and who, after 18 reasonable efforts by the employer to accommodate the disability, is not qualified due 19 to the disability to perform the duties of the position of employment in which the 20 person would have been employed if the continuous employment of the person with 21 the employer had not been interrupted by the active state service, the employer shall 22 reemploy the person promptly on completion of that period of active state service in 23 any other position that is equivalent to that position in seniority, status, and pay, the 24 duties of which the person is qualified to perform or would become qualified to 25 perform with reasonable efforts by the employer, or, if there is no other position of 2

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employment available that is equivalent to that position in seniority, status, and pay, in a position that is the nearest approximation to that equivalent position in terms of seniority, status, and pay, consistent with the person's circumstances.

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4 4. Subject to par. (b), in the case of a person who is not qualified to be employed 5 in the position of employment in which the person would have been employed if the 6 continuous employment of the person with the employer had not been interrupted 7 by the person's active state service or in the position of employment in which the 8 person was employed on the date on which the person's period of active state service 9 began for any reason other than disability incurred in or aggravated during a period 10 of active <u>state</u> service and who cannot become qualified to be so employed with 11 reasonable efforts by the employer, the employer shall reemploy the person promptly 12 on completion of that period of active <u>state</u> service in any other position that the 13 person is qualified to perform and that is the nearest approximation to the position 14 of employment in which the person would have been employed if the continuous 15 employment of the person with the employer had not been interrupted by that active 16 state service, with full seniority, or if no position of employment that is the nearest 17 approximation to that position is available, in a position of employment that the 18 person is qualified to perform and that is the nearest approximation to the position 19 of employment in which the person was employed on the date on which the person's 20 period of active state service began, with full seniority.

(b) *Multiple returning employees.* 1. If 2 or more persons who are entitled to
reemployment under sub. (3) in the same position of employment have reported to
the employer or applied for reemployment in that position, the person who left
employment first shall have the prior right to reemployment in that position.

2. A person who is entitled to reemployment under sub. (3), but who is not
 reemployed because of subd. 1., shall be entitled to reemployment as provided in par.
 (a) 1., 2., 3., or 4., whichever is applicable, in a position of employment that provides
 for similar status and pay as the position described in subd. 1., consistent with the
 person's circumstances, with full seniority.

6 (5) RIGHTS, BENEFITS, AND OBLIGATIONS. (a) Seniority. A person who is 7 reemployed under this section is entitled to the seniority and other rights and 8 benefits determined by seniority that the person had on the last day of employment 9 before the person's active <u>state</u> service began, plus all seniority and other rights and 10 benefits determined by seniority that the person would have had if the continuous 11 employment of the person with the employer had not been interrupted by that active 12 <u>state</u> service.

13 (b) *Continuation of benefits.* 1. Subject to subds. 2. to 5., a person who is absent 14 from employment because of active state service is considered to be on furlough or 15 leave of absence while performing the active <u>state</u> service and is entitled to receive 16 all rights and benefits not determined by seniority that are generally provided by the 17 employer to employees having similar seniority, status, and pay who are on furlough 18 or leave of absence under a contract, agreement, policy, practice, or plan that is in 19 effect on the day on which the active <u>state</u> service began or that is established while 20 the person is performing the active <u>state</u> service.

2. If an employer shows that a person who is absent from a position of 22 employment because of active <u>state</u> service has knowingly provided written notice 23 of the person's intent not to return to a position of employment with the employer 24 after that active <u>state</u> service and, in doing so, was aware of the specific rights and 25 benefits under subd. 1. that the person would lose while absent from the position of

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employment, the person is not entitled to the rights and benefits specified in subd.
 1. while absent from employment.

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3 3. A person who is considered to be on furlough or leave of absence under subd.
4 1. while performing active <u>state</u> service is not entitled to any benefit to which the
5 person would not otherwise be entitled if the person had remained continuously
6 employed.

An employer may require a person who is considered to be on furlough or
leave of absence under subd. 1. while performing active <u>state</u> service to pay the
employee cost, if any, of any benefit that is continued under subd. 1. to the same
extent that other employees who are on furlough or leave of absence are so required.

5. A person who is absent from a position of employment because of active <u>state</u>
service is entitled to receive coverage under a health benefit plan during the absence
and on reemployment as provided in sub. (6).

(c) *Protection from discharge.* An employer that reemploys under this section
a person whose period of active <u>state</u> service lasted for more than 30 days, but less
than 181 days, may not discharge the person within 180 days after the date of
reemployment except for cause. An employer that reemploys under this section a
person whose period of active <u>state</u> service lasted for more than 180 days may not
discharge the person within one year after the date of reemployment except for
cause.

(6) CONTINUATION OF HEALTH CARE COVERAGE. (a) Option to continue coverage.
Notwithstanding s. 632.897, if a person who has coverage under a health benefit plan
in connection with the person's employment is absent from a position of employment
because of active <u>state</u> service, the insurer that issued the health benefit plan shall

1 permit the person, and the person's dependents, to continue coverage under the 2 health benefit plan until the first to occur of the following: 3 1. Eighteen months have elapsed since the person's absence from the position 4 of employment began. 5 2. The day after the date on which the person is required under sub. (3) (e) to 6 report to the employer or apply for reemployment. 7 (b) *Payment of premiums.* A person who elects to continue coverage under par. 8 (a) and who is absent from a position of employment for 30 days or less may not be 9 required to pay more than the employee share, if any, of the cost of the coverage. A 10 person who elects to continue coverage under par. (a) and who is absent from a 11 position of employment for more than 30 days may be required to pay up to 102% of 12 the full premium for that coverage for the period of continued coverage that exceeds 13 30 days. 14 (c) *Reinstatement on reemployment.* If a person's coverage under a health 15 benefit plan in connection with his or her employment was terminated because of the 16 person's active <u>state</u> service and if after returning from that active <u>state</u> service the 17 person is reemployed under sub. (3), coverage under the health benefit plan shall be 18 reinstated for the person and the person's dependents immediately upon 19 reemployment. With respect to the reinstated coverage, no exclusion or waiting

20 period may be imposed that would not have been imposed had the coverage not been
21 terminated because of the active <u>state</u> service.

(7) ENFORCEMENT. (a) *Complaint.* Any person who believes that his or her
employer has failed or refused, or is about to fail or refuse, to provide to the person
any reemployment right or benefit to which the person is entitled under this section
may file a complaint with the adjutant general, in such form as the adjutant general

1 may prescribe by rule, summarizing the allegations that form the basis of the 2 complaint. The adjutant general shall investigate the complaint and, if the adjutant 3 general is reasonably satisfied that the person is entitled to the rights or benefits 4 sought, the adjutant general shall endeavor to resolve the complaint by conference, 5 conciliation, or persuasion. If the adjutant general is not reasonably satisfied that 6 the person is entitled to the rights or benefits sought, the adjutant general may 7 refuse to endeavor to resolve the complaint and shall notify the person who filed the 8 complaint that the person may proceed under par. (b) 2. to enforce the person's rights 9 under this section. If the adjutant general is not able to resolve the complaint, the 10 adjutant general shall notify the person who filed the complaint that the person may 11 proceed under par. (b) 1. or 2. to enforce the person's rights under this section.

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12 (b) *Enforcement procedures.* 1. A person who receives notification under par. 13 (a) that the adjutant general was unable to resolve the person's complaint may 14 request the adjutant general to refer the complaint to counsel, which may include the 15 attorney general, appointed by the governor on the recommendation of the adjutant 16 general for the purpose of prosecuting complaints under this subdivision who shall 17 file a complaint for appropriate relief with the department of workforce development.

2. Subdivision 1. does not preclude a person who has chosen not to file a complaint with the adjutant general under par. (a), whose complaint the adjutant general has refused to endeavor to resolve under par. (a), or who has chosen not to request the adjutant general to refer his or her complaint to counsel under subd. 1. from filing a complaint for appropriate relief with the department of workforce development.

- 3. The department of workforce development shall process a complaint filed
 under subd. 1. or 2. in the same manner that employment discrimination complaints
 are processed under s. 111.39.
- 4 (c) *Retaliation prohibited.* An employer may not discharge or otherwise 5 discriminate against any person for filing a complaint or attempting to enforce a 6 right provided under this section or for testifying or assisting in any action or 7 proceeding to enforce a right provided under this section.
- 8 (d) *Remedies.* If the department of workforce development finds that an 9 employer has failed or refused, or is about to fail or refuse, to provide any 10 reemployment right or benefit to which a person is entitled under this section or has 11 discharged or otherwise discriminated against any person in violation of par. (c), the 12 department of workforce development may order the employer to do any one or more 13 of the following:

Take such action as will fully vindicate the rights and benefits of the person
 under this section.

- 2. Compensate the person for any loss of wages, salary, or other benefits
 suffered because of the failure or refusal to provide reemployment rights or benefits
 under this section or the discharge or other discrimination.
- Pay the person, as liquidated damages, an amount that is equal to the
 amount ordered under subd. 2. if the department of workforce development finds
 that the failure or refusal to provide reemployment rights or benefits under this
 section or the discharge or other discrimination was willful.
- 4. Pay the person costs and reasonable actual attorney fees, if the person is not
 represented by counsel appointed under par. (b) 1.

History: 2001 a. 26, 109; 2003 a. 33, 69; 2005 a. 22, 253.

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1	SECTION 120. 21.78 (5) of the statutes is repealed.
2	SECTION 121. 21.80 (8) of the statutes is repealed.
3	SECTION 122. Subchapter VI of chapter 21 [precedes 21.70] of the statutes is
4	created to read:
5	CHAPTER 21
6	SUBCHAPTER VI
7	WISCONSIN CODE OF MILITARY JUSTICE
8	SECTION 123. 21.37 of the statutes is renumbered 21.70 and amended to read:
9	21.70 The Wisconsin code of military justice. The Wisconsin code of
10	military justice as created by chapter 20, laws of 1969, shall govern governs the
11	conduct of all members of the national guard and any other military force organized
12	under the laws of this <u>the</u> state <u>defense force</u> . The revisor of statutes shall <u>may</u> not
13	print the Wisconsin code of military justice in the statutes.
14	(END)