WISCONSIN SESSION LAWS, 1943

No. 21, S.]

[Published January 29, 1943.

CHAPTER 1.

AN ACT relating to transferring employes of state departments to the 1943 legislature for employment in legislative positions.

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

During the 1943 session of the legislature employes of any state department may be transferred to the legislature for employment in legislative positions and shall receive compensation for their services in such employment at rates prescribed by law for such legislative positions. Such transfer and employment by the legislature shall apply to both male and female employes, notwithstanding section 13.14 of the statutes. Employes so transferred and employed shall retain uninterrupted their civil service rating, sick leave, vacation and other rights under chapter 16 of the statutes and after termination of their employment in such legislative positions shall be returned to the respective departments from which they were transferred for resumption of their regular employment.

Approved January 29, 1943.

No. 22, S.]

[Published February 6, 1943.

CHAPTER 2.

AN ACT to amend 20.01 (5) (b) of the statutes, relating to number of senate legislative stenographers, and making an appropriation.

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

20.01 (5) (b) of the statutes is amended to read:

20.01 (5) (b) * * * Twelve legislative stenographers, who shall be expert in stenography and typewriting, to perform general stenographic and clerical duties for members and committees as assigned by the chief clerk, \$6 per day.

Approved February 5, 1943.