

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2007 Assembly Bill 525

Assembly Amendment 1 and Assembly Amendment 1 to Assembly Amendment 1

Memo published: February 28, 2008 Contact: Anne Sappenfield, Senior Staff Attorney (267-9485)

Under *Assembly Bill 525*, whoever intentionally causes bodily harm or threatens to cause bodily harm to an employee of a first-class city under all of the following circumstances is guilty of a Class H felony:

- At the time of the act or threat, the actor knows or should know that the victim is an employee of a first-class city.
- The victim is enforcing state, county, or city laws, ordinances, or rules at the time of the act or threat or the act or threat is in response to any such enforcement activity.
- There is no consent by the victim.

Assembly Amendment 1 provides that whoever intentionally causes bodily harm to an employee of a county, city, village, or town under all of the following circumstances is guilty of a Class I felony:

- At the time of the act or threat, the actor knows or should know that the victim is an *employee of a county, city, village, or town*.
- The victim is enforcing *or conducting an inspection* for the purpose of enforcing, a state, county, city, village, or town *zoning ordinance*, *building code*, *or other construction law*, *rule*, *standard*, *or plan* at the time of the act or the act is in response to any such enforcement or inspection activity.
- There is no consent by the victim.

Assembly Amendment 1 to Assembly Amendment 1 adds as an element of the offense that the enforcement or inspection complies with any law, ordinance, or rule, including any applicable notice requirement.

Legislative History

Representative Zepnick offered Assembly Amendment 1, and Representatives Albers and Zepnick offered Assembly Amendment 1 to Assembly Amendment 1. The Assembly adopted the amendments on voice votes and passed the bill, as amended, on a voice vote.

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