



***An Act Concerning Work And Schedule Provisions For State Managers.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) Notwithstanding any provision of the general  
2 statutes or the management personnel policy concerning  
3 compensatory time adopted by the Commissioner of Administrative  
4 Services, compensatory time accruals earned by any state manager  
5 who is a permanent employee, as defined in section 5-196 of the  
6 general statutes, remain to the credit of the state manager for use for  
7 the purpose for which such time was granted, provided such accruals  
8 can be verified by written attendance records and provided further,  
9 the state manager has been unable to use such accruals due to  
10 understaffing in the state agency in which the state manager serves as  
11 a manager.

12 Sec. 2. (NEW) Notwithstanding any provision of the general  
13 statutes, each department head, as defined in section 4-5 of the general  
14 statutes, shall provide reasonable notice of any proposed change in the  
15 schedule, shift or assigned facility of any manager employed in the  
16 department. Any change in the shift or facility assignment of any  
17 manager shall be based on seniority, seniority to be determined by  
18 rank and, within rank, by date of appointment to that rank. The  
19 provisions of this section do not apply in the event of an emergency.  
20 For purposes of this section, "reasonable notice" means at least two

21 weeks' advance notice.

**Statement of Legislative Commissioners:**

In section 1, references to "such employee" and "such permanent employee" were deleted and replaced with references to "the state manager" for consistency. In the third sentence of section 2, "shall" was changed to "do" to conform with proper use of language.

**LAB Committee Vote:** Yea 10 Nay 2 JFS-LCO