(a) Purpose and Scope

(1) Purpose. The purpose of this policy is to establish uniform practices for the administration of leave from work for employees.

(2) Scope
   (A) This policy applies to:
       (i) employees who are paid through the Central Payroll Bureau of the Comptroller; and
       (ii) employees of the State Board of Law Examiners, the Maryland State Law Library, the Commission on Judicial Disabilities, and the Maryland Court of Appeals Standing Committee on Rules of Practice and Procedure.
   (B) This policy does not apply to:
       (i) locally funded employees in the Circuit Courts;
       (ii) employees of the Attorney Grievance Commission and the Client Protection Fund;
       (iii) employees of the Register of Wills or the Orphans’ Court; and
       (iv) judges, clerks of court (except for accrual of sick leave), and commissioners.

(b) Definitions

(1) Administrative Head:
   (A) For the Appellate Courts, the Clerk of the Court for all employees under the Clerk’s supervision, and the Chief Judge for all other employees, in the appellate court where the employee works;
   (B) For the Circuit Courts, the Clerk of the Court for all employees under the Clerk’s supervision and the County Administrative Judge for all state employees under his or her supervision;
   (C) The Chief Judge of the District Court for employees of that Court, the Chief Clerk, or the Administrative Clerk or Administrative Commissioner for all employees under his or her supervision;
   (D) For the Administrative Office of the Courts (AOC), the State Court Administrator;
   (E) For any units, the head of the unit where the employee works; or,
   (F) Any person who serves as the authorized designee, by express written designation, of any of the foregoing persons.

(2) Alternative Work Schedule – A work schedule that allows an employee to work a compressed work week or flexible work hours as defined by this policy.

(3) Chargeable Sick Leave Occurrence – All sick leave usage (or other leave used in lieu of sick leave) other than:
   (A) A prescheduled pre-approved absence for a medical appointment; and,
   (B) An absence protected by the Family and Medical Leave Act (FMLA) or that is granted as an accommodation under the Americans with Disabilities Act (ADA).
(4) **Child** – Biological child, adopted child, foster child, stepchild, or child of a person standing in loco parentis.

(5) **Commute Time** – The time it normally takes for an employee to travel from his or her residence to his or her office.

(6) **Contractual Employee** – An employee whose condition of employment and compensation are specified in a personal services contract.

(7) **Exempt Employee** – An employee who is exempt from the overtime provisions of the Fair Labor Standards Act.

(8) **Full-Time** – Having a work schedule of 40 hours per week.

(9) **Health Care Provider** – A doctor of medicine or osteopathy who is authorized to practice medicine or surgery by the state in which the doctor practices;
(A) A podiatrist, dentist, clinical psychologist, optometrist, or chiropractor authorized to practice in any state and performing within the scope of his or her practice as defined under that state’s law;
(B) A nurse practitioner, physician’s assistant, nurse-midwife, or clinical social worker who is authorized to practice under any state’s law and who is performing within the scope of his or her practice as defined under that state’s law;
(C) A Christian Science practitioner listed with the First Church of Christ Scientist in Boston, Massachusetts;
(D) Any health care provider from whom an employer or a group health plan’s benefits manager will accept certification of the existence of a serious health condition to substantiate a claim for benefits;
(E) A health care provider as defined above who practices in a country other than the United States, who is licensed to practice in accordance with the laws and regulations of that country; and,
(F) For non-FMLA purposes, any health care provider accepted by the State Court Administrator.

(10) **Immediate Family Member:**
(A) The legal spouse of the employee;
(B) A child of the employee or spouse;
(C) A parent of the employee or spouse;
(D) A family member for whom the employee or the employee’s spouse is the legal guardian or serves in loco parentis; and
(E) A family member living as a member of the employee’s household.

(11) **In Loco Parentis** – To serve in the place of a parent, and to have and exercise the rights and responsibilities of a parent, including the day-to-day responsibilities of caring for and financially supporting a child.
(12) **Judiciary Human Resources Department (JHRD)** – The department within the AOC that is responsible for, but not limited to, the following functions for State employees in the Maryland Judiciary: human resources policy development, administration, and interpretation; recruitment; employment and orientation services; employee benefits; position classification and salary administration; and employer-employee relations.

(13) **Leave Year** – A period of time beginning with the first day of the first complete pay period of a calendar year and ending with the last day of the pay period that includes December 31 of that calendar year.

(14) **Liberal Leave** – A work status declared for the employee’s office as a result of inclement weather or other sufficient reasons.

(15) **Medical Care** – Medical appointments, medical treatment, or hospitalization.

(16) **Military Caregiver Leave** – Leave allowing a covered spouse, child, parent, or nearest blood relative of a current service member in the Regular Armed Forces, National Guard or Reserves, or a veteran, to use up to 26 weeks to care for the current service member who has incurred a serious injury or illness in the line of duty while on active duty, or to care for a veteran who is undergoing medical treatment, recuperation or therapy for a serious injury or illness that was incurred or aggravated in the line of duty while on active duty at any time during the five years preceding the date of treatment and that manifested itself before or after the member became a veteran.

(17) **Military Exigency Leave** – Leave allowing a covered spouse, parent, or child of an active duty service member or current member of the National Guard or Reserves to take up to 12 weeks of leave due to a qualifying exigency resulting from the covered family member’s active military duty or federal call to active duty status in support of a contingency operation. It includes non-medical, non-routine activities such as:
   (A) Short-notice deployment activities;
   (B) Military events and related activities;
   (C) Childcare and school activities;
   (D) Financial and legal arrangements;
   (E) Counseling;
   (F) Rest and recuperation;
   (G) Post-deployment activities; and,
   (H) Additional activities.

(18) **Non-Exempt Employee** – An employee who is covered by the overtime provisions of the Fair Labor Standards Act.

(19) **Office** – The normal place of business for an employee.

(20) **Overtime** – For a non-exempt employee, hours worked in excess of an employee’s work day, as pre-approved by the administrative head. For an exempt employee, overtime begins to accrue only after
the employee has worked at least 30 minutes beyond the work day. When an employee takes leave for any part of the day, no overtime accrues unless and until the hours worked beyond the employee’s work day exceed the leave hours that were taken.

(21) **Parent** – Biological parent, adoptive parent, foster parent, stepparent, or person standing in loco parentis to a child.

(22) **Part-Time** – Having a work schedule of less than 80 hours per pay period.

(23) **Prior Approval** – Supervisor’s approval of an employee’s leave request prior to the leave being taken (or, if circumstances do not allow for prior approval in the JHRD information system, then oral approval until such approval is possible).

(24) **Regular Employee** – For purposes of this policy, an employee holding a position funded under an approved budget, paid through the Central Payroll Bureau of the Comptroller, and having an assigned position identification number (PIN). This does not include clerks of court, contractual and temporary employees, judges, and law clerks.

(25) **Reinstatement (or Reinstated)** – The re-employment, within three years, of an individual who separated in good standing from employment with the state of Maryland and the restoration of leave benefits.

(26) **Serious Health Condition** – For FMLA purposes means an illness, injury, impairment, or physical or mental condition that involves:

(A) Inpatient care (i.e., an overnight stay) in a hospital, hospice, or residential medical care facility including any period of incapacity, or any subsequent treatment in connection with such inpatient care; or,

(B) Continuing treatment by a health care provider for a serious health condition which involves any one or more of the following:

(i) A period of incapacity (i.e. an inability to work) of more than three full consecutive calendar days, and any subsequent treatment or period of incapacity relating to the same condition that also involves:

(I) Treatment two or more times by a health care provider or by a provider of health care services (e.g. physical therapist) under orders of, or on referral by, a health care provider; or

(II) Treatment by a health care provider on at least one occasion which results in a regimen of continuing treatment under the health care provider’s supervision. (Please note that a regimen of continuing treatment that includes the taking of over-the-counter medications such as aspirin, antihistamines, or salves; or bed rest, drinking fluids, exercises, and other similar activities that can be initiated without visits to a health care provider is not, by itself, sufficient to constitute a regimen of continuing treatment for purposes of FMLA leave.);

(ii) Any period of absence or incapacity due to pregnancy, or for prenatal care (the father or partner may not use FMLA for prenatal care if not married to the mother);
(iii) Any period of incapacity or treatment for such incapacity due to a chronic serious health condition which:
   (I) Requires periodic visits for treatment by a health care provider and,
   (II) Continues over an extended period of time (including recurring episodes of a single underlying condition); and,
   (III) May cause episodic rather than a continuing period of incapacity (e.g. asthma, diabetes, epilepsy, migraines, etc.);
(iv) A period of incapacity that is permanent or long-term due to a condition for which treatment may not be effective. (The employee or family member must be under the continuing supervision of, but need not be receiving active treatment by, a health care provider.);
(v) Any period of absence to receive multiple treatments (including any period of recovery therefrom) by a health care provider or by a provider of health care services under orders of, or on referral by, a health care provider, either for restorative surgery after an accident or other injury, or for a condition that would likely result in a period of incapacity of more than three consecutive calendar days in the absence of medical intervention or treatment, such as cancer (chemotherapy, radiation, etc.), severe arthritis (physical therapy), or kidney disease (dialysis);
(vi) Treatment, including but not limited to examinations, to determine if a serious health condition exists and evaluations of the condition. Treatment does not include routine physical examinations, eye examinations, or dental examinations.

(27) Sick Leave Abuse – The wrongful or improper use of sick leave, to include but not be limited to, using sick leave under false pretenses (such as calling in sick when the employee or immediate family member is not sick, or otherwise attempting to use sick leave in lieu of other leave when the absence is not covered by sick leave), excessive use of sick leave that is not protected by the FMLA or the ADA, or a pattern of usage that could be considered suspect (such as using sick leave excessively or on the work day before and/or the work day after holidays or weekends).

(28) Sick Occurrence – A period of absence, whether paid or unpaid, that is not protected by the FMLA or the ADA, or is not for a prescheduled and preapproved medical appointment.

(29) Temporary Employee – An employee whose condition of employment is not governed by a personal services contract, whose position is not specifically budgeted, and whose period of employment is not to exceed one year from the date of hire.

(30) Unit – The State Board of Law Examiners, the Maryland State Law Library, the Commission on Judicial Disabilities, the Maryland Court of Appeals Standing Committee on Rules of Practice and Procedure.

(31) Unscheduled Leave – Leave that was not approved sufficiently prior to the leave being used as determined by the administrative head.

(32) Work Day – An employee’s normally scheduled work day.

(33) Work Time – Time during which an employee:
4.4 Policy on Leave

Effective: July 1, 2017
Revised: July 1, 2017 / Revised: February 1, 2005

(A) Is on duty, whether at the employee’s principal work site or at an alternate work site;
(B) Is on paid leave for determining payment of wages and leave earnings, except for Workers’ Compensation purposes and for overtime purposes as defined in this policy; and,
(C) With the requisite approval, participates in training activities, conferences, conventions and seminars as a job requirement.

(34) Work Week – A work week is Wednesday through Tuesday.

(c) Policy Statement and General Provision

The need for sufficient employee staffing for the prompt and effective disposition of Judiciary business is a paramount consideration in scheduling any absence, whether for a court-related function, or for personal reasons. This policy is intended to ensure that absences do not interfere unduly with the conduct of Judiciary business or burden judicial resources, and to make scheduling of such absences predictable.

The Maryland Judicial Branch of Government recognizes its employees may, on occasion, need to be absent from work for various reasons. The Judiciary, therefore, provides certain types and amounts of paid leave and unpaid leave which may be used for these absences.

This policy explains the types and amounts of leave earned or granted and the requirements for requesting and using such leave. Leave earned or granted cannot be auctioned or sold.

Pursuant to State Personnel and Pensions Article (SPPA) § 2-301, a state employee who transfers to a position in any unit of State government, regardless of the personnel system governing the position, shall do so without a loss of leave earned or service credit for employment in other units of state government. County or Baltimore City employees who work in a Circuit Court and who transfer directly to a State Judiciary position as a regular employee shall do so without a loss of leave earned or service credit for leave earning purposes, pursuant to this policy.

(d) Absence as an Accommodation

(1) Religious Accommodation. An employee seeking an absence as a religious accommodation is required to follow the procedures set forth in the Judiciary’s Policy on Religious Accommodation.

(2) Disability Accommodation. An employee seeking an absence as an accommodation for a disability is required to follow the procedures set forth in the Judiciary’s Policy on Accommodations of Disabilities.

(e) Types of Leave and Administrative Procedures

(1) Accident Leave. Leave that may be granted to a regular employee to cover an absence due to a job-related compensable injury. Contractual and temporary employees are not eligible for accident leave but may be eligible for temporary total disability benefits (TTD) from the Injured Workers Insurance Fund (IWIF).
(A) Eligibility begins on the initial date of a job-related accidental personal injury sustained by the employee that is ruled to be compensable by IWIF or the Workers’ Compensation Commission (WCC). Paid accident leave equates to two-thirds of the employee’s pay.

(B) Accident leave ends when a medical provider certifies in writing the employee is able to return to work, or at six months from the date of the initial date of injury, or when IWIF or WCC determines it is to be rescinded, whichever first occurs. At that time, the employee may be required to return to work. If not, and the employee’s absence continues, then the employee must use his or her own leave.

(C) If an employee is absent due to a compensable workplace injury and is eligible to use accident leave, then the employee must use accident leave to cover that absence in lieu of using accrued leave.

(D) An absence due to a workplace injury, whether or not eligible for accident leave, may be covered by the FMLA and may be so designated.

(2) Administrative Leave. Leave that may be granted to a regular employee (unless otherwise indicated) for the following purposes:

(A) Delayed Opening or Early/Emergency Release or Closing

(i) Delayed Opening

(I) An employee who is scheduled to work during the opening hours and who reports to work at the time the office is open, will be granted administrative leave for the period of work time missed due to the delayed opening.

(II) An employee who reports to work later than the delayed opening without prior approval will be required to use unscheduled personal leave for the time missed (time of delayed opening to actual arrival time) or, with supervisory approval, may make up the time missed by working beyond the employee’s normal schedule.

(III) An employee who fails to report to work after the office is open, without prior approval, will be required to use unscheduled personal leave for the entire work day, or leave-without-pay if personal leave is not available.

(IV) An employee who is expected to report to a location other than the primary work site, is expected to follow the procedures for that location. The conditions described in the items above would apply, unless the employee’s supervisor notifies the employee otherwise. The employee must consult with the supervisor if this situation occurs.

(V) An employee already scheduled to be on leave when the delayed opening occurs will remain on that leave. The employee will not be granted administrative leave for the period of work time missed while on the pre-approved scheduled leave.

(VI) An employee teleworking from home on a work day when a delayed opening is declared, will be expected to continue to work from home on that work day, if possible. If the employee is incapable of performing work from home due to the cause for the delayed opening of the employee’s office, then the employee may be granted
administrative leave upon the request of the employee and the approval of the administrative head.

(VII) If liberal leave is declared, an employee may use leave pursuant to Section (g) of this policy.

(VIII) Law clerks, and contractual and temporary employees will be paid for the time the office is closed for the above reasons, provided they were scheduled to work during the time the office was closed and they reported for work when the office opened.

(ii) Early Release for Holidays

(I) Pursuant to the August 7, 1998 Administrative Order, entitled “Early Release for Holidays” the Court of Appeals, the Court of Special Appeals, the Circuit Courts, the District Court, the Orphans’ Courts, the offices of the Clerks of Court, the Administrative Office of the Courts, and units shall remain open with at least minimal staff after 2:00 p.m. for normal business hours in the afternoon preceding the day observed for December 25th and January 1st or, if those holidays are observed on Monday, after 2:00 p.m. in the afternoon of the preceding Friday. An employee dismissed at 2:00 p.m. on those days will receive paid administrative leave for the remainder of the employee’s work day. Also refer to the Fact Sheet entitled “Leave Accounting Procedures for Early Release for Holidays” on the JHRD page of the Judiciary’s website.

(II) An employee already scheduled to be on leave when the early release occurs will remain on that leave. The employee will not be granted administrative leave for the period of work time missed while on the pre-approved scheduled leave.

(III) An employee who remains at work following the early release will earn compensatory time at the rate of time and one half.

(iii) Early Release for Inclement Weather or Emergency Conditions. The following applies when a Judiciary location closes its operation earlier than the regular closing time due to inclement weather or emergency conditions:

(I) An employee who is at work, and who is scheduled to work until the end of the employee’s regular work day, will be granted administrative leave for the period of work time missed due to the early closing.

(II) An employee who, with approval, leaves work before an announcement is made about closing, will be charged with leave for the remainder of the employee’s work day.

(III) An employee who, with approval, leaves work after the announcement is made but prior to the closing time, will be charged with leave until the time of closing. The employee will receive administrative leave from the time of closing to the end of the employee’s work day.

(IV) An employee who is working at a location other than the primary work site shall follow the early release procedures for that location.

(V) An employee scheduled to be on leave when an early release occurs will remain on that leave.

(VI) An employee teleworking from home on a work day when an early release/closing is declared, will be expected to continue to work from home and complete his or her work day. If the employee is incapable of performing work from home due to the cause for
the early release/closing, then the employee may be granted administrative leave upon the request of the employee and the approval of the administrative head.

(VII) If liberal leave is declared, an employee may use leave pursuant to Section (h) of this policy.

(iv) Full-Day Closing

(I) Administrative leave will be granted to an employee for a full-day closing if the employee is scheduled to work the full day. An employee on an alternative work schedule with a work day of more than eight hours, will be granted a maximum of eight hours of administrative leave for a full-day closing. The employee will be required to use accrued leave to make up the difference.

(II) An employee scheduled to be off for any portion of the day when the office is closed will be granted administrative leave for that portion of the day when the employee was scheduled to work.

(III) An employee scheduled to work at a location other than the primary work site will follow the closing procedure for that location. The employee may be required to report to work at the employee’s primary work site or an alternative site.

(IV) An employee scheduled to be on leave on the day of an emergency closing, as of the work day preceding the closing, will remain on that leave.

(B) Jury Service (Includes law clerks, and contractual and temporary employees)

(i) An employee who is selected for jury service shall notify his or her supervisor without delay and provide the supervisor with a copy of the jury service notice.

(ii) An employee is eligible for administrative leave for jury service only when the service occurs on a work day and the employee provides documentation confirming the date and time of service on that work day.

(iii) An employee shall return to work when the employee is dismissed from jury service for the day, time permitting, as determined by the employee’s supervisor. In the alternative, the employee may request leave for the remainder of the work day. The employee may request annual, personal, or compensatory leave; or furlough or administrative leave (if such leave is available pursuant to an administrative order for salary reductions and furloughs). The request will be approved or denied at the discretion of the supervisor. This use of leave will not be considered unscheduled leave.

(iv) An employee may use administrative leave for the remainder of the employee’s work day if time does not permit the employee to return to work after being dismissed.

(v) If an employee is summoned and appears for jury service for four or more hours, including travel time, the employee is not required to work a shift that begins on or after 5:00 p.m. on the day of the employee’s appearance for jury service, or before 3:00 a.m. on the day following the appearance for jury service. An employee must use leave if he or she chooses not to report to work. The employee may use annual, personal, compensatory, furlough, or administrative leave (if such leave is available pursuant to an administrative order for salary reductions and furloughs). This use of leave will not be considered unscheduled leave.
4.4 Policy on Leave

Effective: July 1, 2017
Revised: July 1, 2017 / Revised: February 1, 2005

(C) **Legal Action** (Includes law clerks, and contractual and temporary employees). Administrative leave may be granted when the employee or the employee’s child under the age of 18 is subpoenaed to appear in court, grand jury, or administrative agency proceeding as a witness, provided the employee or the child is not a party to the action or a paid witness. Documentation and prior approval are required.

(D) **Military Activity.** Administrative leave may be used for military training or active military duty in a reserve unit of the armed forces or in the organized militia (up to 15 days per year as needed); and for other military related reasons pursuant to SPPA § 9-1107. The employee should provide documentation and advanced notice when possible. Reinstatement to employment after military service is covered by the Uniformed Services Employment and Reemployment Rights Act.

(E) **State Employment Test or State Employment Interview.** Up to four hours of administrative leave may be used for each occurrence, for the travel time to and from the examination or interview, and the time spent at the examination or interview. Documentation and prior approval required. An employee must use accrued leave to cover any additional time off that is needed.

(F) **State Retirement and Pension System Related Seminars.** Up to eight hours of administrative leave may be granted to attend the seminar, if the employee is within five years of retirement by either age or years of service. The administrative head may limit the number of seminars employees are permitted to attend. Prior approval and documentation of attendance are required.

(G) **Serving as an Election Judge** (Refer to Election Law Article § 10-202). A Judiciary employee who serves as an election judge for a statewide or special primary or general election during the hours the employee is otherwise scheduled to work for the Judiciary may use one hour of administrative leave for each hour of service as an election judge, up to a total of eight hours for each day of service. An employee is not granted administrative leave for training to serve as an election judge. Documentation and prior approval are required.

(H) **Disaster Service** (Includes law clerks, and contractual and temporary employees)
   (i) An employee may be entitled to administrative leave for disaster service if:
      (I) The employee is certified by the American Red Cross as a disaster service volunteer;
      and,
      (II) The American Red Cross requests the service of the employee during a disaster that is designated at Level II or above in the regulations and procedures of the National Office of the American Red Cross.
      (III) The employee has been called by the Federal Emergency Management Agency or the Maryland Emergency Management Agency to assist in a declared emergency situation.
   (ii) An employee may use up to 15 work days of administrative leave for disaster service in any 12-month period only after obtaining approval from the employee’s administrative head;
(iii) For purposes of workers’ compensation and the Maryland Tort Claims Act, while an employee is using administrative leave for disaster service, the employee is deemed not to be a Maryland Judicial Branch of Government employee.

(I) **Organ Donation** (Includes law clerks, and contractual and temporary employees. For judges, see the Policy on Judicial Absences from Court)
   (i) An employee may be entitled to administrative leave for organ donation with pay;
   (ii) An employee may use up to seven work days of administrative leave for organ donation in any 12-month period to serve as a bone marrow donor;
   (iii) An employee may use up to 30 work days of administrative leave for organ donation in any 12-month period to serve as an organ donor;
   (iv) An employee may use administrative leave for organ donation only after providing the required documentation and obtaining approval from the employee’s administrative head prior to using the leave.
   (v) The JHRD may require documentation to support requests for this type of leave.

(J) **Bereavement**
   (i) An employee may use 24 hours or, if overnight travel is required, 40 hours of administrative leave after the death of the following family members:
      (I) Immediate family members as defined in this policy;
      (II) Brothers or sisters of the employee or spouse;
      (III) Grandparents or grandchildren (including great-grandparents or great-grandchildren) of the employee or spouse; and,
      (IV) Current sons-in-law or current daughters-in-law of the employee or spouse.
   (ii) An employee may use eight hours of administrative leave after the death of an aunt, uncle, nephew, or niece of the employee or employee’s spouse.
   (iii) Nothing in this subsection is to prevent an employee from requesting, and being granted, in accordance with this policy, annual, personal, or compensatory leave (or leave-without-pay if paid leave is not available) to be used after the death of any family member listed above.
   (iv) The supervisor is responsible for approving the use of administrative leave for bereavement and checking to ensure the proper leave code is recorded on the employee’s time report.
   (v) A supervisor shall notify his or her administrative head whenever a request for such leave appears to be of a suspicious nature. In such cases, or as otherwise determined by the administrative head, an employee may be required to provide documentation that is sufficient to confirm the death and the employee’s relationship to the deceased, which may include, but not be limited to, a published obituary or documentation from the funeral service provider.

(K) **Other Reasons.** As deemed necessary by the Chief Judge of the Court of Appeals or the State Court Administrator.

(3) **Annual Leave.** Leave earned by a regular employee when in a paid status, at a rate determined by the employee’s length of state and local Judiciary service and part-time or full-time status. (Pay period earning rates may vary if the employee had leave-without-pay within the pay period. Part-
time regular employees whose percentage of employment is 50% or greater will earn annual leave on a prorated schedule based on their percentage of employment. Part-time employees whose percentage of employment is less than 50% do not earn annual leave).

(A) Annual leave earned per year, based on years of service:
   (i) Less than five years: 80 hours (3.08 hours per pay period);
   (ii) At least five but less than 10 years: 120 hours (4.62 hours per pay period);
   (iii) At least 10 but less than 20 years: 160 hours (6.17 hours per pay period); and
   (iv) 20 or more years: 200 hours (7.68 hours per pay period).

(B) A Maryland Judicial Branch of Government employee new to state service, or who transfers from another unit of state government, or from a locally funded Judiciary position, is not eligible to use annual leave until the employee has completed six months of service and successfully completed the initial probationary period (if one is required), including any extensions of the probationary period.

(C) The use of annual leave must be requested in advance and will be denied or approved at the discretion of the supervisor. Annual leave may be used only when requested in advance and with the prior approval of the employee’s supervisor, except in instances when liberal leave is declared or the employee is using annual leave in lieu of sick leave.

(D) Annual leave may be used in lieu of sick leave, including for an absence covered by the FMLA. Annual leave used in lieu of sick leave, except for absences covered by the FMLA, shall be treated as an occurrence of sick leave in accordance with Section (e)(10) of this policy.

(E) An employee may accumulate unused annual leave and may carry over from one leave year to the next a maximum of 600 hours of unused annual leave.

(F) Any accumulated and unused annual leave in excess of 600 hours shall be forfeited to the Judiciary Leave Bank at the beginning of the next leave year.

(G) An employee separated from Judiciary service, except for reasons stated in Section (e)(3)(H) below, will be compensated for all unused annual leave upon separation, provided the employee has completed six months of service and completed the initial probationary period if one is required.

(H) An employee whose Maryland Judicial Branch of Government employment is terminated for a cause involving moral turpitude (which may include, but is not limited to, theft, perjury, bribery, forgery, and vice crimes) forfeits all unused annual leave and all compensation for unused annual leave. Annual leave forfeited for this reason will be placed in the Judiciary Leave Bank.

(I) An employee who leaves Judiciary service within six months after the employee’s initial appointment with the Judiciary, or prior to completing the initial probationary period (if one is required), is not eligible to be compensated for unused annual leave, except for any unused
annual leave transferred from another unit of state government or locally-funded Judiciary position.

(4) **Compensatory Leave.** Leave earned by an employee (excluding magistrates, law clerks, and contractual and temporary employees) when working overtime as required by business necessity and approved by the administrative head, or for other reasons described below.

(A) **Reasons for Earning Compensatory Leave:**
  (i) When working on a Judiciary holiday;
  (ii) When working before a delayed opening, if and when directed to do so by the administrative head;
  (iii) When working after an early or emergency release or closing, if and when directed to do so by the administrative head;
  (iv) When, under the employee’s alternative work schedule, the employee’s scheduled day off falls on a paid holiday (a maximum of eight hours);
  (v) For exempt employees, and in some instances for non-exempt employees, when working overtime that is required and has been approved in advance by the administrative head;
  (vi) For part-time regular exempt employees, when working beyond the number of hours equivalent to their percentage of employment. For example, if an employee is a 50% employee, meaning he or she works 40 hours per pay period, then any hours worked beyond 40 will be compensated with compensatory leave at the straight time rate; or,
  (vii) When the Chief Judge of the Court of Appeals, the Chief Judge of the District Court, or the State Court Administrator, based on budgetary constraints or in unusual situations, determines compensation for overtime hours worked shall be offered only as compensatory leave and the employee is notified of such prior to working overtime.

(B) **Regular Exempt Employees**
  (i) A regular exempt employee authorized to work overtime will begin to earn compensatory leave only after the employee has worked at least 30 minutes beyond the work day. Total compensatory leave earned includes the first 30 minutes plus any time worked after the first 30 minutes. Exempt employees earn compensatory leave at the straight time rate for authorized overtime hours worked.
  (ii) Regular exempt employees who, with supervisory approval, work during a Judiciary holiday, delayed opening, or an early/emergency release or closing will earn compensatory leave at the rate of time and one-half for all time worked. This is in addition to holiday or administrative leave granted to the employee for the closing of the employee’s office for such an event. An employee shall not work on these occasions unless he or she has supervisory approval to do so.
  (iii) There is no maximum amount of compensatory leave a regular exempt employee may accumulate.
  (iv) A regular exempt employee may transfer up to 80 hours of unused compensatory leave upon transfer of employment:
    (I) To the State Judiciary from another unit of state government or from a county or city office of a Circuit Court; or,
From the Judiciary to another unit of state government, or to a county or city office of a Circuit Court (if allowed by the local jurisdiction). For Maryland Judicial Branch of Government employees transferring to another unit of state government, leave in excess of 80 hours will be forfeited to the Judiciary Leave Bank.

Up to a maximum of 240 hours of compensatory leave may be paid out to a regular exempt employee only at the time of separation from state service. Compensatory leave exceeding 240 hours at the time of separation will be forfeited to the Judiciary Leave Bank.

(C) **Regular Non-Exempt Employees**

(i) Regular overtime employees (cash overtime eligible) normally are paid cash overtime at the rate of time and one-half for all overtime hours worked except in the circumstances described in this section. The employee must have prior approval to work overtime.

(ii) If the employee requests and the administrative head so permits, or if there is a business necessity as determined by the Chief Judge of the Court of Appeals or the State Court Administrator, then the employee may be compensated with compensatory leave. In such instances, the employee shall receive advance notice that the employee’s compensation will take the form of compensatory leave rather than cash overtime.

(iii) Regular non-exempt employees who, with supervisory approval, work during a Judiciary holiday, delayed opening or an early/emergency release or closing will earn compensatory leave at the rate of time and one-half. This is in addition to holiday or administrative leave granted to the employee for the closing of the employee’s office for such an event. An employee shall not work on these occasions unless he or she has supervisory approval to do so.

(iv) Regular overtime employees may accumulate a maximum of 240 hours of compensatory leave. Any additional hours will be paid in cash.

(v) **Payment for Unused Compensatory Leave**

(I) Unused compensatory leave will be paid out only upon leaving state service or upon transfer to another unit of state government, except as provided in Section (j).

(II) A regular non-exempt employee may transfer up to 80 hours of unused compensatory leave upon transfer of employment to a state-paid Judiciary position from another unit of state government, or from a county or city office of a Circuit Court.

(D) **Contractual and Temporary Employees**

(i) Contractual and temporary employees do not earn compensatory leave and are compensated in cash for all overtime hours worked. The Chief Judge of the Court of Appeals, the Chief Judge of the District Court, the State Court Administrator, or other administrative head may make an exception based on budgetary constraints or in unusual situations, and may determine with notice to the employee that compensation for overtime worked shall be offered only as compensatory leave. This exception generally will apply only in extraordinary circumstances as determined by those listed above. The employee’s supervisor shall keep track of compensatory leave earned and used by a contractual or temporary employee.

(ii) Non-exempt contractual and temporary employees are compensated at the rate of time and one-half for overtime hours worked.
(iii) Contractual and temporary exempt employees are compensated at the straight time rate for authorized overtime hours worked.

(iv) If, at the direction of the supervisor, an overtime or exempt contractual or temporary employee works during a Judiciary holiday, delayed opening, or an early/emergency release, then the employee will be paid at the rate of time and one-half for the time worked. This is in addition to holiday or administrative leave to which the employee may be eligible for such an event.

(E) **Law Clerks.** Law clerks, whether in a regular, contractual or temporary position, are not eligible for cash overtime, do not earn compensatory leave, and are not compensated in any manner for overtime hours worked, nor do they receive additional compensation for working during a Judiciary holiday, delayed opening, or an early/emergency release.

(F) **Permission.** The use of compensatory leave must be requested in advance and will be approved or denied at the discretion of the supervisor, except in instances when liberal leave is declared or the employee is using compensatory leave in lieu of sick leave.

(G) **In Lieu of Sick Leave.** Compensatory leave may be used in lieu of sick leave, including for absences covered by the FMLA. If it is used in lieu of sick leave, then it shall be treated as sick leave when counting sick occurrences in accordance with Section (e)(10) of this policy.

(H) **Required Overtime.** An employee may be required to work overtime regardless of the manner in which the employee will be compensated for those hours.

(I) **Travel.** When an employee is required to work beyond the employee’s normal work day when traveling to or from a work location other than the employee’s office, the employee’s commute time will not be counted when calculating the amount of compensatory leave earned for that day.

(5) **Leave for Contractual and Temporary Employees**

(A) Contractual employees should refer to their contractual agreement for leave information.

(B) Temporary employees should refer to the leave information provided to them when hired.

(6) **Holiday Leave.** Paid leave for a Judiciary holiday granted to an employee who is in paid status when the holiday occurs, and prorated based on percentage of employment.

(A) Full-time employees are granted 11 Judiciary holidays, with pay, per calendar year, or 12 during the year of a general election. Occasionally, additional days may be declared holidays. Employees who work on any of these holidays will be credited with compensatory leave at the rate of time and one-half in addition to the holiday pay.
(B) Part-time employees are granted holiday leave on a prorated schedule based on their percentage of employment.

(C) Employees on alternative work schedules are granted a maximum of eight hours of holiday leave per holiday. The employee must use another form of leave for any additional hours.

(D) A full-time contractual employee is eligible for paid holiday leave if the employee is a full-time contractual employee at the time the holiday occurs and the employee works the day before or the day after the holiday.

(7) Leave-Without-Pay. An absence for which a regular employee is not paid.

(A) The need for sufficient employee staffing for the prompt and effective disposition of Judiciary business is a paramount consideration in scheduling any absence, whether for a court-related function, or for personal reasons. This policy is intended to ensure that absences do not interfere unduly with the conduct of Judiciary business or burden judicial resources, and to make scheduling of such absences predictable.

(B) The granting of an employee’s request for leave-without-pay should not be routine, as the use of leave-without-pay should not be a remedy for poor leave management. The request can and should be denied, except in extraordinary circumstances or when the employee is entitled to such leave by law.

(C) When all paid leave has been exhausted, an employee may request leave-without-pay if the employee is entitled to such leave by law, such as for purposes of active military duty, for absences protected by the FMLA, or as a religious accommodation. This requirement may be waived when the employee is receiving Temporary Total Disability (TTD) benefits by order of the Workers’ Compensation Commission, or in cases involving a military leave of absence.

(D) A request for leave-without-pay shall be submitted to the administrative head. Decisions on such requests are at the discretion of the administrative head, in consultation with the Director of JHRD.

(E) An employee shall be placed in leave-without-pay status when the employee is absent and is ineligible to use paid leave or when the employee is absent without approval.

(F) An employee may be placed on leave-without-pay by the administrative head as a result of a disciplinary suspension.

(G) An employee does not accrue annual and sick leave while in leave-without-pay status, nor does the employee receive payment for holidays. Therefore, leave accruals will be less in a pay period when there is leave-without-pay.
(8) **Personal Leave.** Regular employees are granted up to 48 hours of personal leave\(^1\) at the beginning of each leave year. An employee who transfers to the Judiciary from another unit of state government shall do so without loss of unused personal leave, but shall not be granted additional personal leave for the leave year in which the employee transfers. Employees are advised to retain sufficient personal leave to accommodate emergency situations that may arise throughout the year.

(A) For new employees hired into regular positions, personal leave will be granted as follows:\(^2\)

(i) Hired between January 1 and February 29: 48 hrs.
(ii) Hired between March 1 and April 30: 40 hrs.
(iii) Hired between May 1 and June 30: 32 hrs.
(iv) Hired between July 1 and August 31: 24 hrs.
(v) Hired between September 1 and October 31: 16 hrs.
(vi) Hired November 1 or later: eight hrs. (An employee beginning employment on or after this date may not be allowed to use personal leave due to numerous holidays and staffing issues typical for this period, unless the employee is legally entitled to the absence, such as for ADA, FMLA, or religious accommodation purposes. However, managers should allow the use of personal leave if at all possible.)

(B) **Unscheduled Personal Leave**

Personal leave may be used for any purpose without prior approval a maximum of six times within a leave year.

(i) Use of unscheduled personal leave must meet the following conditions:

(I) The employee notifies the immediate supervisor not later than 15 minutes after the normal reporting time that the employee intends to use personal leave. For proper notification, the employee must speak with the employee’s supervisor or the supervisor’s designee, unless the administrative head determines otherwise. The administrative head may waive a late notification if the employee provides sufficient excuse.

(II) The employee’s absence does not create a shortage of staff in the employee’s office.

(ii) An administrative head may make an exception to the six occurrences limitation only in extraordinary circumstances. The employee’s supervisor is responsible for tracking occurrences of unscheduled personal leave.

(iii) Unless an exception is granted, an unscheduled absence that exceeds the six occurrences of unscheduled leave and that is not covered by sick leave, or is not a result of liberal leave being declared, shall be charged to leave-without-pay. Such an absence is cause for a disciplinary action.

(C) **Scheduled Personal Leave.** A request for personal leave may be denied if there is insufficient notice or the approval would create a shortage of staff, unless the employee is legally entitled to the absence.

---

\(^1\) Up to 56 hours in a leap year.

\(^2\) In a leap year, all amounts of personal leave will increase by 8 hours. Part-time regular employees whose percentage of employment is 50% or greater will be granted personal leave on a prorated basis in accordance with their percentage of employment. Part-time regular employees whose percentage of employment is less than 50% will not be granted personal leave.
(D) Personal leave may be used as sick leave, including for an absence covered by the FMLA. Personal leave used as sick leave that is not covered by the FMLA shall be treated as sick leave when counting sick occurrences.

(E) Personal leave may be used for a religious belief, observance, or practice. If the employee has exhausted the six occurrences of unscheduled personal leave, then the employee must have prior approval to use such leave.

(F) Personal leave is non-accruing and, therefore, unused personal leave cannot be carried over from one leave year to the next. No adjustment to personal leave balances can be made after the close of the leave year. Any personal leave not used by the close of the leave year will be forfeited to the Judiciary Leave Bank. Unused personal leave is not paid out upon separation from state service.

(9) Sick Leave

(A) Accrual. A regular employee and Clerks of the Circuit Court begin earning sick leave from the first day of employment with the Judiciary. A regular full-time employee in paid status accrues a maximum of 120 hours of sick leave per leave year at the rate of 4.62 hours per pay period. A part-time regular employee whose percentage of employment is 50% or greater earns sick leave at a rate based on the percentage of employment. A part-time employee whose percentage of employment is less than 50% does not earn sick leave.

(B) Leave-Without-Pay Status. An employee will not earn sick leave when in leave-without-pay status. An employee, therefore, will earn less sick leave in a pay period when there is leave-without-pay in that pay period.

(C) Carryover. Unused sick leave may be carried over from one leave year to the next with unlimited accumulation.

(D) Permissible Uses. Sick leave may only be used for:
   (i) An illness, disability or medical care of the employee or an immediate family member as defined in this policy;
   (ii) Following the birth of the employee’s child, as follows:
       (I) An employee who gives birth may use sick leave for the period of her own documented incapacity or medical care as a result of giving birth;
       (II) An employee may use sick leave to care for the employee’s spouse during the period of documented incapacity or medical care as a result of giving birth;
       (III) If neither (I) nor (II) apply, then the employee may use up to 240 hours of sick leave to care for the child during the period immediately following the documented birth;
       (IV) An employee who wishes to be absent from work for the birth of a child beyond the period of sick leave allowed in either (I), (II), or (III) will be required to use other types of paid leave.
(iii) When a child is placed with the employee(s) for adoption or foster care.
   (I) An employee(s) may use accrued sick leave to care for the child immediately following the placement of the child with the employee(s) for adoption or foster care.
   (II) An employee(s) must provide official documentation of the placement of the child with the employee(s).
   (III) An employee(s) may use no more than 240 hours of accrued sick leave for such an absence unless the child is ill or disabled, in which case, the employee(s) may continue to use sick leave if proper documentation of the illness is provided.
   (IV) If two employees are primary care-givers of the child, each employee may use, up to 240 hours of accrued sick leave to care for the child.
   (V) If additional time off is needed that is not covered by sick leave, then the employee must use other types of paid leave.

(E) Denial of Sick Leave or Other Leave Used as Sick Leave

(i) The use of sick leave or other leave used as sick leave may be denied when medical documentation is not produced as required.

(ii) Unless the absence is legally required, the absence may be denied if it will create a critical shortage of staff in the employee’s office as determined by the supervisor, notwithstanding whether the employee has paid leave available.

(F) Sick Leave Not to be Used as Other Paid Leave. Sick leave is not to be used for reasons other than as allowed by this section.

(G) Unused Sick Leave Added to Years of Service. Upon retirement eligibility, unused sick leave is credited towards an employee’s state service at a rate of one month of creditable service for every 22 days of sick leave. Unused sick leave cannot be used to reach retirement eligibility.

(H) Unused Sick Leave upon Separation and Reinstatement. Unused sick leave is not paid out upon separation. If an employee is reinstated within three years of departure from state service, the employee’s sick leave balance will be restored. However, if the employee is reinstated after he or she has retired from state service and the unused sick leave was counted toward years of service for retirement purposes, then the sick leave is not restored.

(I) Documentation

(i) Documentation may be required for the ADA, or the FMLA or if the supervisor reasonably questions the employee’s ability safely to return to work (for example, after a lengthy post-surgical convalescence or a serious contagious illness), or when there is a suspicion of sick leave abuse, and for other reasons determined by the administrative head.

(ii) If medical documentation is required, then documentation should be provided to the supervisor immediately upon the employee’s return to work, unless the delay is due to factors beyond the employee’s control. If the documentation is not provided within the same pay period, then the employee’s absence shall be charged to leave-without-pay until
the employee is able to provide the documentation. The employee may be subject to a disciplinary action for not complying with this requirement within a reasonable time frame.

(iii) The Judiciary may verify the authenticity of medical documentation. Documentation will be rejected if it is not authentic. An employee who submits inauthentic medical documentation shall be subject to termination of employment.

(J) Prescheduled and Pre-approved Medical Appointments

(i) In order not to be a chargeable sick leave occurrence, the use of sick leave for a prescheduled medical appointment of an employee or immediate family member must have prior approval.

(ii) An employee must submit such a request for pre-approval to the employee’s supervisor who shall advise the employee of approval or denial of the request.

(iii) A supervisor may choose to require documentation of a prescheduled medical appointment if he or she is concerned the employee’s use of sick leave for this purpose might be illegitimate, inappropriate, or constitute sick leave abuse.

(K) An Illness of Unknown Duration

(i) An employee diagnosed with an illness of unknown duration is expected to contact his or her supervisor at least once per week. The report should include any changes in the employee’s current condition and anticipated return to work.

(ii) Failure by the employee to communicate with the supervisor as required could lead to a disciplinary action or a determination of job abandonment.

(L) Illness During Annual, Personal, or Compensatory Leave. If an illness occurs during a period of annual, personal, or compensatory leave, an employee may request that the leave be changed to sick leave for the period of illness. The employee will be required to provide medical documentation pursuant to Section (e)(9)(I) of this policy.

(M) Other Leave Used in Lieu of Sick Leave. An employee may use other paid leave in lieu of sick leave. If paid leave is not available, and the employee is entitled to the absence by law, the employee may use leave-without-pay. Other leave used in lieu of sick leave, whether paid or unpaid, will be treated as sick leave for purposes of tracking chargeable sick leave occurrences unless the absence is protected by law.

(N) Employee Responsibility. An employee is expected to conserve and manage his or her own leave in order to be as prepared as possible for emergencies and extended illnesses. An employee is expected to become familiar with and abide by the provisions of this policy, and not to abuse his or her sick leave privileges.

(i) An employee is expected to make every effort to schedule medical appointments so as to avoid as much as possible a disruption to Judiciary operations. When this is not possible, it is the employee’s responsibility to coordinate with the supervisor to schedule the absence at a mutually beneficial time.

(ii) An employee calling in sick for the work day is required to contact his or her supervisor within 15 minutes of the employee’s normal reporting time. The administrative head may
waive a late notification if the employee provides a sufficient excuse. For an absence of
more than one work day, the employee shall follow the call-in procedures required for his or
her office for such absences.

(iii) When requested, it is the employee's responsibility to provide medical documentation
pursuant to Section (e)(9)(l) of this policy.

(O) Management Responsibility

(i) When an employee requests sick leave for a medical appointment, the supervisor is
encouraged to cooperate to the fullest extent possible in resolving any scheduling conflicts.
Unless the supervisor is legally required to approve the absence, the supervisor may deny
the request if the absence would create a hardship on operations. At that point, the
supervisor should work with the employee to schedule the absence at a mutually beneficial
time.

(ii) Supervisors or managers must notify the JHRD when an employee’s absence may be covered
by the FMLA.

(iii) Supervisors shall preserve the confidentiality of any medical information and documentation
given to them by employees (with the exception of management personnel who have a need
to know) and ensure that such information and documentation are retained and secured in a
confidential manner. Documentation must be provided to JHRD or other appropriate parties
upon request.

(iv) The supervisor shall consider all chargeable sick leave occurrences, and the number,
frequency, and basis of them when evaluating an employee’s sick leave usage and
implementing attendance management measures.

(v) The supervisor is responsible for ensuring that the control of sick leave abuse is an integral
part of the management process. This policy has been developed to assist the supervisor in
fulfilling that responsibility. The success of this policy in managing sick leave usage depends
on a consistent application and use of good judgment. Supervisors should regularly monitor
employees’ sick leave usage and take appropriate steps if an employee appears to be
engaged in sick leave abuse. The JHRD can assist in this process by providing leave
accounting reports upon request.

(P) Sick Leave Counseling

(i) The supervisor shall counsel an employee having five or more chargeable sick leave
occurrences within a “rolling” calendar year.

(ii) The purpose of the counseling session is to:

(I) Identify the causes of the employee's absences;

(II) Determine if absences may qualify for the FMLA; and,

(III) Determine if there is sick leave abuse.

(iii) The supervisor may require the employee to submit medical documentation for any period
of illness and for any medical appointment (including illnesses and medical appointments of
an employee’s family member) until the employee’s attendance has significantly improved
for at least six consecutive months.

(iv) If the supervisor suspects an absence might be for a qualifying FMLA condition, then the
supervisor must notify the administrative head and the JHRD.
(v) If there is evidence of sick leave abuse, then the employee will be subject to a disciplinary action up to and including the termination of employment.

(Q) **Exhaustion of Leave.** The Payroll and Leave Accounting Department shall notify the administrative head when an employee has exhausted all paid leave and/or FMLA protections (if eligible) and the employee’s absence continues. The administrative head shall cooperate with the JHRD to develop an appropriate strategy to address the situation.

(R) **Independent Medical Evaluation.** At the discretion of the JHRD, in consultation with the administrative head, an employee may be referred to the State Medical Director or other appropriate medical service for an independent medical evaluation. Good cause for such a referral includes, but is not limited to, determining whether the employee can perform the essential functions (including attendance requirements) of the employee’s position, determining whether the employee poses a threat to the work place, and/or determining whether the employee is in violation of the Judiciary’s Substance Abuse Policy, or for other sufficient reasons as determined by the Judiciary.

(S) **Simultaneous Payment of Leave and Temporary Total Disability (TTD) Benefits Prohibited.** An employee may not collect payment for sick leave or other leave and receive payment for TTD benefits simultaneously. If an employee is collecting TTD benefits, then the employee is prohibited from collecting payment for leave. If it is found an employee has collected payment for leave while also receiving TTD benefits, then the employee must repay to the Judiciary the money received for the leave.

(10) **Time and Leave Reporting.** The employee is responsible for entering the correct hours worked and leave code on the employee’s time report. The employee’s supervisor is responsible for checking the report to ensure its accuracy. The Payroll and Leave Accounting Department will consult with the administrative head or supervisor before making an adjustment to leave codes on an employee’s time report.

(f) **Military Leave of Absence**

(1) A military leave of absence without pay may be granted to an employee who has been called to active duty or voluntarily entered the uniformed services. The employee cannot be required to use accrued leave while on active duty. The employee may, however, choose to use accrued leave. In that case, the leave of absence will not begin until the employee has exhausted accrued leave or the employee decides to discontinue using such leave. In accordance with SPPA § 9-1107, the employee may be entitled to state-paid military administrative leave while serving on active duty. Also refer to the Federal Uniformed Services Employment and Reemployment Rights Act for information on employment rights associated with military service.

(2) An employee must be a member of the uniformed services and have orders for a tour of duty. These orders may be in writing or oral, however, the employee should provide the orders in writing when possible.
(g) Liberal Leave

(1) Employees should be aware that media announcements that liberal leave has been declared for “state” offices do not apply to Judicial Branch operations. When the Chief Judge or the authorized administrative judge declares liberal leave for a particular court or Judiciary office, an employee of that court or office may choose to report to work or to take leave. (Those employees identified by the administrative head as essential employees may be required to report to work when liberal leave is declared.)

(2) The employee shall advise the supervisor of the employee’s decision to use leave and which of the following types of leave the employee wishes to use:
   (A) Annual leave;
   (B) Compensatory leave;
   (C) Personal leave;
   (D) Furlough leave or administrative leave, if such leave is available pursuant to an Administrative Order issued by the Chief Judge of the Court of Appeals;
   (E) Sick leave, if used for the employee’s illness or that of an immediate family member (although the employee will be charged with a chargeable sick leave occurrence if appropriate); or,
   (F) Leave-without-pay, if all paid leave is exhausted.

(3) An employee previously scheduled to be on leave for the work day or part of the work day on which liberal leave is declared shall remain on that leave. If liberal leave has not been declared and an employee wishes to be off on that day, then the employee must request leave pursuant to whatever leave request requirements are applicable for that work location.

(h) Denial of Leave Not Subject to a Grievance

The decision to deny a request for leave or leave-without-pay cannot be the subject of a grievance action, unless a federal or state statute or duly enacted federal or state regulation entitles an employee to the absence.

(i) Leave Pay-Out

(1) The State Court Administrator or Chief Judge of the Court of Appeals may determine annually, based upon budget limitations and the availability of funds in each operating budget, whether to allow eligible employees to cash out any annual or compensatory leave carried over from one leave year to the next that is in excess of that allowed by this policy.

(2) The State Court Administrator or Chief Judge, due to special circumstances or workload demands, can waive the maximum limits on annual and compensatory leave accumulation and carry-over.
(3) An employee who separates from service may receive a lump sum payment for the total accrued annual leave pursuant to Section (e)(3)(G), and/or compensatory leave as of the date of separation, less any indebtedness to the Judiciary. The payment will be made at the employee’s current rate of pay.

(j) **Exceptions**: The Chief Judge of the Court of Appeals or the State Court Administrator may make exceptions to any provision of this policy.

(k) **Interpretive Authority**: The JHRD is responsible for the interpretation of this policy.

(l) **Not a Contract**: This policy does not constitute or create an express or implied contract. It is not intended to, and does not, create contractual obligations with respect to any matter it covers.