1999 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-AB169)

Received: 05/10/99				Received By: olsenje				
Wanted: Soon For: Carol Kelso (608) 266-0485 This file may be shown to any legislator: NO				Identical to LRB:				
					By/Representing: Chris Drafter: olsenje Alt. Drafters:			
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Subject: Criminal Law - sentencing				Extra Copies:				
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Instruc	tions:							
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Drafting History:				
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5068

Chris Rep Kelso's office

Sub to AB (69

change "gresent" to "aware that erime occurrieg".

change "child" to "minor" (?)

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1999

Date (time) needed



SUBSTITUTE AMENDMENT

LRB s 0068 / /

SUBSTITUTE AMENDMENT [TO A BILL]

JEO : [LQ:___

[rev: 6/2/98 1999DF03(fm)]

Use the appropriate components and routines developed for substitute amendments.

ТО	1999 SB (AB) 100 (KRB) (KRB)
AN ACT [genera	ate catalog] to repeal ; to renumber ; to consolidate and
renumber ;	to renumber and amend ; to consolidate, renumber and
$amend \dots; to d$	amend ; to repeal and recreate ; and to create of the
statutes; relati	ng to:
•••••	
• • • • • • • • • • • • • • • • • • • •	
standard pl	ne state of Wisconsin, represented in senate and assem-
SECTION #.	

1999 ASSEMBLY BILL 169

March 4, 1999 – Introduced by Representatives Kelso, Porter, Ladwig, Kreibich, Brandemuehl, Freese, Musser, Plale and Nass. Referred to Committee on Criminal Justice.

 Δ N ACT to renumber and amend 939.621; and to create 939.621 (2) of the

statutes; relating to: domestic abuse and providing a penalty.

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Analysis by the Legislative Reference Bureau

Current law provides a number of penalty enhancement provisions to allow for increased penalties whenever crimes are committed under specified circumstances. One such penalty enhancement provision relates to the commission of a crime following an arrest for a domestic abuse incident. Generally, a person who is arrested in a domestic abuse incident must avoid contact with the alleged victim for 72 hours immediately following the arrest. If the arrested person commits another act of domestic abuse during the 72-hour period and that act constitutes a crime, the maximum period of imprisonment for the crime may be increased by not more than two years.

This bill provides for an enhanced penalty for certain felony battery offenses and for battery or threat to a witness, if the offense is committed during a domestic abuse incident. Under the bill, the maximum period of imprisonment for the covered offenses may be increased by not more than five years if all of the following apply:

1) the conduct constituting the battery involved an act by the defendant against his or her spouse or former spouse, against an adult with whom the defendant resides or formerly resided or against an adult with whom the defendant has created a child;

ASSEMBLY BILL 169

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and 2) a child of the defendant or the victim was present at the time and place the battery was committed.

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

SECTION 1. 939.621 of the statutes is renumbered 939.621 (1) and amended to read:

939.621 (1) OFFENSES COMMITTED DURING NO-CONTACT PERIOD. If a person commits an act of domestic abuse, as defined in s. 968.075 (1) (a) and the act constitutes the commission of a crime, the maximum term of imprisonment for that crime may be increased by not more than 2 years if the crime is committed during the 72 hours immediately following an arrest for a domestic abuse incident, as set forth in s. 968.075 (5). The 72-hour period applies whether or not there has been a waiver by the victim under s. 968.075 (5) (c). The victim of the domestic abuse crime does not have to be the same as the victim of the domestic abuse incident that resulted in the arrest. The penalty increase under this section subsection changes the status of a misdemeanor to a felony.

SECTION 2. 939.621 (2) of the statutes is created to read:

939.621 (2) COMMITTING BATTERY IN THE PRESENCE OF A CHILD. (a) If an adult person is convicted of a crime specified in s. 940.19 (2) to (6), 940.20 (1m) or 940.201, the maximum term of imprisonment for the crime may be increased by not more than 5 years if all of the following apply:

1. The conduct constituting the crime involved an act by the adult person against his or her spouse or former spouse, against an adult with whom the adult person resides or formerly resided or against an adult with whom the adult person has operated a child.

ASSEMBLY BILL 169

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1	2. At the tippe of the conduct constituting the crimes a natural child, adopted
2	child, foster child, treatment foster child or stepchild of the adult person or the victimes
3	was present at the place where the crime was committeen
4	(b) This subsection provides for the enhancement of the penalties applicable

(b) This subsection provides for the enhancement of the penalties applicable for the underlying crime. The court shall direct that the trier of fact find a special verdict as to all of the issues specified in par. (a).

SECTION 3. Initial applicability.

(1) This act first applies to offenses committed on the effective date of this subsection.

10 (END)

Was committed in the presence of or was seen or heard by a minor who is

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