

**1999 DRAFTING REQUEST**

**Assembly Amendment (AA-ASA1-AB133)**

Received: 06/26/99

Received By: mdsida

Wanted: Soon

Identical to LRB:

For: Assembly Democratic Caucus 6-9639

By/Representing: Adrian

This file may be shown to any legislator: NO

Drafter: mdsida

May Contact:

Alt. Drafters:

Subject: Correctional System - prisons

Extra Copies:

**Pre Topic:**

No specific pre topic given

**Topic:**

End private business prison employment program

**Instructions:**

See Attached

**Drafting History:**

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	mdsida 06/26/99	chanaman 06/26/99	martykr 06/27/99	_____	gretskl 06/27/99	lrb_docadmin 06/28/99	

FE Sent For:

<END>

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/1	mdsida	cmd 6/24 11	sm6 24	<del>2/6</del> sm/24			

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ADC

4. Language to assure public employees, regardless of sex, working in positions of comparable worth are paid the same by adopting these provisions:
- Provide that discrimination in salary because of sex shall be an unlawful discriminatory practice;
  - Define the unlawful discriminatory practice as a practice whereby employees in a particular position or title are paid at a salary or rate lower than that which other employees of the opposite sex in a comparable position or title are compensated;
  - Define comparable worth as measured by skill, effort, and responsibility normally required in the performance of work and conditions under which work is normally performed;
  - Prohibit an employer in violation of this section to reduce the compensation of any employee or position in order to comply with this section;
  - Provide that this section shall not prohibit different compensation pursuant to a seniority system and;
  - Provide that this section shall not impede, infringe or diminish the rights and benefits contained in a collective bargaining agreement or diminish the integrity of an existing bargaining agreement.

**Amendment 3 by request of Rep. Bob Turner**

1. Impose a 5 year ban on corporations from receiving any state grants or any other state aid if that corporation rescinds any previously negotiated employee health benefits or pension plans. No fiscal impact.
2. End all prison industries programs by the end of the biennium. No fiscal impact other than potential revenue gain.
3. Require that every school board's instructional program in state, national, and world history include information on the history of organized labor in America and the collective bargaining process. No fiscal impact. (Lehman bill - AB 130)
4. Repeal Vrakas **Motion #192**, weakening prevailing wage law to return to JFC position (motion #458)

**Amendment 4 by request of Rep. Lee Meyerhofer**

Repeal Owens **Motion #237**, relating to DOA, DOT and public works contracts.

With these notes, I have attached copies of the New York summaries where the language for the prevailing wage law (Items 2, 3 & 4 in amendment 2) was taken. In addition, copies of the Republican motions to be deleted are also attached.

Any questions relating to the drafting of these amendments please contact Scott Adrian at 6-9639 or at home at 280-9289. In addition, I can be reached by cell at 345-0422.

16.75 1 a 1  
6 c

P/c to Scott Adman

Wants to end Fabry + other contracts

1 Explained other part of prison indentures -  
He doesn't want to affect them.

End prog. by end of biennium.



State of Wisconsin  
1999 - 2000 LEGISLATURE

LRBb1310/1

MGD:.....

*emr*

**ASSEMBLY AMENDMENT ,  
TO ASSEMBLY SUBSTITUTE AMENDMENT 1,  
TO 1999 ASSEMBLY BILL 133**

1

At the locations indicated, amend the substitute amendment as follows:

2

(END)

*(Insert*



State of Wisconsin  
1999 - 2000 LEGISLATURE

1310 (r)

LRBb083712

MGD:wlj:km

CAT

*Handwritten initials*

SDC:.....Walter - 2770, Terminating private business prison employment program

FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

*Assembly*

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

*Insert*

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 187, line 5: decrease the dollar amount for fiscal year 2000-01 by  
3 \$693,000 to decrease funding for the purpose for which the appropriation is made.

4 2. Page 1324, line 15: delete the material beginning with that line and ending  
5 with page 1325, line 17 and substitute:

6 "SECTION 2718ex. 303.01 (2) (em) of the statutes is repealed."

7 3. Page 1326, line 6: delete the material beginning with that line and ending  
8 with page 1327, line 12.

1           4. Page 1507, line 14: delete the material beginning with that line and ending  
2 with page 1508, line 12, and substitute:

3           “(2fm) PRIVATE BUSINESS PRISON EMPLOYMENT CONTRACTS.

4           (a) In this subsection, “prison contract” means a contract between the  
5 department of corrections and a private business under section 303.01 (2) (em), 1997  
6 stats.

7           (b) Notwithstanding section 303.01 (2) (em), 1997 stats., beginning on the  
8 effective date of this subsection, the department of corrections may not enter into,  
9 renew or extend a prison contract.

10           (c) The department of corrections shall take all steps necessary, consistent with  
11 the terms of the contract, to terminate each prison contract no later than <sup>June 30, 2001</sup> ~~the 210th~~  
12 ~~day after the day of publication.”~~ <sup>^</sup>

13           5. Page 1608, line 4: delete lines 4 to 8 and substitute:

14           “(5gm) SUNSET OF PRIVATE BUSINESS PRISON EMPLOYMENT PROGRAM. The  
15 treatment of sections 20.410 (1) (gi), (hm) and (km), 108.07 (8) (b), 303.01 (2) (em),  
16 (8) (b), (c), (d) and (e), 303.06 (3) and 303.21 (1) (b) of the statutes takes effect on ~~the~~  
17 ~~210th day after the day of publication.”~~

18           <sup>July 1, 2001</sup>

(END)