

State of Misconsin 2011 - 2012 LEGISLATURE



2011 SENATE BILL 350

December 27, 2011 – Introduced by Senators Olsen, S. Coggs, Erpenbach, Lassa, Schultz, Shilling and Wanggaard, cosponsored by Representatives A. Ott, Ballweg, Bies, Billings, Brooks, Doyle, Endsley, Jacque, Marklein, Petrowski, Petryk, Ringhand, Ripp, Sinicki, Spanbauer, Staskunas, Steineke and Wynn. Referred to Committee on Judiciary, Utilities, Commerce, and Government Operations.

AN ACT *to renumber and amend* 939.621; and *to create* 939.621 (1) of the statutes; **relating to:** increased penalty for repeated domestic abuse offenses and providing a penalty.

Analysis by the Legislative Reference Bureau

Under current law, if a person is arrested for a domestic abuse crime and commits a second domestic abuse crime (against the same victim or a different victim) within 72 hours after being arrested for the first crime, the person's maximum term of imprisonment for the second crime may be increased by up to two years. Additionally, the penalty increase changes the status of the second crime from a misdemeanor to a felony.

Current law generally requires a court to impose a domestic abuse surcharge on a person who commits certain criminal acts 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 created a child. This surcharge is in addition to any other fines or terms of imprisonment.

Under this bill, the same increase in the term of imprisonment and the same change from a misdemeanor to a felony also applies to a person who was convicted, on two separate occasions, of a felony or a misdemeanor for which a court imposed a domestic abuse surcharge during the ten–year period immediately prior to the commission of the crime for which the person presently is being sentenced. Under the bill, any time the person spent in jail or in prison does not count in computing the preceding ten–year period.

SENATE BILL 350

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Because this bill creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report concerning the proposed penalty and the costs or savings that are likely to result if the bill is enacted.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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 (2) and amended to read:

939.621 **(2)** 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) person is a domestic abuse repeater. 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 prior arrest or conviction. The penalty increase under this section changes the status of a misdemeanor to a felony.

Section 2. 939.621 (1) of the statutes is created to read:

939.621 **(1)** In this section, "domestic abuse repeater" means either of the following:

(a) A person who commits, during the 72 hours immediately following an arrest for a domestic abuse incident as set forth in s. 968.075 (5), an act of domestic abuse, as defined in s. 968.075 (1) (a) that constitutes the commission of a crime. For the

SENATE BILL 350

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purpose of the definition under this paragraph, the 72–hour period applies whether or not there has been a waiver by the victim under s. 968.075 (5) (c).

(b) A person who was convicted, on 2 separate occasions, of a felony or a misdemeanor for which a court imposed a domestic abuse surcharge under s. 973.055 (1) or waived a domestic abuse surcharge pursuant to s. 973.055 (4), during the 10-year period immediately prior to the commission of the crime for which the person presently is being sentenced, if the convictions remain of record and unreversed. For the purpose of the definition under this paragraph, it is immaterial that sentence was stayed, withheld or suspended, or that the person was pardoned, unless such pardon was granted on the ground of innocence. In computing the preceding 10-year period, time that the person spent in actual confinement serving a criminal sentence shall be excluded.

SECTION 3. Initial applicability.

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

16 (END)