

2013 DRAFTING REQUEST

Bill

Received: 10/10/2012 Received By: agary
Wanted: As time permits Same as LRB: -1833
For: Fred Risser (608) 266-1627 By/Representing: Terry Tuschen
May Contact: Drafter: agary
Subject: Beverages Addl. Drafters: mkunkel

Extra Copies:

Submit via email: YES
Requester's email: Sen.Risser@legis.wisconsin.gov
Carbon copy (CC) to: aaron.gary@legis.wisconsin.gov

Pre Topic:

No specific pre topic given

Topic:

Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

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>
/P1	agary 2/26/2013	wjackson 10/16/2012	rschluet 10/17/2012	_____	sbasford 10/17/2012		
/P2	mkunkel 3/5/2013	wjackson 3/1/2013	jmurphy 3/1/2013	_____	lparisi 3/1/2013		Crime
/P3	mkunkel	wjackson	jfrantze	_____	sbasford		Crime

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/1	5/1/2013	3/6/2013	3/6/2013	_____	3/6/2013		
		wjackson 5/1/2013	jmurphy 5/1/2013	_____	sbasford 5/1/2013	srose 5/13/2013	Crime

FE Sent For:

~~Order~~  Not Needed

<END>

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Vers. Drafted

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Jacketed

Required

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1 WJ 5/1

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1/3 WJ 3/6

3/6
Rz
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Wanted: **As time permits** Companion to LRB:
For: **Fred Risser (608) 266-1627** By/Representing: **Terry Tuschen**
May Contact: Drafter: **agary**
Subject: **Beverages** Addl. Drafters: **mkunkel**

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Carbon copy (CC) to: **aaron.gary@legis.wisconsin.gov**

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/P2 WLj 3/11 *Jm 3/11* *Jm + RS 3/11*

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/P1	mkunkel	/pl wlj 10/16		_____	_____		

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<END>

Gary, Aaron

To: LRB.Legal; Hanaman, Cathlene; Hurley, Peggy
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request

From: Tuschen, Terry
Sent: Wednesday, October 10, 2012 3:11 PM
To: LRB.Legal
Subject: Senator Risser Wisconsin Lifeline law RUSH draft request

Hi, Senator Risser would like a bill drafted (a Preliminary draft) that is based on the suggestion of a UW student in his district that would be sort of a "good Samaritan" bill for underage individuals who have consumed alcohol but who have contacted 9-1-1 or the police or EMT's to get medical assistance for an individual who has either consumed too much alcohol or who has been sexually assaulted or is in need of medical assistance for some other reason. I've attached a PDF of their original proposal but also am including links to two other state laws that accomplish the same goal more or less. Please consider this a RUSH, at least getting the primary draft a RUSH so that we can have the student look it over before proceeding further.

Here is the link to Indiana's Life Line law:
<http://www.in.gov/legislative/bills/2012/PDF/SE/SE0274.1.pdf>
And Pennsylvania's law
<http://www.legis.state.pa.us/WU01/LI/LI/US/HTM/2011/0/0066..HTM>

<< File: Morgan Rae Responsible Action proposal.pdf >>

Terry Tuschen
Office of State Senator Fred Risser
220 South, State Capitol
Madison, WI 53707-7882
608.266.1627
Terry.Tuschen@legis.wisconsin.gov

Responsible Action Bill Proposal

- **Victims of Crime**- In those cases where a minor (those who have not reached the legal drinking age) ^{underage?} has been a victim of sexual assault and/or a violent crime while under the influence of alcohol, neither the State of Wisconsin, nor city or university police will pursue disciplinary actions against the student victim (or against a witness) for his or her improper use of alcohol (e.g., underage drinking). A student victim who is under the influence of alcohol at the time of a sexual assault ^{or other violent crime} is entitled assistance and encouraged to seek help.
- **Caller**- When a minor calls on behalf of an impaired individual, remains with that individual until assistance arrives, and fully cooperates with emergency responders, the caller will not be subject to disciplinary action for his or her personal consumption of alcohol (e.g., underage drinking).
- **Person in Need of Medical Attention**- When a minor is in need of medical attention, they will not be subject to a citation for his or her consumption of alcohol if they meet the following conditions:
 - The individual in need of medical attention is coherent enough they know they need help.
 - They cooperate with the emergency responder and give any requested information.
 - The minor may be required to take educational programs or required to do community service.

CRIMES CODE (18 PA.C.S) - PURCHASE, CONSUMPTION, POSSESSION OR
TRANSPORTATION OF LIQUOR OR MALT OR BREWED BEVERAGES BY MINORS

Act of Jul. 7, 2011, P.L. 288, No. 66

Cl. 18

Session of 2011

No. 2011-66

SB 448

AN ACT

Amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in provisions relating to minors, further providing for the offense of purchase, consumption, possession or transportation of liquor or malt or brewed beverages.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 6308 of Title 18 of the Pennsylvania Consolidated Statutes is amended by adding a subsection to read:
§ 6308. Purchase, consumption, possession or transportation of liquor or malt or brewed beverages.

* * *

(f) Exception for person seeking medical attention for another.-
-A person shall be immune from prosecution for consumption or possession under subsection (a) if he can establish the following:

(1) The only way law enforcement officers became aware of the person's violation of subsection (a) is because the person placed a 911 call, or a call to campus safety, police or emergency services, in good faith, based on a reasonable belief and reported that another person was in need of immediate medical attention to prevent death or serious injury.

(2) The person reasonably believed he was the first person to make a 911 call or a call to campus safety, police or emergency services, and report that a person needed immediate medical attention to prevent death or serious injury.

(3) The person provided his own name to the 911 operator or equivalent campus safety, police or emergency officer.

(4) The person remained with the person needing medical assistance until emergency health care providers arrived and the need for his presence had ended.

Section 2. This act shall take effect in 60 days.

APPROVED--The 7th day of July, A.D. 2011.

TOM CORBETT

Second Regular Session 117th General Assembly (2012)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2011 Regular Session of the General Assembly.

SENATE ENROLLED ACT No. 274

AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 7.1-1-3-19.7 IS ADDED TO THE INDIANA CODE AS A **NEW SECTION** TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: **Sec. 19.7. "Law enforcement officer", for purposes of IC 7.1-5-1-6.5, has the meaning set forth in IC 35-41-1-17(a).**

SECTION 2. IC 7.1-5-1-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 3. **Subject to section 6.5 of this chapter**, it is a Class B misdemeanor for a person to be in a public place or a place of public resort in a state of intoxication caused by the person's use of alcohol or a controlled substance (as defined in IC 35-48-1-9).

SECTION 3. IC 7.1-5-1-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 6. **Subject to section 6.5 of this chapter**, it is a Class B misdemeanor for a person to be, or to become, intoxicated as a result of the person's use of alcohol or a controlled substance (as defined in IC 35-48-1-9) in or upon a vehicle commonly used for the public transportation of passengers, or in or upon a common carrier, or in or about a depot, station, airport, ticket office, waiting room or platform.

SECTION 4. IC 7.1-5-1-6.5 IS ADDED TO THE INDIANA CODE AS A **NEW SECTION** TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: **Sec. 6.5. (a) A law enforcement officer may not take a**

SEA 274 — Concur+



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person into custody based solely on the commission of an offense involving alcohol described in subsection (b) if the law enforcement officer, after making a reasonable determination and considering the facts and surrounding circumstances, reasonably believes that all of the following apply:

- (1) The law enforcement officer has contact with the person because the person either:
 - (A) requested emergency medical assistance; or
 - (B) acted in concert with another person who requested emergency medical assistance;
 for an individual who reasonably appeared to be in need of medical assistance due to alcohol consumption.
- (2) The person described in subdivision (1)(A) or (1)(B):
 - (A) provided:
 - (i) the person's full name; and
 - (ii) any other relevant information requested by the law enforcement officer;
 - (B) remained at the scene with the individual who reasonably appeared to be in need of medical assistance due to alcohol consumption until emergency medical assistance arrived; and
 - (C) cooperated with emergency medical assistance personnel and law enforcement officers at the scene.
- (b) A person who meets the criteria of subsection (a)(1) and (a)(2) is immune from criminal prosecution for an offense under:
 - (1) section 3 of this chapter if the offense involved a state of intoxication caused by the person's use of alcohol;
 - (2) section 6 of this chapter if the offense involved the person being, or becoming, intoxicated as a result of the person's use of alcohol; and
 - (3) IC 7.1-5-7-7.
- (c) A person may not initiate or maintain an action against a law enforcement officer based on the officer's compliance or failure to comply with this section.

SECTION 5. IC 7.1-5-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 7. (a) **Subject to IC 7.1-5-1-6.5**, it is a Class C misdemeanor for a minor to knowingly:

- (1) possess an alcoholic beverage;
 - (2) consume it; or
 - (3) transport it on a public highway when not accompanied by at least one (1) of his parents or guardians.
- (b) If a minor is found to have violated subsection (a) while

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operating a motor vehicle, the court may order the minor's driver's license suspended for up to one (1) year. However, if the minor is less than eighteen (18) years of age, the court shall order the minor's driver's license suspended for at least sixty (60) days.

(c) The court shall deliver any order suspending the minor's driver's license under this section to the bureau of motor vehicles, which shall suspend the minor's driver's license under IC 9-24-18-12 for the period ordered by the court.

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Gary, Aaron

From: Tuschen, Terry
Sent: Thursday, October 11, 2012 10:52 AM
To: Gary, Aaron
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request

Hi Aaron, I think they (the students we're drafting this for) and we would like it to cover broader student discipline at Universities as well. And I definitely want it to not only address some student who drank way too much and needs help, but also situations where someone is the victim of rape or other violence. Does that make sense?

From: Gary, Aaron
Sent: Thursday, October 11, 2012 10:26 AM
To: Tuschen, Terry
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request

Hi Terry,

One follow up: The links to other state laws seem to deal only with legal violations, not student affairs-type issues with universities. Do you want this bill to address only violations of law (and citations for such violations)? Or do you want it broader, to cover student discipline at universities too?

Thanks. Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Tuschen, Terry
Sent: Wednesday, October 10, 2012 4:07 PM
To: Gary, Aaron
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request

Hi Aaron, I thought you might be the one. Thanks very much for your help with this.
Terry

From: Gary, Aaron
Sent: Wednesday, October 10, 2012 3:46 PM
To: Tuschen, Terry
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request

Hi Terry,
I'll be the drafter on this. I have entered it as 2013 LRB-0293.

Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

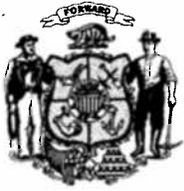
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608.266.1627
Terry.Tuschen@legis.wisconsin.gov



WLj

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

12
10-15
By Fall 10-19

Gen Cat

- 1 AN ACT ...; relating to: citations to underage persons for alcohol beverages
- 2 violations and disciplinary sanctions against University of Wisconsin System
- 3 students for such violations.

Analysis by the Legislative Reference Bureau

Under current law, a person who has not attained the legal drinking age of 21 years and who is not accompanied by his or her parent, guardian, or spouse who is at least age 21 (underage person) may not: 1) procure or attempt to procure alcohol beverages from an alcohol retailer; 2) possess or consume alcohol beverages on licensed retail premises or knowingly possess or consume alcohol beverages elsewhere; 3) enter or be on licensed retail premises, subject to various exceptions; or 4) falsely represent his or her age to obtain alcohol beverages from a retailer (underage violation). A person who commits an underage violation is subject to various penalties, including a forfeiture ranging in amount from \$250 to \$1,000 depending on the number of prior underage violations the person has committed.

Under this bill, an underage person may not be issued a citation for, or convicted of, an underage violation if all of the following apply:

1. A law enforcement officer has contact with the underage person because the underage person requested emergency medical assistance for himself or herself or for another person; another person requested emergency medical assistance for the underage person; or the underage person requested law enforcement assistance to report, request investigation of, or prevent a possible crime.

2. The underage person remains at the scene until emergency medical assistance or law enforcement assistance arrives and thereafter cooperates with

providers of emergency medical assistance or law enforcement assistance. However, this requirement does not apply if the underage person is the person in need of emergency medical assistance and lacks capacity to cooperate.

The bill also prohibits the Board of Regents of the University of Wisconsin System (UWS) and any 2-year or 4-year UWS school from expelling, suspending, or imposing any other disciplinary sanction against a student who commits an underage violation, but only if the bill exempts the student from a citation or conviction for the violation.

(UW)
ne/A

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

1 **SECTION 1.** 36.35 (1) of the statutes is amended to read:

2 36.35 (1) POWER TO SUSPEND; RULES. The board may delegate the power to
3 suspend or expel students for misconduct or other cause prescribed by the board. The
4 Subject to sub. (4), the board shall promulgate rules under ch. 227 governing student
5 conduct and procedures for the administration of violations.

History: 1973 c. 335; 1985 a. 332 s. 251 (1); 1991 a. 316.

6 **SECTION 2.** 36.35 (4) of the statutes is created to read:

7 36.35 (4) UNDERAGE ALCOHOL VIOLATIONS. The board or an institution or college
8 campus may not suspend or expel a student, or impose any other disciplinary
9 sanction against a student, for the student's violation of s. 125.07 (4) (a) or (b) if the
10 student is exempt under s. 125.07 (5) from issuance of a citation for, or conviction of,
11 the violation.

12 **SECTION 3.** 125.07 (4) (bs) (intro.) of the statutes is amended to read:

13 125.07 (4) (bs) (intro.) Any Subject to s. 125.07 (5), any person violating par. (a)
14 is subject to the following penalties:

History: 1981 c. 79, 202, 391; 1983 a. 74, 472, 538; 1985 a. 28, 29, 47, 120, 176, 221, 317, 337; 1987 a. 51, 354; 1989 a. 31, 121, 135, 253, 336, 359; 1991 a. 28, 39, 171, 269; 1993 a. 112, 472; 1995 a. 77, 334; 1997 a. 35, 84, 98, 100, 205, 337; 1999 a. 109; 2003 a. 246; 2005 a. 50; 2007 a. 8, 20; 2011 a. 32.

15 **SECTION 4.** 125.07 (4) (c) (intro.) of the statutes is amended to read:

1 125.07 (4) (c) (intro.) ~~Any Subject to (s. 125.07) (5),~~ ^{Sub.} any person violating par. (b)
2 is subject to the following penalties:

History: 1981 c. 79, 202, 391; 1983 a. 74, 472, 538; 1985 a. 28, 29, 47, 120, 176, 221, 317, 337; 1987 a. 51, 354; 1989 a. 31, 121, 135, 253, 336, 359; 1991 a. 28, 39, 171, 269; 1993 a. 112, 472; 1995 a. 77, 334; 1997 a. 35, 84, 98, 100, 205, 337; 1999 a. 109; 2003 a. 246; 2005 a. 50; 2007 a. 8, 20; 2011 a. 32.

3 **SECTION 5.** 125.07 (5) of the statutes is created to read:

4 125.07 (5) REQUESTS FOR EMERGENCY ASSISTANCE. An underage [✓]person may not
5 be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) [✓]if all of the
6 following apply:

7 (a) A law enforcement officer has contact with the underage person because of
8 any of the following:

9 1. The underage person requested emergency medical assistance for himself
10 or herself or for another person.

11 2. Another person requested emergency medical assistance for the underage
12 person.

13 3. The underage person requested law enforcement assistance to report,
14 request investigation of, or prevent a possible crime. ✓

15 (b) The underage person remains at the scene until emergency medical
16 assistance or law enforcement assistance arrives and thereafter cooperates with
17 providers of emergency medical assistance or law enforcement assistance, including
18 furnishing any requested information. This paragraph [✓]does not apply if the
19 underage person is the person in need of emergency medical assistance and lacks
20 capacity to cooperate when emergency medical assistance arrives.

21 **SECTION 6. Initial applicability.**

Gary, Aaron

From: Tuschen, Terry
Sent: Monday, February 25, 2013 11:15 AM
To: Gary, Aaron
Subject: RE: Risser request: additional provisions to Draft review: LRB -0293/P1 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hi Aaron, for the time being I just want to focus on requesting that there be language included, perhaps non-statutory language, that states that someone who intentionally dials the telephone number "911" or contacts emergency personnel or campus to report an emergency under this bill, knowing that the fact situation which he or she reports does not exist, is subject to [false 911 statute and UW System disciplinary policies, etc.."]

The gist is that some of the legislators the students have spoken to all would feel more comfortable with having being language included for intentional violations of the bill's provisions.

Thanks and let me know if you have any questions.
Terry

From: Gary, Aaron
Sent: Wednesday, January 30, 2013 9:49 AM
To: Tuschen, Terry
Subject: RE: Risser request: additional provisions to Draft review: LRB -0293/P1 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hi Terry,
I do have some questions about the changes you requested.

[snipped]

Fourth, regarding your last paragraph below, did you mean that I should create a new penalty for making a false call? If so, I need to know what the penalty is and whether it is a crime or a civil offense. I also note that it is already a crime to "intentionally dial the telephone number "911" to report an emergency, knowing that the fact situation which he or she reports does not exist." s. 256.35 (10) (a). While this is narrower than the provision proposed here, it seems unlikely to me that a DA would ever be able to prove a case of making a false call "simply to avoid being ticketed" in a circumstance where s. 256.35 (10) (a) would not apply. The DA would basically have to show that there was in fact some medical concern but it wasn't sufficient to justify calling 911.

I'm extremely busy at the moment, but will try to expedite this when I hear back from you with some guidance.
Thanks. Aaron

125.07 (5) Requests for emergency assistance. An underage person may not be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) if all of the following apply:

(a) A law enforcement officer has contact with the underage person because of any of the following:

Gary, Aaron

From: Gary, Aaron
Sent: Wednesday, January 30, 2013 9:49 AM
To: Tuschen, Terry
Subject: RE: Risser request: additional provisions to Draft review: LRB -0293/P1 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hi Terry,

I do have some questions about the changes you requested.

First, the reason I did not refer to 911 calls in the draft is because I think it is underinclusive. If a person needs help and there is some type of emergency responder in the area, 911 may not be called. This could occur, for example, at the Mifflin Street block party or Fright Night on State Street. It probably won't happen often, but sometimes it might. That is why the draft uses the phrase "requested emergency medical assistance" instead of "called 911". Do you want me to limit the draft to apply to only 911 calls or calls to campus safety, police, or emergency services?

Second, regarding your first paragraph below, did you mean to add this at the end of par. (a) 1.? If so, the new language simply doesn't work. (It is copied below to highlight the incongruity.) Or did you mean that the new language should replace the existing language in par. (a) 1.? Even replacing the existing language creates a problem. Subd. 1. is supposed to apply when an underage person calls 911 himself or herself. Subd. 2 applies if someone else calls on behalf of the underage person. The language you requested mixes these concepts together in a way that cannot be cogently drafted with substantially rewriting the draft.

Third, regarding the second paragraph below (in addition to the 911 issue mentioned above again), the language to add is inconsistent with the structure of the draft. Subd. 3. applies to the situation where the police are called because of a possible crime. It does not apply when a person calls to request medical assistance – that is the purpose of subd. 1. So the language suggested doesn't work.

Fourth, regarding your last paragraph below, did you mean that I should create a new penalty for making a false call? If so, I need to know what the penalty is and whether it is a crime or a civil offense. I also note that it is already a crime to "intentionally dial the telephone number "911" to report an emergency, knowing that the fact situation which he or she reports does not exist." s. 256.35 (10) (a). While this is narrower than the provision proposed here, it seems unlikely to me that a DA would ever be able to prove a case of making a false call "simply to avoid being ticketed" in a circumstance where s. 256.35 (10) (a) would not apply. The DA would basically have to show that there was in fact some medical concern but it wasn't sufficient to justify calling 911.

I'm extremely busy at the moment, but will try to expedite this when I hear back from you with some guidance.
Thanks. Aaron

125.07 (5) Requests for emergency assistance. An underage person may not be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) if all of the following apply:

(a) A law enforcement officer has contact with the underage person because of any of the following:

1. The underage person requested emergency medical assistance for himself or herself or for another person and the person placed a 911 call, or a call to campus safety, police or emergency services, in good faith, based on a reasonable belief and reported that another person was in need of immediate medical attention to prevent death or serious injury.

2. Another person requested emergency medical assistance for the underage person.
3. The underage person requested law enforcement assistance to report, request investigation of, or prevent a possible crime. The person reasonably believed he was the first person to make a 911 call or a call to campus safety, police or emergency services, and report that a person needed immediate medical attention to prevent death or serious injury.

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Tuschen, Terry
Sent: Tuesday, January 29, 2013 11:49 AM
To: Gary, Aaron
Cc: Tuschen, Terry
Subject: Risser request: additional provisions to Draft review: LRB -0293/P1 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions
Importance: High

Hi Aaron, after reviewing this with some people and thinking it through, we'd like to add a couple of clarifying provisions to this draft:

(page 3, line 8) add "the person placed a 911 call, or a call to campus safety, police or emergency services, in good faith, based on a reasonable belief and reported that another person was in need of immediate medical attention to prevent death or serious injury."

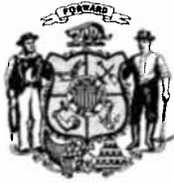
Then add this sentence to (3) (t)he person reasonably believed he was the first person to make a 911 call or a call to campus safety, police or emergency services, and report that a person needed immediate medical attention to prevent death or serious injury.

Also, would you add a provision at the end that clearly states that (and I'm paraphrasing) "anyone who knowingly makes a false call simply to avoid being ticketed is guilty of"

Thanks Aaron, and let me know if you have any questions. And could you put a RUSH on this? I hate to do that but we have some students who want to start showing this to other legislators to get support.

Terry

From: Gary, Aaron
Sent: Thursday, October 11, 2012 2:17 PM
To: Tuschen, Terry
Subject: RE: Senator Risser Wisconsin Lifeline law RUSH draft request



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-029371 P2
ARG&MDK:wlj:rs

RMR

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

by FR
3-1

Regen

- 1 AN ACT *to amend* 36.35 (1), 125.07 (4) (bs) (intro.) and 125.07 (4) (c) (intro.); and
- 2 *to create* 36.35 (4) and 125.07 (5) of the statutes; **relating to:** citations to
- 3 underage persons for alcohol beverages violations and disciplinary sanctions
- 4 against University of Wisconsin System students for such violations *and providing penalties*

Analysis by the Legislative Reference Bureau

Under current law, a person who has not attained the legal drinking age of 21 years and who is not accompanied by his or her parent, guardian, or spouse who is at least age 21 (underage person) may not: 1) procure or attempt to procure alcohol beverages from an alcohol retailer; 2) possess or consume alcohol beverages on licensed retail premises or knowingly possess or consume alcohol beverages elsewhere; 3) enter or be on licensed retail premises, subject to various exceptions; or 4) falsely represent his or her age to obtain alcohol beverages from a retailer (underage violation). A person who commits an underage violation is subject to various penalties, including a forfeiture ranging in amount from \$250 to \$1,000 depending on the number of prior underage violations the person has committed.

Under this bill, an underage person may not be issued a citation for, or convicted of, an underage violation if all of the following apply:

- 1. A law enforcement officer has contact with the underage person because the underage person requested emergency medical assistance for himself or herself or for another person; another person requested emergency medical assistance for the underage person; or the underage person requested law enforcement assistance to report, request investigation of, or prevent a possible crime.

*

insert AWAL-A

2. The underage person remains at the scene until emergency medical assistance or law enforcement assistance arrives and thereafter cooperates with providers of emergency medical assistance or law enforcement assistance. However, this requirement does not apply if the underage person is the person in need of emergency medical assistance and lacks capacity to cooperate.

insert
ANAL - B

add
CRIME
tag

The bill also prohibits the Board of Regents of the University of Wisconsin (UW) System and any two-year or four-year UW System school from expelling, suspending, or imposing any other disciplinary sanction against a student who commits an underage violation, but only if the bill exempts the student from a citation or conviction for the violation and the student has not committed the

~~crime~~ offense described above

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

1 SECTION 1. 36.35 (1) of the statutes is amended to read:

2 36.35 (1) POWER TO SUSPEND; RULES. The board may delegate the power to
3 suspend or expel students for misconduct or other cause prescribed by the board. The
4 Subject to sub. (4), the board shall promulgate rules under ch. 227 governing student
5 conduct and procedures for the administration of violations.

6 SECTION 2. 36.35 (4) of the statutes is created to read:

7 36.35 (4) UNDERAGE ALCOHOL VIOLATIONS. The board or an institution or college
8 campus may not suspend or expel a student, or impose any other disciplinary
9 sanction against a student, for the student's violation of s. 125.07 (4) (a) or (b) if the
10 student is exempt under s. 125.07 (5) ^(a) from issuance of a citation for, or conviction of,
11 the violation.

12 SECTION 3. 125.07 (4) (bs) (intro.) of the statutes is amended to read:

13 125.07 (4) (bs) (intro.) Any Subject to sub. (5) ^(a) any person violating par. (a) is
14 subject to the following penalties:

15 SECTION 4. 125.07 (4) (c) (intro.) of the statutes is amended to read:

16 125.07 (4) (c) (intro.) Any Subject to sub. (5) ^(a) any person violating par. (b) is
17 subject to the following penalties:

and the student has not violated s. 125.07 (5)(b)

NOFF

by dialing the telephone number
911 or by other means;

1 SECTION 5. 125.07 (5) of the statutes is created to read:

2 125.07 (5) REQUESTS FOR EMERGENCY ASSISTANCE. (a) An underage person may not
3 be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) if all of the
4 following apply:

5 1. (a) A law enforcement officer has contact with the underage person because of
6 any of the following:

7 a. The underage person requested emergency medical assistance for himself
8 or herself or for another person.

9 b. Another person requested emergency medical assistance for the underage
10 person.

11 c. The underage person requested law enforcement assistance to report,
12 request investigation of, or prevent a possible crime.

13 2. (b) The underage person remains at the scene until emergency medical
14 assistance or law enforcement assistance arrives and thereafter cooperates with
15 providers of emergency medical assistance or law enforcement assistance, including
16 furnishing any requested information. This ^{subdivision} paragraph does not apply if the
17 underage person is the person in need of emergency medical assistance and lacks
18 capacity to cooperate when emergency medical assistance arrives.

19 SECTION 6. Initial applicability.

20 (1) The treatment of sections 36.35 (1) and (4) and 125.07 (5) of the statutes first
21 applies to violations of section 125.07 (4) (a) and (b) of the statutes committed on the
22 effective date of this subsection.

23 (END)

insert
3-18

2013-2014 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0293/P2ins
ARG:.....

1 **INSERT ANAL-A:**

(no #)

The request for assistance may be made by dialing "911" or by other means.

3 **INSERT ANAL-B:**

that

A person who requests assistance with an intention to claim this protection against citation or conviction for an underage violation knowing that the fact situation ~~which~~ he or she reports does not exist must be fined not less than \$100 nor more than \$600 or imprisoned not more than 90 days or both for the first offense and is guilty of a Class H felony for a subsequent offense within four years. A Class H felony is punishable by a fine not exceeding \$10,000 or imprisonment not exceeding six years or both.

4

5 **INSERT 3-18:**

6 (b) Any person who requests emergency medical assistance or law enforcement
7 assistance, by dialing the telephone number "911" or by other means, with an
8 intention to claim the protections under par. (a) and knowing that the fact situation
9 ~~which~~ ^{that} he or she reports does not exist shall be fined not less than \$100 nor more than
10 \$600 or imprisoned not more than 90 days or both for the first offense and is guilty
11 of a Class H felony for a 2nd or subsequent offense committed within 4 years after
12 the first offense.

13

14

15

Kunkel, Mark

From: Kunkel, Mark
Sent: Friday, March 01, 2013 10:10 AM
To: Tuschen, Terry
Subject: RE: List of disciplinary sanctions under UW rules

UWS 17.10 Disciplinary sanctions.

(1) The disciplinary sanctions that may be imposed for nonacademic misconduct, in accordance with the procedures of ss. UWS 17.11 to 17.13, are any of the following:

- (a) A written reprimand.
- (b) Denial of specified university privileges.
- (c) Payment of restitution.
- (d) Educational or service sanctions, including community service.
- (e) Disciplinary probation.
- (f) Imposition of reasonable terms and conditions on continued student status.
- (g) Removal from a course in progress.
- (h) Enrollment restrictions on a course or program.
- (i) Suspension.
- (j) Expulsion.

(2) One or more of the disciplinary sanctions listed in sub. (1) may be imposed for an incident of nonacademic misconduct.

(3) Disciplinary sanctions shall not include the termination or revocation of student financial aid; however, this shall not be interpreted as precluding the individual operation of rules or standards governing eligibility for student financial aid under which the imposition of a disciplinary sanction could result in disqualification of a student for financial aid.

UWS 17.10 History

History: CR 08-099: cr. Register August 2009 No. 644, eff. 9-1-09.

From: Tuschen, Terry
Sent: Friday, March 01, 2013 10:07 AM
To: Kunkel, Mark
Subject:

http://students.wisc.edu/alcoholinfo/resp_action_guide.html

Terry Tuschen
Office of State Senator Fred Risser
220 South, State Capitol
Madison, WI 53707-7882
608.266.1627
Terry.Tuschen@legis.wisconsin.gov

Kunkel, Mark

From: Tuschen, Terry
Sent: Tuesday, March 05, 2013 2:36 PM
To: Gary, Aaron; Anderson, Bethany
Cc: Kunkel, Mark; Tuschen, Terry
Subject: RE: Draft review: LRB -0293/P2 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hey all, that's fine. I'm glad to hear that Mark has an idea on how to address this issue....I've been playing with words and sentences but haven't quite got it. That's why I'm not a drafter ☺ Anyway, fire away of the changes and thanks very much for help!

Terry

From: Gary, Aaron
Sent: Tuesday, March 05, 2013 2:34 PM
To: Anderson, Bethany
Cc: Kunkel, Mark; Tuschen, Terry
Subject: RE: Draft review: LRB -0293/P2 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hi Bethany,

Mark drafted this piece, so he will be the one working on these changes. I think he has an idea on how to address this issue.

Also, since Sen. Risser is the requester on this draft, we'll need authorization from Sen. Risser's office to proceed with redrafting. Terry, can we do so?

Thanks. Aaron

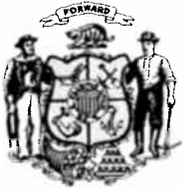
Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Anderson, Bethany
Sent: Tuesday, March 05, 2013 1:21 PM
To: Gary, Aaron
Subject: RE: Draft review: LRB -0293/P2 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Thanks, Aaron! I've talked with Terry, we would like to change the provision that prohibits the UW schools from any repercussions to a student drinking underage. We spoke to the students who have brought this to us. Their intent was to prevent UW schools from being able to expel, suspend, or kick out of the dorms a student in this situation. Not to prevent the schools from requesting the student talk to the Dean, take an alcohol prevention class, or maybe even complete community service.

Is there a way we can re-draft that portion to walk the line of the UW can't impose serious consequences on a student, but they can have some sort of follow up to this situation?

Thanks!
Bethany



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0293/P2
ARG&MDK:wlj:jm P3

O-NOTE

Stayg

Am has been put

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

SOON

123-5

Regen

1 AN ACT to amend 36.35 (1), 125.07 (4) (bs) (intro.) and 125.07 (4) (c) (intro.); and
 2 to create 36.35 (4) and 125.07 (5) of the statutes; relating to: citations to
 3 underage persons for alcohol beverages violations and disciplinary sanctions
 4 against University of Wisconsin System students for such violations and
 5 providing penalties.

Analysis by the Legislative Reference Bureau

Under current law, a person who has not attained the legal drinking age of 21 years and who is not accompanied by his or her parent, guardian, or spouse who is at least age 21 (underage person) may not 1) procure or attempt to procure alcohol beverages from an alcohol retailer; 2) possess or consume alcohol beverages on licensed retail premises or knowingly possess or consume alcohol beverages elsewhere; 3) enter or be on licensed retail premises, subject to various exceptions; or 4) falsely represent his or her age to obtain alcohol beverages from a retailer (underage violation). A person who commits an underage violation is subject to various penalties, including a forfeiture ranging in amount from \$250 to \$1,000 depending on the number of prior underage violations the person has committed.

Under this bill, an underage person may not be issued a citation for, or convicted of, an underage violation if all of the following apply:

1. A law enforcement officer has contact with the underage person because the underage person requested emergency medical assistance for himself or herself or for another person; another person requested emergency medical assistance for the

underage person; or the underage person requested law enforcement assistance to report, request investigation of, or prevent a possible crime. The request for assistance may be made by dialing "911" or by other means.

2. The underage person remains at the scene until emergency medical assistance or law enforcement assistance arrives and thereafter cooperates with providers of emergency medical assistance or law enforcement assistance. However, this requirement does not apply if the underage person is the person in need of emergency medical assistance and lacks capacity to cooperate.

A person who requests assistance with an intention to claim this protection against citation or conviction for an underage violation knowing that the fact situation that he or she reports does not exist must be fined not less than \$100 nor more than \$600 or imprisoned not more than 90 days or both for the first offense and is guilty of a Class H felony for a subsequent offense within four years. A Class H felony is punishable by a fine not exceeding \$10,000 or imprisonment not exceeding six years or both.

The bill also prohibits the Board of Regents of the University of Wisconsin (UW) System and any two-year or four-year UW System school from ~~expelling,~~ ^{specified} ~~suspending, or imposing any other~~ disciplinary sanction against a student who commits an underage violation, but only if the bill exempts the student from a citation or conviction for the violation and the student has not committed the offense described above. (INSEAT 2A)

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.

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

1 **SECTION 1.** 36.35 (1) of the statutes is amended to read:

2 36.35 (1) POWER TO SUSPEND; RULES. The board may delegate the power to
3 suspend or expel students for misconduct or other cause prescribed by the board. The
4 Subject to sub. (4), the board shall promulgate rules under ch. 227 governing student
5 conduct and procedures for the administration of violations.

6 **SECTION 2.** 36.35 (4) of the statutes is created to read:

7 36.35 (4) UNDERAGE ALCOHOL VIOLATIONS. The board or an institution or college
8 campus may not ~~suspend or expel a student,~~ ^{of the following} impose any ~~other~~ disciplinary

IN SCAP 3-3

1 sanction against a student for the student's violation of s. 125.07 (4) (a) or (b) if the
2 student is exempt under s. 125.07 (5) (a) from issuance of a citation for, or conviction
3 of, the violation and the student has not violated s. 125.07 (5) (b)

4 SECTION 3. 125.07 (4) (bs) (intro.) of the statutes is amended to read:

5 125.07 (4) (bs) (intro.) Any Subject to sub. (5) (a), any person violating par. (a)
6 is subject to the following penalties:

7 SECTION 4. 125.07 (4) (c) (intro.) of the statutes is amended to read:

8 125.07 (4) (c) (intro.) Any Subject to sub. (5) (a), any person violating par. (b)
9 is subject to the following penalties:

10 SECTION 5. 125.07 (5) of the statutes is created to read:

11 125.07 (5) REQUESTS FOR EMERGENCY ASSISTANCE. (a) An underage person may
12 not be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) if all of the
13 following apply:

14 1. A law enforcement officer has contact with the underage person because of
15 any of the following:

16 a. The underage person requested emergency medical assistance, by dialing
17 the telephone number "911" or by other means, for himself or herself or for another
18 person.

19 b. Another person requested emergency medical assistance, by dialing the
20 telephone number "911" or by other means, for the underage person.

21 c. The underage person requested law enforcement assistance, by dialing the
22 telephone number "911" or by other means, to report, request investigation of, or
23 prevent a possible crime.

24 2. The underage person remains at the scene until emergency medical
25 assistance or law enforcement assistance arrives and thereafter cooperates with

1 providers of emergency medical assistance or law enforcement assistance, including
2 furnishing any requested information. This subdivision does not apply if the
3 underage person is the person in need of emergency medical assistance and lacks
4 capacity to cooperate when emergency medical assistance arrives.

5 (b) Any person who requests emergency medical assistance or law enforcement
6 assistance, by dialing the telephone number "911" or by other means, with an
7 intention to claim the protections under par. (a) and knowing that the fact situation
8 that he or she reports does not exist shall be fined not less than \$100 nor more than
9 \$600 or imprisoned not more than 90 days or both for the first offense and is guilty
10 of a Class H felony for a 2nd or subsequent offense committed within 4 years after
11 the first offense.

12 **SECTION 6. Initial applicability.**

13 (1) The treatment of sections 36.35 (1) and (4) and 125.07 (5) (a) of the statutes
14 first applies to violations of section 125.07 (4) (a) and (b) of the statutes committed
15 on the effective date of this subsection.

16 (END)

**2013-2014 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0293/P3ins
MDK:.....

1

INSERT 2A:

The prohibited disciplinary sanctions are the following: 1) removal from a course in progress; 2) enrollment restrictions on a course or program; 3) suspension or expulsion; and 4) exclusion from student housing.

2

INSERT 3-3:

3

(a) Removal from a course in progress. ✓

4

(b) Enrollment restrictions on a course or program. ✓

5

(c) Suspension or expulsion. ✓

6

(d) Exclusion from student housing. ✓

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0293/P3dn

MDK:./:...

Wlj

Date

Sen. Risser:

This version is identical to the previous version, except for changes to proposed s. 36.35 (4), which pertains to UW disciplinary sanctions.

Mark D. Kunkel
Senior Legislative Attorney
Phone: (608) 266-0131
E-mail: mark.kunkel@legis.wisconsin.gov

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0293/P3dn
MDK:wlj:jf

March 6, 2013

Sen. Risser:

This version is identical to the previous version, except for changes to proposed s. 36.35 (4), which pertains to UW disciplinary sanctions.

Mark D. Kunkel
Senior Legislative Attorney
Phone: (608) 266-0131
E-mail: mark.kunkel@legis.wisconsin.gov

Kunkel, Mark

From: Tuschen, Terry
Sent: Wednesday, May 01, 2013 10:59 AM
To: Kunkel, Mark
Subject: RE: Draft review: LRB -0293/P3 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Thanks Mark, appreciate it.

T

From: Kunkel, Mark
Sent: Wednesday, May 01, 2013 10:59 AM
To: Tuschen, Terry
Subject: RE: Draft review: LRB -0293/P3 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

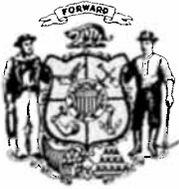
Yes, P3 is the most recent. I will convert it to /1 and get it jacketed for you.

From: Tuschen, Terry
Sent: Wednesday, May 01, 2013 10:36 AM
To: Kunkel, Mark
Subject: RE: Draft review: LRB -0293/P3 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Hi Mark, is /p3 the most recent version of this draft? If so, can you go ahead and make it a /1 so we can get it jacketed?
Thanks and let me know if you have any questions,
Terry

From: LRB.Legal
Sent: Wednesday, March 06, 2013 2:16 PM
To: Risser, Fred A.
Subject: Draft review: LRB -0293/P3 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Following is the PDF version of draft LRB -0293/P3 and drafter's note.



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0293/P3
ARG&MDK:wlj:jf

NOTE

stays ↑ 1
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been
pun

today

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

DWF
5/1
CJM

No changes

Regen ✓

- 1 **AN ACT to amend** 36.35 (1), 125.07 (4) (bs) (intro.) and 125.07 (4) (c) (intro.); and
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- 4 against University of Wisconsin System students for such violations and
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Under current law, a person who has not attained the legal drinking age of 21 years and who is not accompanied by his or her parent, guardian, or spouse who is at least age 21 (underage person) may not 1) procure or attempt to procure alcohol beverages from an alcohol retailer; 2) possess or consume alcohol beverages on licensed retail premises or knowingly possess or consume alcohol beverages elsewhere; 3) enter or be on licensed retail premises, subject to various exceptions; or 4) falsely represent his or her age to obtain alcohol beverages from a retailer (underage violation). A person who commits an underage violation is subject to various penalties, including a forfeiture ranging in amount from \$250 to \$1,000 depending on the number of prior underage violations the person has committed.

Under this bill, an underage person may not be issued a citation for, or convicted of, an underage violation if all of the following apply:

1. A law enforcement officer has contact with the underage person because the underage person requested emergency medical assistance for himself or herself or for another person; another person requested emergency medical assistance for the

underage person; or the underage person requested law enforcement assistance to report, request investigation of, or prevent a possible crime. The request for assistance may be made by dialing "911" or by other means.

2. The underage person remains at the scene until emergency medical assistance or law enforcement assistance arrives and thereafter cooperates with providers of emergency medical assistance or law enforcement assistance. However, this requirement does not apply if the underage person is the person in need of emergency medical assistance and lacks capacity to cooperate.

A person who requests assistance with an intention to claim this protection against citation or conviction for an underage violation knowing that the fact situation that he or she reports does not exist must be fined not less than \$100 nor more than \$600 or imprisoned not more than 90 days or both for the first offense and is guilty of a Class H felony for a subsequent offense within four years. A Class H felony is punishable by a fine not exceeding \$10,000 or imprisonment not exceeding six years or both.

The bill also prohibits the Board of Regents of the University of Wisconsin (UW) System and any two-year or four-year UW System school from imposing specified disciplinary sanctions against a student who commits an underage violation, but only if the bill exempts the student from a citation or conviction for the violation and the student has not committed the offense described above. The prohibited disciplinary sanctions are the following: 1) removal from a course in progress; 2) enrollment restrictions on a course or program; 3) suspension or expulsion; and 4) exclusion from student housing.

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.

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

1 **SECTION 1.** 36.35 (1) of the statutes is amended to read:

2 36.35 (1) POWER TO SUSPEND; RULES. The board may delegate the power to
3 suspend or expel students for misconduct or other cause prescribed by the board. The
4 Subject to sub. (4), the board shall promulgate rules under ch. 227 governing student
5 conduct and procedures for the administration of violations.

6 **SECTION 2.** 36.35 (4) of the statutes is created to read:

1 36.35 (4) UNDERAGE ALCOHOL VIOLATIONS. The board or an institution or college
2 campus may not impose any of the following disciplinary sanctions against a student
3 for the student's violation of s. 125.07 (4) (a) or (b), if the student is exempt under s.
4 125.07 (5) (a) from issuance of a citation for, or conviction of, the violation, and if the
5 student has not violated s. 125.07 (5) (b):

6 (a) Removal from a course in progress.

7 (b) Enrollment restrictions on a course or program.

8 (c) Suspension or expulsion.

9 (d) Exclusion from student housing.

10 **SECTION 3.** 125.07 (4) (bs) (intro.) of the statutes is amended to read:

11 125.07 (4) (bs) (intro.) Any Subject to sub. (5) (a), any person violating par. (a)
12 is subject to the following penalties:

13 **SECTION 4.** 125.07 (4) (c) (intro.) of the statutes is amended to read:

14 125.07 (4) (c) (intro.) Any Subject to sub. (5) (a), any person violating par. (b)
15 is subject to the following penalties:

16 **SECTION 5.** 125.07 (5) of the statutes is created to read:

17 125.07 (5) REQUESTS FOR EMERGENCY ASSISTANCE. (a) An underage person may
18 not be issued a citation for, or convicted of, a violation of sub. (4) (a) or (b) if all of the
19 following apply:

20 1. A law enforcement officer has contact with the underage person because of
21 any of the following:

22 a. The underage person requested emergency medical assistance, by dialing
23 the telephone number "911" or by other means, for himself or herself or for another
24 person.

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0293/1dn

MDK:l:....

WJ

Date

Sen. Risser:

This version is identical to the previous version.

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DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0293/1dn
MDK:wlj:jm

May 1, 2013

Sen. Risser:

This version is identical to the previous version.

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Rose, Stefanie

From: Tuschen, Terry
Sent: Monday, May 13, 2013 2:24 PM
To: LRB.Legal
Subject: Draft Review: LRB -0293/1 Topic: Prohibiting issuance of citations for underage alcohol violations if emergency medical assistance or law enforcement assistance is requested; student disciplinary actions

Please Jacket LRB -0293/1 for the SENATE.