



1997 ASSEMBLY BILL 407

June 4, 1997 - Introduced by Representatives BLACK, BAUMGART, R. YOUNG and BOCK. Referred to Committee on Elections and Constitutional Law.

1 **AN ACT to repeal** 13.625 (1) (c) 1.; **to consolidate, renumber and amend**
2 13.625 (1) (c) (intro.) and 2.; **to amend** 13.625 (2); and **to create** 13.625 (1m)
3 and 13.69 (2m) of the statutes; **relating to:** political contributions made or
4 solicited by lobbyists, principals or former lobbyists to or for the benefit of
5 certain state officials or candidates, service by lobbyists or former lobbyists as
6 officers or directors of political committees and providing a penalty.

Analysis by the Legislative Reference Bureau

Currently, no lobbyist or principal may make a campaign contribution to a partisan elective state official for the purpose of promoting the official's election to any national, state or local office, or to a candidate for a partisan elective state office, or to the official's or candidate's personal campaign committee, except during the period from June 1 to the date of a general election at which the official or candidate seeks office. There are 2 exceptions: 1) a contribution to a candidate for legislative office may be made only if the legislature has concluded its final floorperiod and is not in special or extraordinary session; and 2) a lobbyist may make a contribution to his or her own campaign for partisan elective state office at any time.

This bill broadens the application of the law by:

1. Deleting the exception that permits some contributions to be made during the period from June 1 to the date of the general election.
2. Applying the prohibition to any person who was a lobbyist at any time after obtaining a license during the remainder of the biennial period for which the

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lobbying license is issued (January 1 of the odd-numbered year to December 31 of the even-numbered year), subject to the same penalty that currently applies to violations by lobbyists.

3. Prohibiting a lobbyist or former lobbyist from soliciting any other person to make a contribution that the lobbyist or former lobbyist is prohibited from making.

4. Prohibiting a lobbyist or former lobbyist to whom the prohibition applies from serving as an officer or director of any political committee (including a committee organized as a conduit) after obtaining a license during the remainder of the biennial period for which the lobbyist or former lobbyist is or was licensed.

5. Applying the prohibition to contributions made to the state superintendent of public instruction and candidates for that office.

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

1 **SECTION 1.** 13.625 (1) (c) (intro.) and 2. of the statutes are consolidated,
2 renumbered 13.625 (1) (c) and amended to read:

3 13.625 (1) (c) Except as permitted in this subsection, make a campaign
4 contribution, as defined in s. 11.01 (6), to a partisan elective state official or the state
5 superintendent of public instruction for the purpose of promoting the official's or
6 superintendent's election to any national, state or local office, or to a candidate for
7 a partisan elective state office ~~to be filled at the general election or a special election~~
8 or state superintendent of public instruction, or to the official's or candidate's
9 personal campaign committee, or solicit any other person to do so. A lobbyist who
10 becomes a candidate for such an office may make a campaign contribution to a
11 ~~partisan elective state official or candidate for partisan elective state office or his or~~
12 ~~her personal campaign committee may be made in the year of a candidate's election~~
13 ~~between June 1 and the day of the general election, except that: 2. A campaign~~
14 ~~contribution by a lobbyist to himself or herself or to the lobbyist's personal~~ campaign
15 ~~for partisan elective state office may be made~~ committee or solicit any other person
16 to do so at any time.

