1999 DRAFTING REQUEST

Bill

| Received: 05/19/99 Wanted: Soon For: Assembly Chief Clerk This file may be shown to any legislator: NO | | | | | Received By: rmarchan Identical to LRB: By/Representing: Drafter: rmarchan | | | | | | | | | | | |
|---|----------------------|---------------------|---------------------|----------------|---|--------------------------|----------|--|--------------|---------|----------------|---------------|-----|----------------|--|--|
| | | | | | | | | | May Contact: | | | | | Alt. Drafters: | | |
| | | | | | | | | | Subject | State (| Government - 1 | Extra Copies: | JTK | | | |
| | | | | | | | | | Pre To | pic: | | | | | | |
| No spec | cific pre topic g | given | | | | | | | | | | | | | | |
| Topic: | | | | | | | | | | | | | | | | |
| Engross | sed AB-208 | | | | | | | | | | | | | | | |
| Instruc | ctions: | | | | | | | | | | | | | | | |
| See Att | ached. Engross | sed AB-208 | | | | | | | | | | | | | | |
| Draftir | ng History: | | | | | | | | | | | | | | | |
| Vers. | <u>Drafted</u> | Reviewed | <u>Typed</u> | Proofed | Submitted | <u>Jacketed</u> | Required | | | | | | | | | |
| /? | rmarchan 05/20/99 | gilfokm 05/20/99 | | | | | | | | | | | | | | |
| /1 | | | haugeca 05/20/99 | | lrb-docadmin 05/20/99 | lrb-docadmin 05/20/99 | | | | | | | | | | |
| FE Sent | t For: | | | | | | | | | | | | | | | |
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5/19/991:21:32 PM Page 1

1999 DRAFTING REQUEST

Bill

Received: **05/19/99** Received By: **rmarchan**

Wanted: Soon Identical to LRB:

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This file may be shown to any legislator: **NO**Drafter: **rmarchan**

May Contact: Alt. Drafters:

Subject: State Government - miscellaneous Extra Copies: JTK

Pre Topic:

No specific pre topic given

Topic:

Engrossed AB-208

Instructions:

See Attached. Engrossed AB-208

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>

/? rmarchan /1-5-20-99 CN (1)

FE Sent For:

<**END**>

26887148

ASSEMBLY BILL 208 (LRB-2329) An Act to create 12.06 and 12.60 (1) (bm) of the statutes; relating to: publication or dissemination of false information pertaining to a response to certain questions and providing a penalty. 1999 03 - 15.A. Introduced by Representatives Montgomery, Suder, Freese, Ryba, Musser, Kestell, Ainsworth, Porter, Bock, Skindrud, Ott, Urban, Wasserman, Duff, Walker, Vrakas, Handrick, Hahn, Ladwig, Owens, M. Lehman, Seratti, Goetsch, Kaufert, Albers and Brandemuehl; cosponsored by Senators Roessler, Clausing, Huelsman, Plache and Lazich. A. Read first time and referred to committee on 03-15. Campaigns and Elections 110 03-17.A. Public hearing held . 03 - 23.A. Executive action taken . 03 - 23.A. Assembly amendment 1 offered by committee on Campaigns and Elections (LRB a0211) 126 03 - 23.A. Report Assembly amendment 1 adoption recommended by committee on Campaigns and Elections, Ayes 7, Noes 1 129 03 - 23. A. Report without recommendation by committee on Campaigns and Elections (Assembly Rule 19) 129 03 - 23.A. Referred to committee on Rules 129 03-23. A. Placed on calendar 3-25-99 by committee on Rules . 03 - 25.A. LRB correction 03-25. A. Read a second time 139 03-25. A. Assembly amendment / 1) adopted 139 03-25. A. Assembly amendment 2 offered by Representative Montgomery (LRB a0249) 03-25. A. Assembly amendment 2 adopted 139 03-25. A. Ordered to a third reading 139 03-25. A. Refused to suspend rules to read a third time, Ayes 56, Noes 41 139 05-19. A. Read a third time and passed . / 05-19. A. Printed engrossed by the direction of the Assembly Chief Clerk . 05-19. A. Ordered immediately messaged .

| 320 - Wisconsin Bill Drafting Manual 1999-2000 APP-F |
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| 329 – Wisconsin Bill Drafting Manual 1999–2000 / APP-F |
| ENGROSS BILL (To Be Printed for Legislature) LRB 3108 / 1 Compared to the printed for Legislature 1 1 1 1 1 1 1 1 1 |
| ENGROSSED 1999 - Printed by direction of Parama Chief clerk of either house that a bill, joint resolution, resolution or major amendment thereto has been amended in the house of origin to a considerable degree, the chief clerk may instruct the legislative reference bureau to prepare and have reproduced an engrossed copy of the measure. In preparing engrossed copy for a bill, joint resolution or resolution the legislative reference bureau shall, if time permits, provide it with a revised analysis. Upon receipt from the legislative reference bureau of the engrossed copy, the chief clerk shall enter that fact in the history file for the measure. Any subsequent amendments to a measure ordered reproduced with all adopted amendments engrossed therein shall be drafted to the reproduced engrossed text. |
| ADOPTED DOCUMENTS: |
| Sorig Description SubAmdt |
| AAI (LRBaDZ11/1) V AAZ (LRBaDZ49/1) V |
| Corrections - show date (if none, write "NONE"): 3/24/99 |
| May 19, 1999 ROM KMG 5-20-49 Date Drafter Editor |
| in TEXT 2000 Reference Guide, Document Specific Procedures, Ch. 20, Engrossing and Enrolling. NORD PROCESSING OPERATOR: Give paper copy of engrossed bill to drafter for final check before forwarding. |
| Make 15 co&e of ENGROSSED BILL: Enter introductory information on engrossed bill cover sheet corresponding to the house of the chief clerk who directed the engrossed bill printed. Distribute copies and send copy of engrossed bill electronically to DOA for printing. DISTRIBUTION: DIRECTING CHIEF CLERK: Cover sheet and 9 copies LRB: Drafting file A.;; original Drafting attorney 1 copy Legal section editors 1 copy Bill index librarian 1 copy |

[rev: 7/22/98 1999engross(fm)]

3108 LRB-2829/1 RJM:194:17 KM9

ENGLOSED 1999 ASSEMBLY BILL 208

May 19, 1999 - Introduced by Representatives Montgomery, Suder, Freese, Ryba, Musser, Kestell, Ainsworth, Porter, Bock, Skindrud, Ott, Urban, Wasserman Duff, Walker, Vrakas, Handrick, Hahn, Ladwig, Owens, M. Lehman, Seratti, Goetsch, Kaufert, Albers and Brandemuehl, cosponsored by Senators Roessler, Clausing, Huelsman, Plache and Lazich, Referred to Committee on Campaigns and Elections.

AN ACT *to create* 12.06 and 12.60 (1) (bm) of the statutes; **relating to:**publication or dissemination of false information pertaining to a response to certain questions and providing a penalty.

INSERT.

Analysis by the Legislative Reference Bureau

Currently, no person may knowingly publish a false representation pertaining to an election which is intended or tends to affect voting at an election. Violators may be fined not more than \$1,000 or imprisoned for not more than six months or both. This bill provides, in addition, that no person may knowingly publish or disseminate information which indicates that an elective local official, elective national official or elective state official or candidate for local, national or state office has responded to a verbal or written question in a particular manner if the indicated response has not been made or no response has been made. Violators are subject to a forfeiture (civil penalty) of not more than \$1,000 for each violation.

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

- **SECTION 1.** 12.06 of the statutes is created to read:
- 5 12.06 False representations of responses to questions. (1) In this
- 6 section:

4

ASSEMBLY BILL 208

(19

| (a) "Elective local official" means any individual who holds a local office or has |
|--|
| been elected or appointed to fill a local office but has not yet taken office. |
| (b) "Elective national official" means any individual who holds a national office |
| or has been elected to fill a national office but has not yet taken office. |
| (c) "Elective state official" means any individual who holds a state office or has |
| been elected or appointed to fill a state office but has not yet taken office. |
| (2) No person may knowingly publish or disseminate information which |
| And the that an elective local official, elective national official, elective state official |
| or candidate for local, national or state office has responded to a *** writter |
| question in a particular manner if the particular question has not been asked, or the |
| response has not been made or no response has been made. |
| SECTION 2. 12.60 (1) (bm) of the statutes is created to read: |
| 12.60 (1) (bm) Whoever violates s. 12.06 may be required to forfeit not more |
| than \$1,000. |
| SECTION 3. Nonstatutory provisions; information to registrants. |
| (1) The elections board shall provide to all registrants, as defined in section |
| 11.01(18m) of the statutes, for whom the board serves as a filing officer information |
| concerning the prohibition under section 12.06 of the statutes, as created by this act. |
| (2) Subsection (1) Michigaet does not apply after December 31, 2000. |

(END)

1999-2000 LEGISLATURE

CORRECTIONS

IN:

1999 ASSEMBLY BILL 208

Prepared by the Legislative Reference Bureau (March 24, 1999)

1. Page 2, line 19: delete "of this act".

LRB-2329/1ccc-1

ASSEMBLY AMENDMENT 1, TO 1999 ASSEMBLY BILL 208

March 23, 1999 - Offered by Committee on Campaigns and Elections.

- 1 At the locations indicated, amend the bill as follows:
- 2 \quad \begin{aligned} \textbf{1.} Page 2, line 9: delete "verbal or". \end{aligned}
- 3 (END)

ASSEMBLY AMENDMENT 2, TO 1999 ASSEMBLY BILL 208

March 25, 1999 - Offered by Representative Montgomery.

| 1 | At the locations indicated, amend the bill as follows: |
|---|---|
| 2 | $\sqrt{1}$. Page 2, line 8: delete "indicates" and substitute "states". |
| 3 | \checkmark 2. Page 2, line 10: delete "indicated" and substitute "specific". |
| 4 | $\sqrt{3}$. Page 2, line 11: delete "indicated" and substitute "specific". |
| 5 | (END) |

1999-2000 **Drafting Insert** FROMTHE LEGISLATIVE REFERENCE BUREAU

INSERT ANALYSIS

as affected by

Engrossment information:

consists of the bill, as passed The text of Engrossed 1999 Assembly Bill 208 adopted in the assembly on May 19, 1999, was 1845 of the following documents adopted in the assembly on March 25, 1999: Assembly Amendment 1 and Assembly Amendment 2. The text also includes the March 25, 1999, LRB correction to 1999 Assembly Bill 208.

Content of Engrossed 1999 Assembly Bill 208:

This bill provides that no person may knowingly publish disseminate information which states that an elective local official, elective national official or elective state official or candidate for local, national or state office has responded to a written question in a particular manner if the specific question has not been asked, the specific response has not been made or no response has been made. Violators are subject to a forfeiture (civil penalty) of not more than \$1,000 for each violation.