1999 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-AB497)

Received: 11/03/1999 Wanted: Today For: Marc Duff (608) 266-1190 This file may be shown to any legislator: NO May Contact:					Received By: olsenje Identical to LRB: By/Representing: Himself Drafter: olsenje Alt. Drafters:											
									Subject:	Crimin	al Law - proce		Extra Copies: MGD			
									Pre To	pic:						
									No spec	ific pre topic g	iven					
									Topic:							
Extend	time in DNA ca	ases only														
Instruc	etions:															
See Atta	ached															
Draftin	ıg History:															
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required									
/1	olsenje 11/03/1999		martykr 11/03/199	99	lrb_docadmin 11/03/1999	lrb_docadn 11/03/1999										
FE Sent	For:															
				<end></end>												

1999 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-AB497)

Received: 11/03/1999					Received By: olsenje											
Wanted:	Today		Identical to LRB: By/Representing: Himself													
For: Ma	rc Duff (608	8) 266-1190														
This file may be shown to any legislator: NO May Contact: Subject: Criminal Law - procedure					Drafter: olsenje Alt. Drafters: Extra Copies: MGD											
									Pre Top	pic:						
									No spec	ific pre topic	given					
Topic:																
Extend t	ime in DNA	cases only				,										
Instruc	tions:		,													
See Atta	ched															
Draftin	g History:															
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required									
/?	olsenje	1 Bjeg	Typed Km/3	H17 11 /3												
FE Sent	For:															

<END>



3

4

5

6

7

8

9



Mow Sent to wpos

LRBs0173/1 JEO:...:...

ASSEMBLY SUBSTITUTE AMENDMENT,

TO 1999 ASSEMBLY BILL 497

gen cat

1 AN ACT ...; relating to: time limits for prosecution of certain crimes of sexual assault.

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

SECTION 1. 939.74 (1) of the statutes is amended to read:

939.74 (1) Except as provided in sub. subs. (2), and (2d) and s. 946.88 (1), prosecution for a felony must be commenced within 6 years and prosecution for a misdemeanor or for adultery within 3 years after the commission thereof. Within the meaning of this section, a prosecution has commenced when a warrant or summons is issued, an indictment is found, or an information is filed.

SECTION 2. 939.74 (2) (a) of the statutes is amended to read:

10 939.74 (2) (a) A prosecution under s. 940.01, 940.02 or, 940.03 or 940.225 (1)

11 or (2) may be commenced at any time.

History: 1981 c. 280; 1985 a. 275; 1987 a. 332, 380, 399, 403; 1989 a. 121; 1991 a. 269; 1993 a. 219, 227, 486; 1995 a. 456; 1997 a. 237.

25

1	SECTION 3. 939.74 (2) (c) of the statutes is amended to read:			
2	939.74 (2) (c) A prosecution for violation of s. 948.02, 948.025, 948.03 (2) (a)			
3	948.05, 948.06, 948.07 (1), (2), (3) or (4), 948.08 or 948.095 shall be commenced before			
4	the victim reaches the age of 31 years or be barred, except as provided in sub. (2d)			
5	(b). Y			
6	SECTION 4. 939.74 (2d) of the statutes is created to read:			
7	939.74 (2d) (a) In this subsection, "deoxyribonucleic acid profile" has the			
8	meaning given in s. 972.11 (5) (a).			
9	(b) Notwithstanding that the time limit under sub. (2) (c) has expired, a			
10	prosecution for a violation of s. $948.02(1)$ or (2) or 948.025 may be commenced within			
11	one year after fingerprint evidence or deoxyribonucleic acid profile evidence relating			
12	to the violation results in a probable identification of a person who committed the			
13	applies violation if any of the following/poply:			
14	1. The state had collected evidence of fingerprints or of a deoxyribonucleic acid			
15	profile of a person who committed the violation before the time limit under sub. (2)			
16	(c) expired but comparisons of the evidence to fingerprint records or deoxyribonucleic			
17	acid profiles of known persons that were made before the time limitation under sub-			
18	(2) (c) expired did not result in a probable identification of the person.			
19	2. The state first discovered and collected evidence of fingerprints or of a			
20	deoxyribonucleic acid profile of a person who committed the violation after the time			
21	limit under sub. (2) (c) expired.			
22	SECTION 5. Initial applicability.			
23	(1) This act first applies to offenses not barred from prosecution on the effective			
24	date of this subsection.			

(END) ✓

