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1999 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-AB620)

Received: 02/28/2000 Wanted: Soon					Received By: nelsorpl		
					Identical to LRB:		
For: Phi	Montgomer	y (608) 266-584	40		By/Representing: John Flynn		
This file may be shown to any legislator: NO					Drafter: nelsorpl		
May Con	itact:				Alt. Drafters:		
Subject: Courts - courts/judges Courts - miscellaneous Courts - costs and fees			S		Extra Copies:		
Pre Top	ic:						
No speci	fic pre topic gi	ven					
Торіс:							
Parental	liability,small	claims jurisdict	ion,attorne	y fees			
Instruct	ions:						
See Attac	ched						
Drafting	g History:						
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Reauired
/?	nelsorp 1 02/28/2000	csicilia 02/29/2000					

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12	nelsorp 1 03/01/2000	csicilia 03/01/2000	jfrantze 03/01/2000	

FE Sent For:

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Assembly Substitute Amendment (ASA-AB620)

Received:	2/28/2000	Received By: nelsorpl		
Wanted: So	on	Identical to LRB:		
For: Phil N	Iontgomery (608) 266-5840	By/Representing: John Flynn		
This file may be shown to any legislator: NO		Drafter: nelsorpl		
May Contac	et:	Alt. Drafters:		
Subject: Courts - courts/judges Courts - miscellaneous Courts - costs and fees		Extra Copies:		
Pre Topic:				

No specific pre topic given

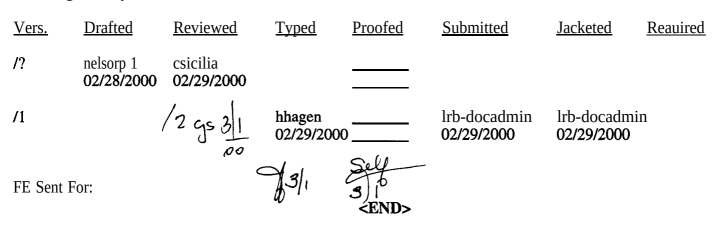
Topic:

Parental liability, small claims jurisdiction, attorney fees

Instructions:

See Attached

Drafting History:



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Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	<u>Required</u>
/?	nelsorp 1	12 cgs	n 2/29	hh (KF 2/29			
		2/29					
FE Sent F	for:						

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PhilMontgomery

Serving the Communities of Allouez, Ashwaubenon, De Pere and Green Bay

February 25, 2000

Please draft **ASA1**-AB 620. I would first like a preliminary draft - not ready for introduction - if possible.

I have deleted portions of AA6-AB 620, and portions of AB-620. The existing portions of the amendment and the original bill, when combined, should be the resultant substitute amendment I am looking for.

This is a high-priority request as far as we are concerned. If it is not possible to have a preliminary draft no later than Tuesday afternoon, please let me know.

Please call me with questions, comments or concerns. Thank you for your assistance.



December 13, 1999 - Introduced by Representatives MONTGOMERY, HUEBSCH. ALBERS, GARD, GOETSCH. GUNDERSON, HASENOHRL, LADWIG, OLSEN, OWENS, **RHOADES.** SERATTI, SPILLNER, SUDER, SYKORA, VRAKAS, WALKER and ZIEGELBAUER. cosponsored by Senators SHIBILSKI, HUELSMAN, BRESKE, DARLING, ERPENBACH, FITZGERALD, LAZICH, PLACHE. RUDE and WELCH, by request of Midwest Equipment Dealers Association, Midwest Hardware Association, National Federation of Independent Business, Tavern League of Wisconsin, Wisconsin Alliance of Hearing Professionals, Wisconsin Association of Convenience Stores, Wisconsin Automobile and Truck Dealers Association, Wisconsin Automotive Parts Association, Wisconsin Automotive Trade Association. Wisconsin Civil Recovery Council, Wisconsin Collectors Association, Wisconsin Grocers Association, Wisconsin Fitness and Health Alliance, Wisconsin Independent Businesses, Inc., Wisconsin Jewelers Association, Wisconsin Merchants Federation, Wisconsin Motorcycle Dealers Association, Wisconsin Restaurant Association and Wisconsin Retail Lumber Association. Referred to Committee on Judiciary and Personal Privacy

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ACT to repeat 814.04 (1) (b); to amend 799.01 (1) (c), 799.01 (1) (d) (intro.), 799.01 (2), 812.34 (1) (a), 812.34 (2) (a), 812.34 (2) (b) 1., 812.37 (l), 812.37 (2), 812.38 (1) (b), 812.38 (2), 812.44 (3) (form) 3., 812.44 (4) (form) 1., 812.44 (4) (form) 3., 814.04 (1) (a), 814.04 (2), 814.07, 815.18 (3) (k), 895.035 (2), 895.80 (2), 895.80 (3) (b), 943.24 (3) (c), 943.245 (3), 943.245 (4), 943.50 (3), 943.51 (3) and 943.51 (3m); to repeal and recreate 895.80 (3) (a) and 895.80 (4); and to create 757.69 (1) (p), 812.34 (2) (c), 895.08, 895.80 (3) (c) and 895.80 (6) of the statutes; relating to: parental liability for acts of their minor child, recovery of damages for certain criminal actions, increating the jurisdiffiona 1 amount-in-small-claims-court, powers of court-commissioners, garnishment, attorney fees, exemption from execution of accounts, assignment of debt,

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ASSEMBLY BILL 620

earnings garnishment retail theft and recovery in actions involving worthless
 checks.

Analysis by the Legislative Reference Bureau

This bill increases the jurisdictional limit in small claims actions from \$5,000 to \$10,000.

Current law provides for limited payment of attorney fees by the unsuccessful litigant to the successful litigant in all civil actions. In a civil action concerning money damages or property, the successful litigant is entitled to attorney fees based on the following schedule:

Amount recovered/value of property	<u>Fee</u>
\$1,000 or more	\$100
\$500 to \$999.99	\$ 50
\$200 to \$499.99	\$ 25
Under \$200	\$ 15

This bill changes the amount of attorney fees allowed in these cases as follows:

Amount recovered/value of property	<u>Fee</u>
Greater than \$10,000	\$750
\$5,000 to \$10,000	\$500
\$1,000 to \$4,999.99	\$300
Under \$1,000	\$100

The bill also increases the amount of attorney fees recoverable in civil cases that do not involve money damages or property from a maximum of \$100 to a maximum of \$500.

Under current law, in civil cases certain disbursements, such as those made for the costs of certified copies of public papers or records, postage and depositions, are recoverable by the successful litigant, but are limited to \$50 for each item. This bill expands the list of disbursements that are recoverable to include such items as overnight delivery and facsimile transmissions and increases the limit to \$100 for each item. The bill also increases the amount that a successful litigant may recover for the cost of each expert witness testifying on behalf of the successful litigant from \$100 to \$300 and for filing a motion from \$50 to \$300.

Under current law, the earnings exemption in earnings garnishment actions provides that a debtor's earnings are totally exempt if the debtor's income is below the poverty line or if the garnishment would cause that result. Under this bill, a debtor's earnings are totally exempt if the debtor's income is below the poverty line, but if the garnishment would result in the debtor's income being below the poverty line, the amount garnished is limited to the debtor's income in excess of the poverty line. The bill requires debtors who claim earnings exemptions to submit with their

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answer to the garnishment the schedules and worksheets that were given to them with the garnishment, plus any supporting documents. The bill restricts the exemption from execution for depository accounts to those depository accounts that are for the debtor's personal use.

The bill allows any person to assign a debt owed to that person for consideration. The bill requires the person assigned a debt to notify the debtor within 30 days of that assignment. Under the bill, if the notice is not sent within **30** days, the assignment is ineffective until the notice is sent. The person assigned the debt may sue to recover the debt. The court may allow the payment of reasonable attorney fees in those suits.

Under current law, a person who suffers damage as a result of certain crimes against property may sue the person that caused the damage. Currently, the person may recover treble damages plus the costs of the investigation and litigation. Under the bill, the person may recover his or her actual damages, including the value of the damaged property, the court costs, the costs of the investigation and litigation, including attorney fees and the value of the time spent by an employe, and exemplary damages of not more than three times the amount of actual damages. Any recovery is reduced by any amount received as restitution.

Current law provides that the total amount a person may receive for exemplary damages and attorney fees in an action to recover damages resulting from the issuance of a worthless check or retail theft is limited to \$500. This bill provides that the \$500 limit applies for each violation.

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

~1	SECTION 1. 757.69 (1) (p) of the statutes is created to read:
-2	757:69 (1) (p) Hold hearings, make findings and issue orders under s. 812.38.
	SECTION 2. 799.01 (1) (c) of the statutes is amended to read
-4	799.01.(1) (c) Replevins. Actions for replevin under ss. 810.01 to 810.13 where
-5	<u>the value of the property claimed does not exceed \$5,000 \$10,000</u> .
-6	SECTION 3: 799.01 (1) (d) (intro.) of the statutes is amended to read.
-7	799:01 (1) (d) Other civil actions. (intro.) Othercivil actions where the amount.,
~8	elaimed-io-\$5,000- <u>\$10,000</u> or less, if the actions or proceedings are:-
<u>.</u>	CONTRACTOR A 700.01-12 methodic amonded to read

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ASSEMBLY	BILL	620
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-1	799.01-(2)-PERMISSIVE USE OF SMALL CLAIMS PROCEDURE: A LAXINgalithio Ity may
2	use the procedure in this chapter in an action to recover a tex from a person hable
3	for that tax whose the amount claimed, including interest and penalties, is \$5,000
Annie	- <u>\$10:000</u> of less. This chapter is not the exclusive procedure for those actions.
5	SECTION 5. 812.34 (1) (a) of the statutes is amended to read:
6	812.34 (1) (a) Was ordered by a court under s. 128.21 or by a court of bankruptcy
7	under Title 11 , USC <u>1301 to 1330</u> .
8	SECTION 6. 812.34 (2) (a) of the statutes is amended to read:
9	812.34 (2) (a) Unless the court grants relief under s. 812.38 (2) or par. (b) <u>or (c)</u>
10	applies, 80% of the debtor's disposable earnings are exempt from garnishment under
11	this subchapter.
12	SECTION 7. 812.34 (2) (b) 1. of the statutes is amended to read:
13	812.34 (2) (b) 1. The debtor's household income is below the poverty line-
14	garnishment would cause that result; or
15	SECTION 8. 812.34 (2) (c) of the statutes is created to read:
16	812.34 (2) (c) If the garnishment of 20% of the debtor's disposable income under
17	this subchapter would result in the debtor's household income being below the
18	poverty line, the amount of the garnishment is limited to the debtor's household
19	income in excess of the poverty line before the garnishment is in effect.
20	SECTION 9. 812.37 (1) of the statutes is amended to read:
21	812.37 (1) Except as provided in s. 812.34 (l), the debtor may claim an
22	exemption under s. 812.34 (2) (b), <u>a imit to the garnishment under s. 812.34 (2) (c)</u> ,
23	or'may assert any defense to the earnings garnishment, by completing the answer
24	form and delivering or mailing it to the garnishee <u>, along with the schedules and</u>
25	worksheets provided under s. 8 12.35 (4) (b) and any other documents supporting his

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1	or her answer. such as a wage statement. a court order regarding the payment of
2	support or a document showing the receipt of any of the benefits listed under s_{-}
3	812.44 (4) (form) 2. The debtor or debtor's spouse may file an answer or an amended
4	answer and documentation at any time before or during the effective period of the
5	earnings garnishment.
6	SECTION 10. 812.37 (2) of the statutes is amended to read:
7	812.37 (2) Whenever the garnishee receives a debtor's answer or amended
ر 8	answer and the schedules, worksheets and other documents, the garnishee shall
9	mail a copy of the answer <u>, schedules. worksheets and anv other documents the debtor</u>
10	included with the answer to the creditor by the end of the 3rd business day after
11	receiving the debtor's answer and documents, writing on that copy the date of receipt
12	of the answer <u>and documents</u> by the garnishee.
13	SECTION 11. 812.38 (1) (b) of the statutes is amended to read:
14	812.38 (1) (b) The debtor may file with the court a written petition for relief
15	from the earnings garnishment if the exemption percentage under s. 812.34 (2) (a)
16	is insufficient for the debtor to acquire the necessities of life for the debtor and his
17	or her dependents. <u>The oetition shall state with reasonable snecificity the grounds</u>
18	for the relief reauested and shall include any additional information necessary to
19	support the uetition.
20	SECTION 12. 812.38 (2) of the statutes is amended to read:
21	812.38 (2) A motion or petition under sub. (1) may be made at any time during
22	the pendency of the earnings garnishment. Within 5 business days after a motion
23	or petition is filed under sub. (l), the court shall schedule the matter for a hearing
24	to be held as promptly as practicable. The court shall notify the parties of the time
25	and place of the hearing. Upon conclusion of the hearing, the court shall make

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ASSEMBLY BILL 620

findings of fact and conclusions of law. If the debtor has failed to produce the 1 schedules and worksheets or other documents necessary to support a claim for 2 3 exemptions or other defenses, the court shall award the creditor his or her costs 4 related to the motion in an amount of not less than \$50. An award under this subsection may not substitute for or renlace an award made under sub. (3). The court 5 shall make such order as required by these findings and conclusions. If the order 6 permits the garnishment to proceed, the date on which the order is served upon the 7 8 garnishee shall substitute for the original date of service of the garnishment upon the garnishee under s. 812.35 (3) for the purpose of determining any 13-week period 9 10 under s. 812.35 (5) or (6). A court order shall bind the garnishee from the time the 11 order is served upon him or her. 12 **SECTION 13.** 812.44 (3) (form) 3. of the statutes is amended to read: 812.44 (3) (form) 3. Whenever you receive a debtor's answer form from the 13

debtor, mail a copy of the answer form <u>and any documents the debtor included with</u>
 <u>the answer to the creditor by the end of the 3rd business day after receipt of that form.</u>
 Include the date you received the answer form on the copy sent to the creditor.

17 **SECTION** 14. 812.44 (4) (form) 1. of the statutes is amended to read:

18 812.44 (4) (form) 1. Your household income is below the federal poverty level,
19 or this garnishment would cause that to happen. See the enclosed schedules and
20 worksheet to determine if you qualify for this exemption.

- 21 **SECTION** 15. 8 12.44 (4) (form) 3. of the statutes is amended to read:
- 812.44 (4) (form) 3. At least 25% of your disposable earnings are assigned by
 court order for support.

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ASSEMBLY BILL 620

1	If the garnishment of 20% of your disposable income would result in the income
2	of your household being below the Doverty line. the garnishment is limited to the
3	amount of vour household's income in excess of the Dovertv line.
4	If you qualify for a complete exemption or for a limit on the amount of the
5	garnishment to the amount that vour household's income exceeds the Dovertv line,
6	you must give or mail a copy of the enclosed debtor's answer form to the garnishee,
7	along with the schedules and worksheets and any other documents supporting vour
8	answer. such as a wage statement. a court order regarding the Davment of support
9	or a document showing the receipt of any of the benefits listed under paragraph 2
10	above in order to receive that increased exemption.
11	If your circumstances change while the garnishment is in effect, you may file
12	a new answer at any time.
13	If you do not qualify for a complete exemption, but you will not be able to acquire
14	the necessities of life for yourself and your dependents if your earnings are reduced
15	by this earnings garnishment, you may ask the court in which this earnings
16	garnishment was filed to increase your exemption or grant you other relief.
17	IF YOU NEED ASSISTANCE
18	CONSULT AN ATTORNEY
19	If you have earnings that are being garnisheed that are exempt or subject to a
20	defense, the sooner you file your answer or seek relief from the court, the sooner such
21	relief can be provided. This earnings garnishment affects your earnings in pay
22	periods beginning within 13 weeks after it was served on the garnishee. You may
23	agree in writing with the creditor to extend it for additional 13-week periods until
24	the debt is paid.
25	PENALTIES

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1	If you wrongly claim an exemption or defense in bad faith, or if the creditor
2	wrongly objects to your claim in bad faith, the court may order the person who acted
3	in bad faith to pay court costs, actual damages and reasonable attorney fees.
4	SECTION 16. 814.04 (1) (a) of the statutes is amended to read:
5	8 14.04 (1) (a) When the amount recovered or the value of the property involved
6	is \$1,000 or over eaual to or greater than the maximum amount specified in s. 799.01
7	(1) (d), attorney fees shall be \$100 \$750; when it is equal to or less than \$1,000 and
8	is \$500 or over, \$50 <u>the maximum amount specified in s. 799.01 (1)(d), but is \$5.000</u>
9	or more, attornev fees shall be \$500; when it is less than \$500 and is \$200 or over,
10	\$25; and when it is less than \$200, \$15 <u>\$5.000 and is \$1.000 or more. attornev fees</u>
11	shall be \$300: and when it is less than \$1 .000. attornev fees shall be \$100. In all other
12	cases in which there is no amount recovered or that do not involve property, attorney
10	<u>fees shall be \$500.</u>
13	<u>lees shall be 3500.</u>
13	SECTION 17. 814.04 (1) (b) of the statutes is repealed.
14	SECTION 17. 814.04 (1) (b) of the statutes is repealed.
14 15	SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read:
14 15 16	 SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed
14 15 16 17	 SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of
14 15 16 17 18	 SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of process or other papers in an action when the same are served by a person authorized
14 15 16 17 18 19	 SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of process or other papers in an action when the same are served by a person authorized by law other than an officer, but the item may not exceed the authorized sheriff's fee
14 15 16 17 18 19 20	SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of process or other papers in an action when the same are served by a person authorized by law other than an officer, but the item may not exceed the authorized sheriff's fee for the Same service; amounts actually paid out for certified and other copies of
14 15 16 17 18 19 20 21	SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of process or other papers in an action when the same are served by a person authorized by law other than an officer, but the item may not exceed the authorized sheriff's fee for the Same service; amounts actually paid out for certified and other copies of papers and records in any public office; postage, telegraphing photocopying,
14 15 16 17 18 19 20 21 21 22	SECTION 17. 814.04 (1) (b) of the statutes is repealed. SECTION 18. 814.04 (2) of the statutes is amended to read: 8 14.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed by law; the compensation of referees; a reasonable disbursement for the service of process or other papers in an action when the same are served by a person authorized by law other than an officer, but the item may not exceed the authorized sheriff's fee for the Same service; amounts actually paid out for certified and other copies of papers and records in any public office; postage, telegraphing photocopying, telephoning, electronic communications, facsimile transmissions and express or

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'ASSEMBLY BILL 620

1 shall also be taxed for each expert; and in actions relating to or affecting the title to 2 lands, the cost of procuring an abstract of title to the lands. Guardian ad litem fees 3 shall not be taxed as a cost or disbursement. 4 SECTION 19. 814.07 of the statutes is amended to read: 5 **814.07 Costs on motion.** Costs may be allowed on a motion, in the discretion 6 of the court or judge, not exceeding \$50 <u>\$300</u>, and may be absolute or directed to abide 7 the event of the action. SECTION 20. 8 15.18 (3) (k) of the statutes is amended to read: 8 9 8 15.18 (3) (k) Depository accounts. Depository accounts in the aggregate value 10 of \$1,000, but only to the extent that the account is for the debtor's personal use and 11 is not used as a business account. 12 **SECTION** 21. 895.035 (2) of the statutes is amended to read: 13 895.035 (2) The parent or parents with custody of a minor child, in any 14 circumstances where he, she or they may not be liable under the common law, are 15 liable for damages to property, for the cost of repairing or replacing property or 16 removing the marking, drawing, writing or etching from property regarding a 17 violation under s. 943.017, for the value of unrecovered stolen property or for 18 personal injury attributable to a wilful, malicious or wanton act of the child. The 19 parent or parents with custody of their minor child are jointly and severally liable 20 . with the child for the damages imposed under s. <u>895.80.</u> <u>943.212</u>, <u>943.24</u>, <u>943.245</u> 21 or 943.51 for their child's violation of s. 943.01. 943.011. 943.012. 943.017. 943.20. 22 943.201. 943.21. 943.24. 943.26. 943.34. 943.395, 943.41, 943.50 or 943.61. 23 **SECTION** 22. 895.08 of the statutes is created to read: 24 **895.08** Assignment of debt and right to sue. (1) Any person may assign 25 a debt owed to that person to any other person, including a debt collection agency

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licensed by the department of financial institutions. That assignment shall be in
 writing for consideration and shall state the amount owed to the original creditor, the
 name of the debtor and the name of the person to whom the debt is assigned.

4 (2) An assignee taking assignment of a debt under this section shall take the 5 assignment of the debt in his or her own name as real parties in interest for the 6 purpose of billing, collection and bringing suit in his or her own name. No suit 7 regarding an assigned debt may be instituted on behalf of a collection agency in any 8 court unless the collection agency appears by a duly authorized and licensed attorney 9 at law. When a suit is commenced under this subsection, the court may authorize 10 payment of reasonable attorney fees and costs to the prevailing party

(3) The person assigned a debt under this section shall send notice to the debtor of the assignment by mail at the debtor's last known address within 30 calendar days after making the assignment. If the person assigned the debt fails to send a notice to the debtor within the time period required by this subsection, the assignment may not be effective until the notice is sent to the debtor.

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SECTION 23. 895.80 (2) of the statutes is amended to read:

17 895.80 (2) The burden of proof in a civil action under sub. (1) is with the person
18 who suffers damage or loss to prove his or her case a violation of s. 943.01. 943.011.
19 943.012. 943.017. 943.20. 943.201. 943.21. 943.24. 943.26. 943.34. 943.395. 943.41.
20 943.50 or 943.61 by a preponderance of the credible evidence. A conviction under s.
21 943.01. 943.011. 943.012, 943.017. 943.20. 943.201. 943.21, 943.24. 943.26, 943.34.
22 943.395. 943.41, 943.50 or 943.61 is not reauired to bring: an action. obtain a
23 judgment or collect on that judgment under this section.

24 **SECTION** 24. 895.80 (3) (a) of the statutes is repealed and recreated to read:

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1	895.80 (3) (a) Actual damages, including the retail or replacement value of
2	damaged, used or lost property, whichever is greater, for a violation of s. 943.01,
3	943.011, 943.012, 943.017, 943.20, 943.201, 943.21, 943.24, 943.26, 943.34 , 943.395,
4	943.41, 943.50 or 943.61.
5	SECTION 25. 895.80 (3) (b) of the statutes is amended to read:
6	895.80 (3) (b) All costs of investigation and litigation that were reasonably
7	incurred, including the value of the time spent by any emnlove or aaent of the victim,
8	court costs and reasonable attornev fees.
9	SECTION 26. 895.80 (3) (c) of the statutes is created to read:
10	895.80 (3) (c) Exemplary damages of not more than 3 times the amount
11	awarded under par. (a). No additional proof is required under this section for an
12	award of exemplary damages under this paragraph.
13	SECTION 27. 895.80 (4) of the statutes is repealed and recreated to read:
14	895.80 (4) Any recovery under this section shall be reduced by the amount
15	recovered as restitution under ss. 800.093 and 973.20 and ch. 938.
16	SECTION 28. 895.80 (6) of the statutes is created to read:
17	895.80 (6) A person is not criminally liable under s. 943.30 for any action
18	brought in good faith under this section.
• 19	SECTION 29. 943.24 (3) (b) of the statutes is amended to read:
20	943.24 (3) (b) Proof that, at the time of issuance, the person did not have
21	sufficient funds or credit with the drawee and that the person failed within 5 days
22	after receiving <u>written</u> notice of nonpayment or dishonor to pay the check or other
23	order <u>, delivered bv regular mail to either the nerson's last-known address. or to the</u>
24	address provided on the check or other order; or
25	SECTION 30. 943.24 (3) (c) of the statutes is amended to read:

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1999 - 2000 Legislature

1 943.24 (3) (c) Proof that, when presentment was made within a reasonable 2 time, the person did not have sufficient funds or credit with the drawee and the 3 person failed within 5 days after receiving written notice of nonpayment or dishonor to pay the check or other order, delivered by regular mail to either the nerson's 4 5 last-known address. or to the address nrovided on the check or other order. 6 **SECTION** 31. 943.245 (3) of the statutes is amended to read: 7 943.245 (3) Notwithstanding sub. (2) (c) and (d), the total amount awarded for 8 exemplary damages and reasonable attorney fees may not exceed \$500 for each 9 violation. 10 **SECTION** 32. 943.245 (4) of the statutes is amended to read: 11 943.245 (4) At least 20 days prior to commencing an action, as specified in s. 801.02, under this section, the plaintiff shall notify the defendant, by mail, of his or 12 13 her intent to bring the action. Notice of nonpayment or dishonor shall be sent by the 14 payee or holder of the check or order to the drawer by regular mail supported by an affidavit of service of mailing or by a certificate of mailing obtained from the U.C. post 15 office from which the mailing was made. The plaintiff shall mail the notice to the 16 17 defendant's last-known address or to the address provided on the check or order. If the defendant pays the check or order prior to the commencement of the action, he 18 19 or she is not liable under this section. 20 **SECTION** 33. 943.50 (3) of the statutes is amended to read:

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943.50 (3) A merchant, a merchant's adult employe or a merchant's security agent who has reasonable cause for believing that a person has violated this section in his or her presence may detain the person in a reasonable manner for a reasonable length of time to deliver the person to a peace officer, or to his or her parent or guardian in the case of a minor. The detained person must be promptly informed of

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ASSEMBLY BILL 620

1 the purpose for the detention and be permitted to make phone calls, but he or she 2 shall not be interrogated or searched against his or her will before the arrival of a peace officer who may conduct a lawful interrogation of the accused person. The 3 merchant, merchant's adult employe or merchant's security agent may release the 4 5 detained person before the arrival of a peace officer or__ merchant, merchant's adult employe or merchant's security agent who acts in good 6 faith in any act authorized under this section is immune from civil or criminal 7 liability for those acts. 8 **SECTION** 34. 943.51 (3) of the statutes is amended to read: 9 10 943.51 (3) Notwithstanding sub. (2) and except as provided in sub. (3m), the 11 total amount awarded for exemplary damages and reasonable attorney fees may not 12 exceed \$500 for each violation. **SECTION** 35. 943.51 (3m) of the statutes is amended to read: 13 943.51 (3m) Notwithstanding sub. (2), the total amount awarded for 14 exemplary damages and reasonable attorney fees may not exceed \$300 for each 15 16 violation if the action is brought against a minor or against the parent who has 17 custody of their minor child for the loss caused by the minor. 18 SECTION 36. Initial applicability. 19 (1) This act first applies to actions commenced on the effective date of this subsection. 20 SECTION 37. Effective date. 21 (1) This act takes effect on the first day of the 4th month beginning after 2 2 publication. 23 24 (END)

February 2, 2000 - Offered by Committee on Judiciary and Personal Privacy.

LRBa1141/3

RPN:cmh:jf

At the locations indicated, amend the bill as follows:

'1. Page 1, line 11: delete "assignment of debt" and substitute "civil actions by collection agencies".

2'. Page 3, line 1: before that line insert:

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SEC SECTION 1g. 218.04 (9j) of the statutes is created to read:

. -2 18.04 (9j) 🔅 Civil action BY licensee. A licensee may, after receiving 6 . **authorization** from a creditor, consolidate the creditor's account or accounts relating 7 8 to a particular debtor with those of any other creditor or creditors relating to that 9 debtor and may bring an action on behalf of the creditor or creditors. A licensee that 10 brings an action under this subsection is the real party in interest under s. 803.01 (2) for purposes of maintaining an action. A licensee that brings an action under this 11 subsection shall comply with the caption requirements of s. 895.08 . 12 1: delete "SECTION 1" and substitute "SECTION Im". 3. 13 Page 3. line

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	~1	4. Page 3, line 8: after that line insert:
	_2	
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	_4	out of a claim based on negligence where the amount claimed is \$5,000 or less."
	5	5. Page 4, line 6: delete "a court of bankruptcy" and substitute " a court of
	6	bankruptcy any court of the United States".
2	ーフ	6. Page 8, line 7: delete " <u>equal to or</u> ".
Ū	8	7. Page 9, line 22: after that line insert:
	.9	"Section-21g. 895:035-(4) of the statutes, as affected by 1999 Wisconsin Act
	_10	9, is amended to read.
		895.035-(4) Except for recovery under sub. (4a) or for retail-theft-under s.
	_12	-943.51, the maximum recovery under this section from any parent or parents may
	ments 3an san	not exceed the amount specified in s. 799.01 (1) (d) \$5000 for damages resulting from
€ <u>14</u> - •- <u>1</u> -5=	414	any one act of a juvenile in addition to taxable costs and disbursements and
	<u>-15</u>	
	16	-custody of the same parent or parents commit the same act the total recovery under-
	17	- this section may not exceed the amount specified in s. 799.01 (1) (d) \$5000, in addition
	18	
	19	parents for retail-theft by their-minor-child-is-established-under s=943.51.
	20	8. Page 9, line 23: delete lines 23 to 25.
	21	9. Page 10, line 1: delete lines 1 to 15 and substitute:
	22	"SECTION 22g. 895.08 of the statutes is created to read:
	23	895.08 Suit by collection agency. In addition to the requirements of ss.
	24	801.09 (1), 801.095, 802.04 (1) and 815.05 (intro.), in an action brought by a collection

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1	agency under s. 218.04 (9j), the collection agency shall include in the caption, under
2	its name, the names of the creditors on whose behalf the action is brought.
3	SECTION 22m. 895.80 (1) of the statutes is amended to read:
4	895.80 (1) Any person who suffers damage or loss by reason of intentional
5	conduct that occurs on or after November 1, 1995, and that is prohibited under s.
6	943.01, 943.20, 943.21, 943.24, 943.26, 943.34, 943.395, 943.41, 943.50 or 943.61, or
7	by reason of intentional conduct that occurs on or after April 28, 1998, and that is
8	prohibited under s. 943.201, or by reason of intentional conduct that occurs on or
9	after the effective date of this subsection [revisor inserts datel. and that is
10	prohibited under s. 943.011. 943.012 or 943.017. has a cause of action against the
11	person who caused the damage or loss.".
12	10. Page 11, line 7: delete the material beginning with <u>"victim</u> ," and ending
13	with "fees" on line 8 and substitute "victim".
	with "fees" on line 8 and substitute " <u>victim</u> ". 11. Page 11, line 18. after that line insert :
<u>***}4</u> ****	. 11. Page 11, line 18. after that line msert :
••••• 14 ••••• <u>15</u>	11. Page 11, line 18. after that line insert: SECTION 28g. 938:245 (2) (a) 5. am. of the statutes is amended to read:
∞	• 11. Page 11; line 18: alter that line msert: SECTION 28g. 938:245 (2) (a) 5: am. of the statutes is amended to read: 938-245 (2) (a) 5: am. That the parent who has custody, as defined in s. 895.035
∞	11. Page 11, line 18: after that line insert: <u>"SECTION 28g. 938.245-(2)-(a) 5.</u> am. of the statutes is amended to read: 938.245 (2)-(a) 5. am. That the parent who has custody, as defined in s. 895.035 (1), of the juvenile make reasonable restitution for any damage to the property of another, or for any actual physical injury to another excluding pair and suffering,
∞	• 11. Page 11, line 18: after that line insert: *SECTION 28g. 938.245 (2) (a) 5. am. of the statutes is amended to read: 938.245 (2) (a) 5. am. That the parent who has custody, as defined in s. 895.035 (1), of the juvenile make reasonable restitution for any damage to the property of another, or for any actual physical injury to another excluding pair and suffering,
∞	11. Page 11, line 18: after that line msert: "SECTION 28g. 938.245 (2) (a) 5: am: of the statutes is amended to read: 938.245 (2) (a) 5: am: That the parent who has custody, as defined in s. 895.035 (1), of the juvenile make reasonable restitution for any damage to the property of another or for any actual physical injury to another excluding pain and suffering, resulting from the act for which the deferred prosecution agreement is being entered
•••••14•••••• 	11. Page 11, line 18. after that line msert: "SECTION 28g. 938.245 (2) (a) 5. am. of the statutes is amended to read: 938.245 (2) (a) 5. am. That the parent who has custody, as defined in s. 895.035 (1), of the juvenile make reasonable restitution for any damage to the property of another or for any actual physical injury to another excluding pain and suffering, resulting from the act for which the deferred prosecution agreement is being entered into. Except for recovery for retail theft under s. 943.51, the maximum ramount of any.
•••••14•••••• 	11. Page 11, line 18: alter that line insert: "SECTION 28g. 938.245 (2) (a) 5: am. of the statutes is amended to read: 938.245 (2) (a) 5: am. That the parent who has custody, as defined in s. 895.035 (1), of the juvenile make reasonable restitution for any damage to the property of another, or for any actual physical injury to another excluding pain and suffering, resulting from the act for which the deferred prosecution agreement is being entered into. Except for recovery for retail theft under s. 943.51, the maximum amount of any restitution ordered under this subd. 5: am. for damage or injury resulting from any

has custedy of the juvenile is financially able to pay the amount ordered and may
2 allow up to the date of the explication of the deferred prosecution agreement for the
3 payment. Any recovery under this subd. 5. am. shall be reduced by the amount-
4recovered as restitution for the same act under subd. 5: a.
5 Section 28m. 938.32 (1t) (a) 1nr of the statutes is amended to read:
-6938.32 (1t) (a) 1m. If the petition alleges that the juvenile has committed a
-7 delinquent act that has resulted in damage to the property of another, or in actual
8physical injury to another excluding pairrand suffering, the judge or juvenile court
_10 the juvenile, as a condition of the consent decree, to make reasonable restitution for-
-11
12maximum.amount_of_any_restitution-ordered under this subdivision for damage or
13 injury resulting from any one act of a juvenile or from the same act committed by 2
14 or more juveniles in the custody of the same parent may not exceed the amount
15specified in.s. 799.01-(1)-(d) <u>\$5000</u> . Any consent decree-that includes a condition of
16restitution_by_a_parent_who-has-custody of the juvenile-shall-include-a finding-that
12the parent who has custody of the juvenile is financially able to pay the amount
18 ordered and may allow up to the date of the expiration of the consent decree for the
19payment. Objection by the parent to the amount of damages claimed shall entitle the
-20 parent to a hearing on the question of damages before the amount of restitution is
-21 made part of the consent decree. Any recovery under this subdivision shall be
22 reduced by the amount recovered as restitution for the same act under subd. 1.
23SEGFION-28SEGFION-28
-24 938.45 (1r) (a) In a proceeding in which a juvenile has been found to have
25 sommitted a definquent act or a civil law or ordinance violation that has resulted in

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----- damage to the property of another, or in actual physical injury to another excluding 1 pain and suffering, the court may order a parent who has custody, as defined in s. 2 895.035 (1); of the juvenile to make reasonable restitution for the damage or injury-4 Except for recovery for retail theft under s. 943.51, the maximum amount of any -restitution ordered under this paragraph for damage or injury resulting from any -6--one-act-of-a-juvenile-or-from-the-same-act-committed_by.2.or-more-juveniles-in-the> - custody of the same parent may not exceed the amount specified ms. 799:01-(1)-(d) -7-----<u>\$5000</u>. Any order under this paragraph shall include a finding that the parent who -9 has custody of the juvenile is financially able to pay the amount ordered and may 10 allow up to the date of expiration of the order for the payment. Any recovery under, -11- this paragraph shall be reduced by the amount recovered as restitution for the same -12 act under s. 938.34 (5) or 938.643 (4).

-13------SECTION 28s. 038.45 (1r) (b) of the statutes is amended to read:---

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 938.45-(1r)-(b)
 In a proceeding in which the court has determined under s.

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 938.34 (8) or 938.343 (2) that the imposition of a forfeiture would be in the best

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 interest of the juvenile and in aid of rehabilitation, the court may order a parent who

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 has custody, as defined in s. 895.035 (1); of the juvenile to pay the forfeiture. The

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 amount of any forfeiture ordered under this paragraph may not exceed the amount

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 specified in s. 799.01 (1) (d) \$6000. Any order under this paragraph shall-include a

 20
 finding that the parent who has custody of the juvenile is financially able to pay the

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 amount ordered and shall allow up to 12 months after the date of the order for the

 22
 payment. Any, recovery under this paragraph shall be reduced by the amount

 23
 recovered as a forfeiture for the same act under s-938.34-(8) or 938.34-(2)."

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1	12. Page 12, line 20: delete the material beginning with that line	and ending
2	with page 13, line 8.	

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3 13. Page 13, line 19: delete "This act" and substitute "Except as provided in
4 subsection (2), this act".

5 **14.** Page 13, line 20: after that line insert:

6 "(2) The treatment of sections 895.035 (2), 895.80 (1), (2), (3) (a), (b) and (c), (4) 7 and (6), 943.24 (3) (b) and (c), 943.245 (3) and (4) and 943.51 (3) and (3m) of the 8 statutes first applies to violations committed on the effective date of this 9 subsection.".

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(END)

CU LRBs0340/2// **1999 - 2000 LEGISLATURE** PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION **ASSEMBLY SUBSTITUTE AMENDMENT, TO 1999 ASSEMBLY BILL 620** Mert AN ACT /..; relating to: 22/ 1 The people of the state of Wisconsin, represented in senate and assembly, do enact as follows: (END)

1999 - 2000 LEGISLATURE

1999 ASSEMBLY BILL 6.20

December 13, 1999 - Introduced by Representatives MONTGOMERY, HUEBSCH ALBERS, GARD, GOETSCH, GUNDERSON, HASENOHRL, LADWIG, OLSEN, OWENS, RHOADES. SERATTI, SPILLNER, SUDER, SÝKORA, VRAKAS, WALKER and ZIEGELBAUER, cosponsored by Senators SHIBILSKI, HUELSMAN, BRESKE, DARLING, ERPENBACH, FITZGERALD, LAZICH, PLACHE, RUDE and WELCH, by request of Midwest Equipment Dealers Association, Midwest Hardware Association, National Federation of Independent Business, Tavern League of Wisconsin, Wisconsin Alliance of Hearing Professionals, Wisconsin Association of Convenience Stores, Wisconsin Automobile and Truck Dealers Association, Wisconsin Automotive Parts Association, Wisconsin Automotive Trade Association, Wisconsin Civil Recovery Council, Wisconsin Collectors Association, Wisconsin Grocers Association, Wisconsin Fitness and Health Alliance, Wisconsin Independent Businesses, Inc., Wisconsin Jeweler's Association, Wisconsin Merchants Federation, Wisconsin Motorcycle Dealers Association, Wisconsin Restauraht Association and Wisconsin Retail Lumber Association. Referred to Committèe on Judiciary and Personal Privacy.

AN ACT to repeal 814.04 (1) (b); to amend 799.01 (1) (c), 799.01 (1) (d) (intro.), 1 799.01(2), 812.34(1)(a), 812.34(2)(a), 812.34(2)(b) 1, 812.37(1), 812.37(2),2 812.38 (1) (b), 812/38 (2), 812/44 (3) (form) 3., 812.44 (4) (form) 1, 812.44 (4)3 (form) 3., 814.04(1)(a), 814.04(2), 814.07, 815.18(3)(1, 895.035(2), 895.80(2), 895.80(2))895.80 (3) (b), 948.24 (3) (b), 943.24 (8) (c), 943.245 (3), 943.245 (4), 943.50 (3), 5 943.51 (3) and 943.51 (3m); to repeal and recreate 895.80 (3) (a) and 895.80 6 (4); and to create 757.69 (1) (p), 812.34 (2) (c), 895.08, 895.80 (3) (c) and 895.80 7 8 (6) of the statutes; relating to: parental liability for acts of their minor child, recovery of damages for certain criminal actions, the jurisdictional arnound in small claims count perfers of course commissioners garnishment. Civil actions by collection attorney fees, exemption from execution of accounts, assigned to the

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earnings garnishment retail theft and recovery in actions involving worthless checks.

necks.

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Analysis by the Legislative Reference Bureau

This bill increases the jurisdictional limit in small claims actions from \$5,000 to \$10,000.

Current law provides for limited payment of attorney fees by the unsuccessful litigant to the successful litigant in all civil actions. In a civil action concerning money damages or property, the successful litigant is entitled to attorney fees based on the following schedule:

Amount recovered / value of property	<u>Fee</u>
\$1,000 or more	\$100
\$500 to \$999.99	\$ 50 /
\$200 to \$499.99	\$ 25/
Under \$200	\$_15

This bill changes the amount of attorney fees allowed in these cases as follows:

Amount recovered / value of property	<u>Fee</u>
Greater than \$10,000	\$750
\$5,000 to \$10,000	\$500
\$1,000 to \$4,999.99	\$300
Under \$1,000	\$100

The bill also increases the amount of attorney fees recoverable in civil cases that do not involve money damages or property from a maximum of \$100 to a maximum of \$500.

Under current law, in civil cases certain disbursements, such as those made for the costs of certified copies of public papers or records, postage and depositions, are recoverable by the successful litigant, but are limited to \$50 for each item. This bill expands the list of disbursements that are recoverable to include such items as overnight delivery and facisimile transmissions and increases the limit to \$100 for each item. The bill also increases the amount that a successful litigant may recover for the cost of each expert witness testifying on behalf of the successful litigant from \$100 to \$300 and for filing a motion from \$50 to \$300.

Under current law, the earnings exemption in earnings garnishment actions provides that a debtor's earnings are totally exempt if the debtor's income is below the poverty line or if the garnishment would cause that result. Under this bill, a debtor's earnings are totally exempt if the debtor's income is below the poverty line, but if the garnishment would result in the debtor's income being below the poverty line, the amount garnished is limited to the debtor's income in excess of the poverty line. The bill requires debtors who claim earnings exemptions to submit with their

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answer to the garnishment the schedules and worksheets that were given to/them with the garnishment, plus any supporting documents. The bill restricts the exemption from execution for depository accounts to those depository accounts that are for the debtor's personal use.

The bill allows any person to assign a debt owed to that person for consideration. The bill requires the person assigned a debt to notify the debtor within 30 days of that assignment. Under the bill, if the notice is not sent within 30 days, the assignment is ineffective until the notice is sent. The person assigned the debt may sue to recover the debt. The court may allow the payment of reasonable attorney fees in those suits.

Under current law, a person who suffers damage as a result of certain crimes against property may sue the person that caused the damage. Currently, the person may recover treble damages plus the costs of the investigation and litigation. Under the bill, the person may recover his or her actual damages, including the value of the damaged property, the court costs, the costs of the investigation and litigation, including attorney fees and the value of the time spent by an employe, and exemplary damages of not more than three times the amount of actual damages. Any recovery is reduced by any amount received as restitution.

Current law provides that the total amount a person may receive for exemplary damages and attorney fees in an action to recover damages resulting from the issuance of a worthless check or retail theft is limited to \$500. This bill provides that the \$500 limit applies for each violation.

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

1	SECTION 1. 757.69 (1) (p) of the statutes is created to read:
2	757.69 (1) (p) Hold hearings, make findings and issue orders under s. 812.38.
3	SECTION 2. 799.01 (1) (c) of the statutes is amended to read:
4	799.01 (1) (c) <i>Replevins</i> . Actions for replevin under ss. 810.01 to 810.13 where
5	the value of the property claimed does not exceed \$5,000\\$10,000.
6	SECTION 3. 799.01 (1) (d) (intro.) of the statutes is amended to read:
7	799.01(1) (d) Other civil actions. (intro.) Other civil actions where the amount
8	claimed is \$5,000 <u>\$10,000</u> or less, if the actions or proceedings are:
9	SECTION 4. 799.01 (2) of the statutes is amended to read:

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	ASSEMBLY BILL 020 SECTION 4
1	799.01 (2) PERMISSIVE USE OF SMALL CLAIMS PROCEDURE. A taxing authority may
2	use the procedure in this chapter in an action to recover a tax from a person liable
- 13	for that tax where the amount claimed, including interest and penalties, is \$5,000
1 h 5 4	\$10,000 or less. This chapter is not the exclusive procedure for those actions.
4.4 5	SECTION 5. 812.34 (1) (a) of the statutes is amended to read:
6	SECTION 5. 812.34 (1) (a) of the statutes is amended to read: <u>Eny Curt</u> of <u>the United States</u> 812.34 (1) (a) Was ordered by a court under s. 128.21 or by a court of bankruptey
7	under Title 11, USC <u>1301 to 1330</u>.
8	SECTION 6. 812.34 (2) (a) of the statutes is amended to read:
9	812.34 (2) (a) Unless the court grants relief under s. 812.38 (2) or par. (b) <u>or (c)</u>
10	applies, 80% of the debtor's disposable earnings are exempt from garnishment under
11	this subchapter.
12	SECTION 7. 812.34 (2) (b) 1. of the statutes is amended to read:
13	812.34 (2) (b) 1. The debtor's household income is below the poverty line , or the
14	garnishment would rause that result; or
15	SECTION 8. 812.34 (2) (c) of the statutes is created to read:
16	812.34 (2) (c) If the garnishment of 20% of the debtor's disposable income under
17	this subchapter would result in the debtor's household income being below the
18	poverty line, the amount of the garnishment is limited to the debtor's household
19	income in excess of the poverty line before the garnishment is in effect.
20	SECTION 9. 812.37 (1) of the statutes is amended to read:
21	812.37 (1) Except as provided in s. 812.34 (l), the debtor may claim an
(22)	exemption under s. 812.34 (2) (b) a limit to the garnishment under s. 812.34 (2) (c) a material precession of the second
23	or may assert any defense to the earnings garnishment, by completing the answer comma
24	form and delivering or mailing it to the garnishee <u>, along with the schedules and</u>
25	worksheets nrovided under s. 812.35 (4) (b) and any other documents supporting his

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ASSEMBLY BILL 620

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or her answer. such as a wage statement. a court order regarding the navment of support or a document showing the receipt of *http://docefits/Visted/updefits/Visted/Updefits/Visted/Updefits/Visted/Updefits/Visted/updefits/Visted/Updefi*

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SECTION 10. 812.37 (2) of the statutes is amended to read:

812.37 (2) Whenever the garnishee receives a debtor's answer or amended
answer and the schedules, worksheets and other documents, the garnishee shall
mail a copy of the answer, schedules, worksheets and any other documents the debtor
included with the answer to the creditor by the end of the 3rd business day after
receiving the debtor's answer and documents, writing on that copy the date of receipt
of the answer and documents by the garnishee.

13 SECTION 11. 812.38 (1) (b) of the statutes is amended to read:

14 812.38 (1) (b) The debtor may file with the court a written petition for relief 15 from the earnings garnishment if the exemption percentage under s. 812.34 (2) (a) 16 is insufficient for the debtor to acquire the necessities of life for the debtor and his 17 or her dependents. The netition shall state with reasonable snecificity the grounds 18 for the relief reauested and shall include any additional information necessary to 19 support the netition.

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SECTION 12. 812.38 (2) of the statutes is amended to read:

812.38 (2) A motion or petition under sub. (1) may be made at any time during the pendency of the earnings garnishment. Within 5 business days after a motion or petition is filed under sub. (1), the court shall schedule the matter for a hearing to be held as promptly as practicable. The court shall notify the parties of the time and place of the hearing. Upon conclusion of the hearing, the court shall make

ASSEMBLY BILL 620

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1 findings of fact and conclusions of law. <u>If the debtor has failed to produce the</u> schedules and worksheets or other documents necessary to support a claim for 2 3 exemptions or other defenses. the court shall award the creditor his or her costs 4 related to the motion in an amount of not less than \$50. An award under this subsection may not substitute for on mplace encaward made under sub. (3), The court 5 6 shall make such order as required by these findings and conclusions. If the order permits the garnishment to proceed, the date on which the order is served upon the 7 garnishee shall substitute for the original date of service of the garnishment upon 8 9 the garnishee under s. 812.35 (3) for the purpose of determining any 13-week period 10 under s. 812.35 (5) or (6). A court order shall bind the garnishee from the time the 11 order is served upon him or her. 12 **SECTION** 13. 812.44 (3) (form) 3. of the statutes is amended to read: 13 812.44 (3) (form) 3. Whenever you receive a debtor's answer form from the 14 debtor, mail a copy of the answer form and any documents the debtor included with 15 the answer to the creditor by the end of the 3rd business day after receipt of that form. 16 Include the date you received the answer form on the copy sent to the creditor. 17 **SECTION** 14. 812.44 (4) (form) 1. of the statutes is amended to read:

812.44 (4) (form) 1. Your household income is below the federal poverty level,
 or this garnishment would compared at to happen. See the enclosed schedules and
 worksheet to determine if you qualify for this exemption.

- 21 **SECTION 15.** 812.44 (4) (form) 3. of the statutes is amended to read:
- 812.44 (4) (form) 3. At least 25% of your disposable earnings are assigned by
 court order for support.

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1999 - 2000 Legislature -7-ASSEMBLY BILL 620

1	If the garnishment of 20% of your disposable income would result in the income
2	of vour household being below the noverty line. the garnishment is limited to the
3	amount of vour household's income in excess of the noverty line.
4	If you qualify for a complete exemption <u>or for a limit on the amount of the</u>
5	garnishment to the amount that vour household's income exceeds the noverty line.
6	you must give or mail a copy of the enclosed debtor's answer form to the garnishee,
7	along with the schedules and worksheets and anv other documents supporting vour
8	answer. such as a wage statement. a court order regarding the payment of support
9	or a document showing the receipt of any of the benefits listed under paragraph 2
10	above in order to receive that increased exemption.
11	If your circumstances change while the garnishment is in effect, you may file
12	a new answer at any time.
13	If you do not qualify for a complete exemption, but you will not be able to acquire
14	the necessities of life for yourself and your dependents if your earnings are reduced
15	by this earnings garnishment, you may ask the court in which this earnings
16	garnishment was filed to increase your exemption or grant you other relief.
17	IF YOU NEED ASSISTANCE
18	CONSULT AN ATTORNEY
19	If you have earnings that are being garnisheed that are exempt or subject to a
20	defense, the sooner you file your answer or seek relief from the court, the sooner such
21	relief can be provided. This earnings garnishment affects your earnings in pay
22	periods beginning within 13 weeks after it was served on the garnishee. You may
23	agree in writing with the creditor to extend it for additional 13-week periods until
24	the debt is paid.
25	PENALTIES

ASSEMBLY BILL 620

1	If you wrongly claim an exemption or defense in bad faith, or if the creditor
2	wrongly objects to your claim in bad faith, the court may order the person who acted
3	in bad faith to pay court costs, actual damages and reasonable attorney fees.
4	SECTION 16. 814.04 (1) (a) of the statutes is amended to read:
5	814.04 (1) (a) When the amount recovered or the value of the property involved
(6)	is \$1,000 or over gould to lor greater than the maximum amount specified in s. 799.01
7	(1)(d), attorney fees shall be \$100 \$750; when it is equal to or less than \$1,000 and
8	i s \$500 or over, \$50 <u>the maximum amount specified in s. 799.01 (1) (d), but is \$5.000</u>
9	or more. attornev fees shall be \$500; when it is less than \$500 and is \$200 or over,
10	\$; and when it is less than \$200, \$15 S5.000 and is \$1.000 or more. attorney fees
11	shall be \$300; and when it is less than \$1,000, attorney fees shall be \$100. In all other
12	cases in which there is no amount recovered or that do not involve nronerty. attorney
13	<u>fees shall be \$500.</u>
14	SECTION 17. 814.04 (1) (b) of the statutes is repealed.
15	SECTION 18. 814.04 (2) of the statutes is amended to read:
16	814.04 (2) DISBURSEMENTS. All the necessary disbursements and fees allowed
17	by law; the compensation of referees; a reasonable disbursement for the service of
18	process or other papers in an action when the same are served by a person authorized
19	by law other than an officer, but the item may not exceed the authorized sheriff's fee
20	for the same service; amounts actually paid out for certified and other copies of
21	papers and records in any public office; postage, telegraphing photocopying,
22	telephoning <u>. electronic communications, facsimile transmission</u> s and express <u>or</u>
23	overnight delivery; depositions including copies; plats and photographs, not
24	exceeding 50 <u>\$100</u> for each item; an expert witness fee not exceeding 100 <u>\$300</u> for
25	each expert who testifies, exclusive of the standard witness fee and mileage which

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1999 - 2000 Legislature ASSEMBLY BILL 620

1 shall also be taxed for each expert; and in actions relating to or affecting the title to 2 lands, the cost of procuring an abstract of title to the lands. Guardian ad litem fees 3 shall not be taxed as a cost or disbursement. 4 **SECTION** 19. 814.07 of the statutes is amended to read: 5 814.07 Costs on motion. Costs may be allowed on a motion, in the discretion of the court or judge, not exceeding \$50_\$300, and may be absolute or directed to abide 6 the event of the action. 7 8 **SECTION** 20. 815.18 (3) (k) of the statutes is amended to read: 9 815.18 (3) (k) Depository accounts. Depository accounts in the aggregate value 10 of \$1,000, but only to the extent that the account is for the debtor's nersonal use and 11 is not used as a business account. 12 **SECTION** 21. 895.035 (2) of the statutes is amended to read: 13 895.035 (2) The parent or parents with custody of a minor child, in any 14 circumstances where he, she or they may not be liable under the common law, are 15 liable for damages to property, for the cost of repairing or replacing property or 16 removing the marking, drawing, writing or etching from property regarding a 17 violation under s. 943.017, for the value of unrecovered stolen property or for 18 personal injury attributable to a wilful, malicious or wanton act of the child. The 19 parent or parents with custody of their minor child are jointly and severally liable 20 with the child for the damages imposed under s_895.80, 943.212, 943.24, 943.245 or 943.51 for their child's violation of s_943.01,943.011,943.012,943.017,943.20, 21 943.201, 943.21, 943.24, 943.26, 943.34, 943.395, 943.41, 943.50 or 943.61. 22 23 **SECTION 22.** 895.08 of the statutes is created to read: 895.08 Assignment of debt and right to sue. (1) Any person may assign 24 25 a debt owed to that person to any other person, including a debt collection agency

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licensed by the department of financial institutions. That assignment shall be in writing for consideration and shall state the amount owed to the original creditor, the name of the debtor and the name of the person to whom the debt is assigned.

(2) An assignee taking assignment of a debt under this section shall take the assignment of the debt in his or her own name as real parties in interest for the purpose of billing, collection and bringing suit in his or her own name. No suit regarding an assigned debt may be instituted on behalf of a collection agency in any court unless the collection agency appears by a duly authorized and licensed attorney at law. When a suit is commenced under this subsection, the court may authorize payment of reasonable attorney fees and costs to the prevailing party.

(3) The person assigned a debt under this section shall send notice to the debtor of the assignment by mail at the debtor's last known address within 30 calendar days after making the assignment. If the person assigned the debt fails to send a notice to the debtor within the time period required by this subsection, the assignment may not be <u>effective until the</u> notice is sent to the debtor.

SECTION 23. 895.80 (2) of the statutes is amended to read:

17 895.80 (2) The burden of proof in a civil action under sub. (1) is with the person 18 who suffers damage or loss to prove his or her case a violation of s. 943.01.943.011, 19 943.012. 943.017: 943.20, 943.201, 943.21, 943.24, 943.26, 943.34, 943.395, 943.41, 20 <u>943.50 or 943.61</u> by a preponderance of the credible evidence. <u>A conviction under s.</u> 21 943.01, 943.011, 943.012, 943.017, 943.20, 943.201, 943.21, 943.24, 943.26; 943.34, 22 943.395, 943.41: 943.50 or 943.61 is not reauired to brine an action? obtain a 23 gundent or collect on that judgment under lection. 24

SECTION 24. 895.80 (3) (a) of the statutes is repealed and recreated to read:

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1	895.80 (3) (a) Actual damages, including the retail or replacement value of
2	damaged, used or lost property, whichever is greater, for a violation of s. 943.01,
3	943.011, 943.012, 943.017, 943.20, 943.201, 943.21, 943.24, 943.26, 943.34, 943.395,
4	943.41, 943.50 or 943.61.
5	SECTION 25. 895.80 (3) (b) of the statutes is amended to read:
6	895.80 (3) (b) All costs of investigation and litigation that were reasonably
(7) (8)	incurred, including the value of the time scent by any employe or agent of the victim/
Ì	<u>court costs and reasonable attorner fees.</u>
9	SECTION 26. 895.80 (3) (c) of the statutes is created to read:
10	895.80 (3) (c) Exemplary damages of not more than 3 times the amount
11	awarded under par. (a). No additional proof is required under this section for an
12	award of exemplary damages under this paragraph.
13	SECTION 27. 895.80 (4) of the statutes is repealed and recreated to read:
14	895.80 (4) Any recovery under this section shall be reduced by the amount
15	recovered as restitution under ss. 800.093 and 973.20 and ch. 938.
16	SECTION 28. 895.80 (6) of the statutes is created to read:
17	895.80 (6) A person is not criminally liable under s. 943.30 for any action
18	brought in good faith under this section.
19	SECTION 29. 943.24 (3) (b) of the statutes is amended to read:
20	943.24 (3) (b) Proof that, at the time of issuance, the person did not have
21	sufficient funds or credit with the drawee and that the person failed within 5 days
22	after receiving <u>written</u> notice of nonpayment or dishonor to pay the check or other
23	order, delivered by regular mail to either the person's last-known address or the the
24	address urovided on the check or other order: or
25	SECTION 30. 943.24 (3) (c) of the statutes is amended to read:

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ASSEMBLY BILL 620

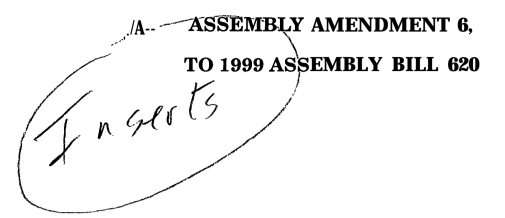
1	943.24 (3) (c) Proof that, when presentment was made within a reasonable
2	time, the person did not have sufficient funds or credit with the drawee and the
3	person failed within 5 days after receiving <u>written</u> notice of nonpayment or dishonor
4	to pay the check or other order <u>, delivered by regular mail to either the nerson's</u>
5	ا <u>last-known address</u> العصد من محمد العصد من العصد العصد المعند: " <u>or</u> "
6	SECTION 31. 943.245 (3) of the statutes is amended to read:
7	943.245 (3) Notwithstanding sub. (2) (c) and (d), the total amount awarded for
8	exemplary damages and reasonable attorney fees may not exceed \$500 for each
9	violation.
10	SECTION 32, 943.245 (4) of the statutes is amended to read:
11	943.245 (4) At least 20 days prior to commencing an action, as specified in s.
12	801.02, under this section, the plaintiff shall notify the defendant, by mail, of his or
13	her intent to bring the action. Notice of nonpayment or dishonor shall be sent by the
14	payee or holder of the check or order to the drawer by regular mail supported by an
15	affidavit of service of mailing or by a certificate of mailing obtained from the UL9. post
16	office from which the mailing was made. The plaintiff shall mail the notice to the
17	defendant's last-known address or to the address provided on the check or order. If
18	the defendant pays the check or order prior to the commencement of the action, he
19	or she is not liable under this section.
20	SECTION 33. 943.50 (3) of the statutes is amended to read:
21	943.50 (3) A merchant, a merchant's adult employe or a merchant's security
22	agent who has reasonable cause for believing that a person has violated this section
23	in his or her presence may detain the person in a reasonable manner for a reasonable
24	length of time to deliver the person to a peace officer, or to his or her parent or
25	guardian in the case of a minor. The detained person must be promptly informed of

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ASSEMBLY BILL 620

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1	the purpose for the detention and be permitted to make phone calls, but he or she
2	shall not be interrogated or searched against his or her will before the arrival of a
3	peace officer who may conduct a lawful interrogation of the accused person. The
4	merchant, merchant's adult employe or merchant's security agent may release the
5	detained person before the arrival of a peace officer or parent or guardian. Any
6	merchant, merchant's adult employe or merchant's security agent who acts in good
7	faith in any act authorized under this section is immune from civil or criminal
8	liability for those acts.
9	SECTION 34. 943.51 (3) of the statutes is amended to read:
10	943.51 (3) Notwithstanding sub. (2) and except as provided in sub. (3m), the
11	total amount awarded for exemplary damages and reasonable attorney fees may not
12	exceed \$500 <u>for each violation</u> .
13	SECTION 35. 943.51 (3m) of the statutes is amended to read:
14	943.51 (3m) Notwithstanding sub. (2), the total amount awarded for
15	exemplary damages and reasonable attorney fees may not exceed \$300 <u>for each</u>
16	violation if the action is brought against a minor or against the parent who has
17	custody of their minor child for the loss caused by the minor. ω^{ρ_0} :
18	SECTION 36. Initial applicability.
(19)	SECTION 36. Initial applicability. Except as provided in Subsection (2) A This act first applies to actions commenced on the effective date of this inact 13-20
int 20	subsection.
13-2/21	SECTION 37. Effective date.
22	(1) This act takes effect on the first day of the 4th month beginning after
23	publication.
24	(END)



February 2, 2000 - Offered by COMMITTEE ON JUDICIARY AND PERSONAL PRIVACY.

	1	At the locations indicated, amend the bill as follows:
	2	1. Page 1, line 11: delete "assignment of debt" and substitute "civil actions by
	3	collection agencies".
	4	2. Page 3, line 1: before that line insert:
	5	$_{3}$ "ECTIO $_{i}$ 218.04 (9j) of the statutes is created to read:
\bigcirc	6	218.04 (9j) Смі астіол ву ціселяе. A licensee may, after receiving
,	7	authorization from a creditor, consolidate the creditor's account or accounts relating
-t	8	to a particular debtor with those of any other creditor or creditors relating to that
nsert	9	debtor and may bring an action on behalf of the creditor or creditors. A licensee that
4-4	10	brings an action under this subsection is the real party in interest under s. 803.01
	11	(2) for purposes of maintaining an action. A licensee that brings an action under this
	12	subsection shall comply with the caption requirements of s. 895.08.
	13	B. Page 3, line 1:-delete "SECTION 1" and substitute "SECTION 1m".

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1	4. Page 3, line 8: after that line insert:
2	"SECTION 3m. 799.01 (1) (e) of the statutes is created to read:
3	799.01.(1) (e) Negligence claims. Notwithstanding par. (d), civil actions arising
4	out of a claim based on negligence where the amount claimed is \$5,000 or less.".
5	5. Page 4, line 6: delete "a court of bankruptcy" and substitute " a court of
6	bankruptcy any court of the United States".
7	6. Page 8, line 7: delete "equal to or".
8 /	7. Page 9, line 22: after that line insert:
9/	"SECTION 21g. 895.035 (4) of the statutes, as affected by 1999 Wisconsin Act
10	9, is amended to read:
11	895.035 (4) Except for recovery under sub. (4a) or for retail theft under s.
12	943.51, the maximum recovery under this section from any parent or parents may
13	not exceed the amount specified in s. 799.01 (1) (d) \$5000 for damages resulting from
14	any one act of a juvenile in addition to taxable costs and disbursements and
15	reasonable attorney fees, as determined by the court. If 2 or more juveniles in the
16	custody of the same parent or parents commit the same act the total recovery under
17	this section may not exceed the amount specified in s. 799.01(1)(d) <u>\$5000.</u> in addition
18	to taxable costs and disbursements. The maximum recovery from any parent or
19 /	parents for retail theft by their minor child is established under s. 943.51.".
20	8. Page 9, line 23: delete lines 23 to 25.
21	9. Page 10, line 1: delete lines 1 to 15 and substitute;
22	SECTION \$25.08 of the statutes is created to read:
23	895.08 Suit by collection agency. In addition to the requirements of ss.
_ 24	801.09 (1), 801.095, 802.04 (1) and 815.05 (intro.), in an action brought by a collection
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agency under s. 218.04 (9j), the collection agency shall include in the caption, under its name, the names of the creditors on whose behalf the action is brought.

**SECTION 20.** 895.80 (1) of the statutes is amended to read:

895.80 (1) Any person who suffers damage or loss by reason of intentional conduct that occurs on or after November 1, 1995, and that is prohibited under s. 943.01, 943.20, 943.21, 943.24, 943.26, 943.34, 943.395, 943.41, 943.50 or 943.61, or by reason of intentional conduct that occurs on or after April 28, 1998, and that is prohibited under s. 943.201, or by reason of intentional conduct that occurs on or after the effective date of this subsection . . . [revisor inserts date]. and that is prohibited under s. 943.011, 943.012 or 943.017, has a cause of action against the person who caused the damage or loss.

12 , **10.** Page 11, line 7: delete the material beginning with "vietim," and ending
13 with "fees" on line 8 and substitute "victim".

11. Page 11, line 18: after that line insert: 14 15 *SECTION 28g. 938.245 (2) (a) 5. am. of the statutes is amended to read: 16 938.245 (2) (a) 5. am. That the parent who has custody, as defined in s. 895.035 17 (1), of the juvenile make reasonable restitution for any-damage to the property of another, or for any actual physical injury to another excluding pain and suffering, 18 resulting from the act for which the deferred prosecution agreement is being entered 19 into. Except for recovery for retail theft under s. 943.51, the maximum amount of any 20 restitution ordered under this subd. 5. am. for damage or injury resulting from any 21 one act of a juvenile or from the same act committed by 2 or more juveniles in the 22 23 custody of the same parent may not exceed the amount specified in s 799.01(1)(d) 24 **<u>A5000</u>** rder under this subd. 5. am. shall include a finding that the parent who

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1	has custody of the juvenile is financially able to pay the amount ordered and may
2	allow up to the date of the expiration of the deferred prosecution agreement for the
3	payment. Any recovery under this subd. 5. am. shall be reduced by the amount
4	recovered as restitution for the same act under subd. 5. a.
5	SECTION 28m. 938.32 (1t) (a) 1m. of the statutes is amended to read:
6	938.32 (1t) (a) 1m. If the petition alleges that the juvenile has committed a
7	delinquent act that has resulted in damage to the property of another, or in actual
8	physical injury to another excluding pain and suffering, the judge or juvenile court
9	commissioner may require a parent who has custody, as defined in s. 895.035 (l), of
10	the juvenile, as a condition of the consent decree, to make reasonable restitution for
11	the damage or injury <b>Except for recovery for r</b> etail theft under s. 943.51, the
12	maximum amount of any restitution ordered under this subdivision for damage or
13	injury resulting from any one act of a juvenile or from the same act committed by $2$
14	or more juveniles in the custody of the same parent may not exceed the amount
15	<del>specified in s. 799.01 (1) (d) <u>\$5000</u>. Any consen</del> t decree that includes a condition of
16	restitution by a parent who has custody of the juvenile shall include a finding that
17	the parent who has custody of the juvenile is financially able to pay the amount
18	ordered and may allow up to the date of the expiration of the consent decree for the
19	payment. Objection by the parent to the amount of damages claimed shall entitle the
20	parent to a hearing on the question of damages before the amount of restitution is
21	made part of the consent decree. Any recovery under this subdivision shall be
22	reduced by the amount recovered as restitution for the same act under subd. 1.
23	<b>SECTION</b> 28r. 938.45 (lr) (a) of the statutes is amended to read:
24	938.45 (1r) (a) In a proceeding in which a juvenile has been found to have
25	committed a delinquent act or a civil law or ordinance violation that has resulted in
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**da**mage to the property of another, or in actual physical injury to another excluding 1 2 Pain and suffering, the court may order a parent who has custody, as defined in s. 3 895.035 (1), of the juvenile to make reasonable restitution for the damage or injury. 4 Except for recovery for retail theft under s. 943.51, the maximum amount of any 5 restitution ordered under this paragraph for damage or injury resulting from any one act of a juvenile or from the same act committed by 2 or more juveniles in the 6 7 custody of the same parent may not exceed the amount specified in s. 799.01 (1) (d) 8 \$5000. Any order under this paragraph shall include a finding that the parent who 9 has custody of the juvenile is financially able to pay the amount ordered and may allow up to the date of expiration of the order for the payment. Any recovery under 10 11 this paragraph shall be reduced by the amount recovered as restitution for the same act under s. 938.34 (5) or 938.343 (4), 12

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**SECTION** 28s. 938.45 (1r) (b) of the statutes is amended to read:

938.45 (lr) (b) In a proceeding in which the court has determined under s. 14 938.34 (8) or 938.343 (2) that the imposition of a forfeiture would be in the best 15 16 interest of the juvenile and in aid of rehabilitation, he court may order a parent who has custody, as defined in s. 895.035 (1), of the juvenile to pay the forfeiture. The 17 amount of any forfeiture ordered under this paragraph may not exceed the amount 18 19 specified in s. 799.01 (1) (d) <u>\$5000</u>. Any order under this paragraph shall include a 20 finding that the parent who has custody of the juvenile is financially able to pay the 21 amount ordered and shall allow up to 12 months after the date of the order for the 22 payment. Any recovery under this paragraph shall be reduced by the amount 23 **re**covered as a forfeiture for the same act under s. 938.34 (8) or 938.343 (2).".

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1	$\nu$ 12. Page 12, line 20: delete the material beginning with that line and ending
2	with page 13, line 8.
3	<b>13.</b> Page 13, line 19: delete "This act" and substitute "Except as provided in
4	subsection (2), this act".
5	<b>14.</b> Page 13, line 20: after that line insert:
6	<b>14.</b> Page 13, line 20: after that line insert:
rerti	and (6), 943.24 (3) (b) and (c), 943.245 (3) and (4) and 943.51 (3) and (3m) of the
(1)-28	statutes first applies to violations committed on the effective date of this
9	subsection.
10	(END)

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	<ul> <li>812.44(4)</li> <li>(4) The notice of exemption served upon the garnishee under <u>s. 812.35 (4)</u> shall be in substantially the following form:</li> <li>STATE OF WISCONSIN</li> <li>CIRCUIT COURT: County</li> </ul>
	A.B., Creditor vs. File or Reference Number C.D., Debtor EXEMPTION NOTICE and EARNING GARNISHMENT E.F., Garnishee
	To the debtor: The creditor was awarded a judgment against you or your spouse by (County Circuit or Federal District) Court on the day of (y ear) That judgment not having been fully paid, the creditor has now filed a garnishment proceeding against your earnings from the garnishee. This means that the creditor is seeking to take some of your earnings to satisfy part or all of the judgment against you or your spouse. The total amount of the creditor's claim is as follows: Unpaid balance on judgment \$ Unpaid postjudgment interest \$ b. Garnishment filing fee \$ c. Service of process (estimate) TOTAL \$ By law, you are entitled to an exemption of not less than 80% of your disposable earnings. Your "disposable earnings" are those remaining after social security and federal and state income taxes are withheld.
t	Your earnings are completely exempt from garnishment if: 1. Your household income is below the federal poverty level, or this garnishment would cause that to happen. See the enclosed scheduler and worksheet to determine if you qualify for this exemption. 2. You receive aid to families with dependent children, relief funded by a relief block grant under ch. 49, relief provided by counties under section 59.07 (154) give Wiscoppin Statutes;
L	medical assistance, supplemental security income, food stamps or veterans benefits based on need under 38 USC 501 to 562 or successful 45.351 (1) of the Wisconsin Statutes, or have received these benefits within the past 6 months.

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To day 3/1 State of Misconsin 1999 - 2000 LEGISLATURE

LRBs0340/1 RPN:cjs:hmh

## ASSEMBLY SUBSTITUTE AMENDMENT,

## **TO 1999 ASSEMBLY BILL 620**

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**AN ACT** to repeal 814.04 (1) (b); to amend 812.34 (1) (a), 812.34 (2) (a), 812.34 1 2 (2) (b) 1., 812.37 (1), 812.37 (2), 812.38 (1) (b), 812.38 (2), 812.44 (3) (form) 3., 3 812.44 (4) (form) l., 812.44 (4) (form) 3., 814.04 (1) (a), 814.04 (2), 814.07, 815.18 4 (3) (k), 895.035 (2), 895.80 (l), 895.80 (2), 895.80 (3) (b), 943.24 (3) (b), 943.24 5 (3) (c), 943.245 (3), 943.245 (4), 943.51 (3) and 943.51 (3m); to repeal and 6 recreate 895.80 (3) (a) and 895.80 (4); and to create 218.04 (9i), 812.34 (2) (c), 7 895.08, 895.80 (3) (c) and 895.80 (6) of the statutes; relating to: parental 8 liability for acts of their minor child, recovery of damages for certain criminal 9 actions, garnishment, attorney fees, exemption from execution of accounts, civil 10 actions by collection agencies, earnings garnishment, retail theft and recovery 11 in actions involving worthless checks.

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

12 **SECTION** 1. 218.04 (9j) of the statutes is created to read:

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1	218.04 (9j) CIVIL ACTION BY LICENSEE. A licensee may, after receiving
2	authorization from a creditor, consolidate the creditor's account or accounts relating
3	to a particular debtor with those of any other creditor or creditors relating to that
4	debtor and may bring an action on behalf of the creditor or creditors. A licensee that
5	brings an action under this subsection is the real party in interest under s. 803.01
6	(2) for purposes of maintaining an action. A licensee that brings an action under this
7	subsection shall comply with the caption requirements of s. 895.08.
8	SECTION 2. 812.34 (1) (a) of the statutes is amended to read:
9	812.34 (1) (a) Wasordered byacourtunders. 128.21 or by <del>a court of bankruptcy</del>
10	any court of the United States under Title 11, USC 1301 to 1330.
11	SECTION 3. 812.34 (2) (a) of the statutes is amended to read:
12	812.34 <b>(2)</b> (a) Unless the court grants relief under s. 812.38 (2) or par. (b) o <u>r (c)</u>
13	applies, $80\%$ of the debtor's disposable earnings are exempt from garnishment under
14	this subchapter.
15	SECTION 4. 812.34 (2) (b) 1. of the statutes is amended to read:
16	812.34 (2) (b) 1. The debtor's household income is below the poverty line <del>, or the</del>
17	garnishment worth subscription use that result; or
18	SECTION 5. 812.34 (2) (c) of the statutes is created to read:
19	812.34 (2) (c) If the garnishment of $20%$ of the debtor's disposable income under
20	this subchapter would result in the debtor's household income being below the
21	poverty line, the amount of the garnishment is limited to the debtor's household
22	income in excess of the poverty line before the garnishment is in effect.
23	SECTION 6. 812.37 (1) of the statutes is amended to read:
24	812.37 (1) Except as provided in s. 812.34 (1), the debtor may claim an
25	exemption under s. 812.34 (2) (b) <u>or a limit to the garnishment under s. 812.34 (2)</u>

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1	(c), or may assert any defense to the earnings garnishment, by completing the answer
2	form and delivering or mailing it to the garnishee, along with the schedules and
3	worksheets provided under s. 812.35 (4) (b) and any other documents supporting his
4	<u>or her answer. such as a wage statement. a court order regarding the payment of</u>
5	gupportvinagdocuencrecempt of aid to families with denendent children.
6	relief funded by a grant under ch. 49, relief provided by counties under
7	<u>s.</u> 59.07.(154). medical assistance. supplemental security income. food stamps or
8	veterans benefits based on need under 38 USC 501 to 562 or s. 45.351(1). The debtor
9	or debtor's spouse may file an answer or an amended answer and documentation at
10	any time before or during the effective period of the earnings garnishment.
11	SECTION 7. 812.37 (2) of the statutes is amended to read:
12	812.37 (2) Whenever the garnishee receives a debtor's answer or amended
13	answer and the schedules. worksheets and other documents, the garnishee shall
14	mail a copy of the <b>answer<u>, schedules, worksheets</u> and any other documents the debtor</b>
15	included with the answer to the creditor by the end of the 3rd business day after
16	receiving the debtor's answer and documents, writing on that copy the date of receipt
17	of the answer <u>and documents</u> by the garnishee.
18	SECTION 8. 812.38 (1) (b) of the statutes is amended to read:
19	812.38 (1) (b) The debtor may file with the court a written petition for relief
20	from the earnings garnishment if the exemption percentage under s. 812.34 $(2)(a)$
21	is insufficient for the debtor to acquire the necessities of life for the debtor and his
22	or her dependents. <u>The petition shall state with reasonable specificity the grounds</u>
23	for the relief reauested and shall include any additional information necessary to
24	support the petition.
25	SECTION 9. 812.38 (2) of the statutes is amended to read:

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1 812.38 (2) A motion or petition under sub. (1) may be made at any time during 2 the pendency of the earnings garnishment. Within 5 business days after a motion or petition is filed under sub. (1), the court shall schedule the matter for a hearing 3 4 to be held as promptly as practicable. The court shall notify the parties of the time 5 and place of the hearing. Upon conclusion of the hearing, the court shall make findings of fact and conclusions of law. If the debtor has failed to produce the 6 schedules and worksheets or other documents necessary to support a claim for 7 exemptions or other defenses. the court shall award the creditor his or her costs 8 related to the motion in an amount of not less than \$50. An award under this 9 10 subsection may not substitute for or renlace an award made under sub. (3). The court shall make such order as required by these findings and conclusions. If the order 11 12 permits the garnishment to proceed, the date on which the order is served upon the 13 garnishee shall substitute for the original date of service of the garnishment upon 14 the garnishee under s. 812.35 (3) for the purpose of determining any 13-week period 15 under s. 812.35 (5) or (6). A court order shall bind the garnishee from the time the 16 order is served upon him or her.

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**SECTION** 10. 812.44 (3) (form) 3. of the statutes is amended to read:

18 812.44 (3) (form) 3. Whenever you receive a debtor's answer form from the
19 debtor, mail a copy of the answer form <u>and any documents the debtor included with</u>
20 <u>the answer form to the creditor by the end of the 3rd business day after receipt of that</u>
21 form. Include the date you received the answer form on the copy sent to the creditor.
22 SECTION 11. 812.44 (4) (form) 1. of the statutes is amended to read:

812.44 (4) (form) 1. Your household income is below the federal poverty level,
or this generate would cause that to happen. See the enclosed schedules and
worksheet to determine if you qualify for this exemption.

1	SECTION 12. 812.44 (4) (form) 3. of the statutes is amended to read:
2	812.44 (4) (form) 3. At least 25% of your disposable earnings are assigned by
3	court order for support.
4	If the aarnishment of 20% of your disposable income would result in the income
5	of vour household being below the poverty line. the garnishment is limited to the
б	amount of vour household's income in excess of the poverty line,
7	If you qualify for a complete exemption <del>or for a limit on the amount of the</del>
8	garnishment to the amount that vour household's income exceeds the noverty line,
9	you must give or mail a copy of the enclosed debtor's answer form to the garnishee,
10	along with the schedules and worksheets and any other documents supporting your
11	answer, such as a wage statement, a court order regarding the payment of support
12	<u>or a document showing the receipt of any of the benefits listed under paragraph 2</u>
13	above in order to receive that increased exemption.
14	If your circumstances change while the garnishment is in effect, you may file
15	a new answer at any time.
16	If you do not qualify for a complete exemption, but you will not be able to acquire
17	the necessities of life for yourself and your dependents if your earnings are reduced
18	by this earnings garnishment, you may ask the court in which this earnings
19	garnishment was filed to increase your exemption or grant you other relief.
20	IF YOU NEED ASSISTANCE
21	CONSULT AN ATTORNEY
22	If you have earnings that are being garnisheed that are exempt or subject to a
23	defense, the sooner you file your answer or seek relief from the court, the sooner such
24	relief can be provided. This earnings garnishment affects your earnings in pay
25	periods beginning within 13 weeks after it was served on the garnishee. You may

agree in writing with the creditor to extend it for additional 13-week periods until
 the debt is paid.

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### PENALTIES

If you wrongly claim an exemption or defense in bad faith, or if the creditor wrongly objects to your claim in bad faith, the court may order the person who acted in bad faith to pay court costs, actual damages and reasonable attorney fees.

SECTION 13. 814.04 (1) (a) of the statutes is amended to read:

814.04 (1) (a) When the amount recovered or the value of the property involved is \$1,000 or over greater than the maximum amount snecified in s. 799.01 (1) (d), attorney fees shall be \$100 \$250; when it is equal to or less than \$1,000 and is \$500 or over, \$50 the maximum amount specified in s. 799.01 (1)(d). but is \$2,000 or more, attorney fees shall be \$200; when it is less than \$500 and is \$200 or over, \$25, and when it is less than \$200, \$15 \$1000 and is \$1,000 and is \$200 or over, \$25, and when it is less than \$200, \$15 \$1000 and is \$100 or over, \$25, and when it is less than \$200, \$15 \$1000 and is \$100 or over, \$25, and when it is less than \$200, \$15 \$1000 and is \$100 or over, \$25, and when it is less than \$200, \$15 \$1000 and is \$100 or over, \$25, and shall be \$200.

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**SECTION** 14. 814.04 (1) (b) of the statutes is repealed.

**SECTION 15.** 814.04 (2) of the statutes is amended to read:

19 814.04 (2) **DISBURSEMENTS.** All the necessary disbursements and fees allowed 20 by law; the compensation of referees; a reasonable disbursement for the service of 21 process or other papers in an action when the same are served by a person authorized 22 by law other than an officer, but the item may not exceed the authorized sheriff's fee 23 for the same service; amounts actually paid out for certified and other copies of 24 papers and records in any public office; postage, telegraphing photoconving, 25 telephoning, electronic communications, facsimile transmissions and express or

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1	943.011, 943.012, 943.017, 943.20, 943.201, 943.21, 943.24, 943.26, 943.34, 943.395,
2	943.41, 943.50 or 943.61.
3	SECTION 23. 895.80 (3) (b) of the statutes is amended to read:
4	895.80 (3) (b) All costs of investigation and litigation that were reasonably
5	incurred, including the value of the time spent by any employe or agent of the victim.
6	SECTION 24. 895.80 (3) (c) of the statutes is created to read:
7	895.60 (3) (c) Exemplary damages of not more than 3 times the amount
8	awarded under par. (a). No additional proof is required under this section for an
9	award of exemplary damages under this paragraph.
10	SECTION 25. 895.80 (4) of the statutes is repealed and recreated to read:
11	895.80 (4) Any recovery under this section shall be reduced by the amount
12	recovered as restitution under ss. 800.093 and 973.20 and ch. 938.
13	SECTION 26. 895.80 (6) of the statutes is created to read:
14	895.80 (6) A person is not criminally liable under s. 943.30 for any action
15	brought in good faith under this section,
16	SECTION 27. 943.24 (3) (b) of the statutes is amended to read:
17	943.24 (3) (b) Proof that, at the time of issuance, the person did not have
18	sufficient funds or credit with the drawee and that the person failed within 5 days
19	after receivin <u>g written</u> notice of nonpayment or dishonor to pay the check or other
20	order <u>, delivered by regular mail to either the nerson's last-known address or the</u>
21	address nrovided on the check or other order; or
22	SECTION 28. 943.24 (3) (c) of the statutes is amended to read:
23	943.24 (3) (c) Proof that, when presentment was made within a reasonable
24	time, the person did not have sufficient funds or credit with the drawee and the
25	person failed within 5 days after receiving <u>written</u> notice of nonpayment or dishonor

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1	to pay the check or other order, delivered by regular mail to either the nerson's
2	last-known address or the address provided on the check or other order.
3	SECTION 29. 943.245 (3) of the statutes is amended to read:
4	943.245 (3) Notwithstanding sub. (2) (c) and (d), the total amount awarded for
5	exemplary damages and reasonable attorney fees may not exceed \$500 for each.
6	violation.
7	SECTION 30. 943.245 (4) of the statutes is amended to read:
8	943.245 (4) At least 20 days prior to commencing an action, as specified in s.
9	801.02, under this section, the plaintiff shall notify the defendant, by mail, of his or
10	her intent to bring the action. Notice of nonpayment or dishonor shall be sent by the
11	payee or holder of the check or order to the drawer by regular mail <del>supported by an</del>
12	affidavit of service of mailing or by a certificate of mailing obtained from the $\mathrm{TTC}$ post
13	office from which the mailing mas made. The plaintiff shall mail the notice to the
14	defendant's last-known address or to the address provided on the check or order. If
15	the defendant pays the check or order prior to the commencement of the action, he
16	or she is not liable under this section.
17	SECTION 31. 943.51 (3) of the statutes is amended to read:
18	943.51 (3) Notwithstanding sub. (2) and except as provided in sub. (3m), the
19	total amount awarded for exemplary damages and reasonable attorney fees may not
20	exceed \$500 <u>for each violation</u> .
21	SECTION 32. 943.51 (3m) of the statutes is amended to read:
22	943.51 ( <b>3m</b> ) Notwithstanding sub. ( <b>2</b> ), the total amount awarded for
23	exemplary damages and reasonable attorney fees may not exceed \$300 for each
24	violation if the action is brought against a minor or against the parent who has
25	custody of their minor child for the loss caused by the minor.

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gverniaht delivery; depositions including copies; plats and photographs, not
exceeding \$50 \$100 for each item; an expert witness fee not exceeding \$100 \$300 for
each expert who testifies, exclusive of the standard witness fee and mileage which
shall also be taxed for each expert; and in actions relating to or affecting the title to
lands, the cost of procuring an abstract of title to the lands,. Guardian ad litem fees
shall not be taxed as a cost or disbursement.

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**SECTION** 16. 814.07 of the statutes is amended to read:

8 814.07 Costs on motion. Costs may be allowed on a motion, in the discretion
9 of the court or judge, not exceeding \$50 \$300, and may be absolute or directed to abide
10 the event of the action.

11 SECTION 17. 815.18 (3) (k) of the statutes is amended to read:

12 815.18 (3) (k) *Depository accounts.* Depository accounts in the aggregate value
13 of \$1,000, but only to the extent that the account is for the debtor's personal use and

14 <u>is not used as a business account.</u>

SECTION 18. 895.035 (2) of the statutes is amended to read:

895.035 (2) The parent or parents with custody of a minor child, in any 16 1 7 circumstances where he, she or they may not be liable under the common law, are 18 liable for damages to property, for the cost of repairing or replacing property or removing the marking, drawing, writing or etching from property regarding a 19 20 violation under s. 943.017, for the value of unrecovered stolen property or for 21 personal injury attributable to a wilful, malicious or wanton act of the child. The parent or parents with custody of their minor child are jointly and severally liable 22 23 with the child for the damages imposed under s. 395.80.943.212.943.24.943.245 or 24 943.51 for their child's violation of s. 943.01. 943.011. 943.012. 943.017. 943.20.

**25** <u>943.201. 943.21.943.24. 943.26. 943.34. 943.395, 943.41, 943.50 or 943.61.</u>

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1	SECTION 19. 895.08 of the statutes is created to read:
2	895.08 Suit by collection agency. In addition to the requirements of ss.
3	801.09 (1), 801.095, 802.04 (1) and 815.05 (intro.), in an action brought by a collection
4	agency under s. 218.04 (9j), the collection agency shall include in the caption, under
5	its name, the names of the creditors on whose behalf the action is brought.
6	SECTION 20. 895.80 (1) of the statutes is amended to read:
7	895.80 (1) Any person who suffers damage or loss by reason of intentional
8	conduct that occurs on or after November 1, 1995, and that is prohibited under s.
9	943.01, 943.20, 943.21, 943.24, 943.26, 943.34, 943.395, 943.41, 943.50 or 943.61, or
10	by reason of intentional conduct that occurs on or after April 28, 1998, and that is
11	prohibited under s. 943.201, or by tensor of intentional conduct that the or or
12	after the effective date of this subsection [revisor inserts datel. and that is
13	prohibited under s. 943.011. 943.012 or 943.017. has a cause of action against the
14	person who caused the damage or loss.
15	SECTION 21. 895.80 (2) of the statutes is amended to read:
16	895.80 (2) The burden of proof in a civil action under sub. (1) is with the person
17	who suffers damage or loss to prove <del>his or her case</del> <u>a violation of s. 943.01.943.011</u> ,
18	943.012, 943.017.943.20, 943.201.943.21.943.24.943.26.943.34.943.395.943.41,
19	<u>943.50 or 943.61</u> by a preponderance of the credible evidence. <u>A conviction under s.</u>
20	943.01.943.011.943.012.943.017.943.20.943.201.943.21.943.24.943.26.943.34.
21	943.395. 943.41. 943.50 or 943.61 is not required to bring an action. obtain a
22	judgment or collect on that judgment under this section.
23	SECTION 22. 895.80 (3) (a) of the statutes is repealed and recreated to read:
24	895.80 (3) (a) Actual damages, including the retail or replacement value of
25	damaged, used or lost property, whichever is greater, for a violation of s. 943.01,

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1	SECTION 33. Initial applicability.
2	(1) Except as provided in subsection (2), this act first applies to actions
3	commenced on the effective date of this subsection.
4	(2) The treatment of sections 895.035 (2), 895.80 (l), (2), (3) (a), (b) and (c), (4)
5	and (6), 943.24 (3) (b) and (c), 943.245 (3) and (4) and 943.51 (3) and (3m) of the
6	statutes first applies to violations committed on the effective date of this subsection.
7	SECTION 34. Effective date.
8	(1) This act takes effect on the first day of the 4th month beginning after
9	publication.
10	(END)