1999 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-AB691)

Receive	ed: 02/24/2000				Received By: md	sida	
Wanted: Soon					Identical to LRB:		
For: Scott Walker (608) 266-9180					By/Representing: missy		
This file	e may be shown	to any legislate	or: NO		Drafter: mdsida		
May Co	ontact:				Alt. Drafters:		
Subject:		al Law - misce ture - miscellar			Extra Copies:	jeo	
Pre To	pic:						
No spec	rific pre topic gi	ven					
Topic:							
Joint re	view committee	on criminal pe	nalties				
Instruc	tions:						
Convert	: AA3 to AB465	5 into a substitu	te amendme	ent			
Draftin	g History:						
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Reouired
/?	mdsida 02/25/2000	gilfokm 02/25/2000					
/1			jfrantze 02/28/20	00	lrb-docadmin 02/28/2000	lrb-docadm 02/28/2000	
FE Sent	For:						
				< END >			

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Subject: Criminal Law - miscellaneous Legislature - miscellaneous	Extra Copies: jeo			
Pre Topic:				
No specific pre topic given				
Topic:				
Joint review committee on criminal penalties				
Instructions:				
Convert AA3 to AB465 into a substitute amendment				
Drafting History:				
Vers. Drafted Reviewed Typed Proofed 1? mdsida /-2-25-2000 dos/28 2008	Submitted Jacketed Re	quired		

FE Sent For:

<**END**>

1999

Date (time) needed MONDAY 2:00 pm

LRB s 0330 / 1

SUBSTITUTE AMENDMENT [TO A BILL]

med: Kmg:___

Use the appropriate components and routines developed for substitute amendments.

s A SUBSTITUTE AMENDMENT		
TO 1999 SB (AB) 69/ (LRB-	/)

AN ACT [generate catalog] to repeal ; to renumber ; to consolidate a	nd
renumber ; to renumber and amend ; to consolidate, renumber a	na
statutes; relating to: All veriew statutes; relating to:	the
penalties bills.	
	••
[Note: See section 4.02 (2) (br), Drafting Manual, for specific order of	••

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

SECTION #.

standard phrases.]

Nseit

[rev: 6/2/98 1999DF03(fm)]



State af Misconsin 1999 - 2000 LEGISLATURE



ASSEMBLY AMENDMENT 3, TO 1999 ASSEMBLY BILL 465

September 21, 1999 - Offered by Committee on Criminal Justice.

1	At the locations indicated, amend the bill as follows:
2	1. Page 19, line 10: after that line insert:
3	SECTION 13.525 of the statutes is created to read:
4	13.525 Joint review committee on criminal penalties. (1) CREATION.
5	There is created a joint review committee on criminal penalties composed of the
6	following members:
7	(a) One majority party member and one minority party member from each
8	house of the legislature, appointed as are the members of standing committees in
9	their respective houses.
10	(b) The attorney general or his or her designee.
11	(c) The secretary of corrections or his or her designee.
12	(d) The state public defender or his or her designee.

- (e) A reserve judge who resides in the lst, 2nd, 3rd, 4th or 5th judicial administrative district and a reserve judge who resides in the 6th, 7th, 8th, 9th or 10th judicial administrative district, appointed by the supreme court.
- (f) Two members of the public appointed by the governor, one of whom shall have law enforcement experience in this state and one of whom shall be an elected county official.
- **(2) OFFICERS.** The majority party senator and the majority party representative to the assembly shall be cochairpersons of the committee. The committee shall elect a secretary from among its nonlegislator members.
- (3) Judicial and gubernatorial appointees. Members appointed under sub. (1) (e) or (f) shall serve at the pleasure of the authority appointing them.
- **(4) ELICIBILITY.** A member'shall cease to be a member upon losing the status upon which the appointment is based. Membership on the committee shall not be incompatible with any other public office.
- (5) Review of Legislation relating to crimes. (a) If any bill that is introduced in either house of the legislature proposes to create a new crime or revise a penalty for an existing crime and the bill is referred to a standing committee of the house in which it is introduced, the chairperson may request the joint review committee to prepare a report on the bill under par. (b). If the bill is not referred to a standing committee, the speaker of the assembly, if the bill is introduced in the assembly, or the presiding officer of the senate, if the bill is introduced in the senate, may request the joint review committee to prepare a report on the bill under par. (b).
- (b) If the joint review committee receives a request under par. (a) for a report on a bill that proposes to create a new crime or revise a penalty for an existing crime, the committee shall prepare a report concerning all of the following:

1. The costs that are likely to be incurred or saved by the department of
corrections, the department of justice, the state public defender, the courts, district
attorneys and other state and local government agencies if the bill is enacted.
2. The consistency of penalties proposed in the bill with existing criminal
penalties. 3. Alternative language needed, if any, to conform penalties proposed in the bill
to penalties in existing criminal statutes.
4. Whether acts prohibited under the bill are prohibited under existing
criminal statutes.
(c) The chief clerk shall print a report prepared by the committee under par.
(c) The chief clerk shall print a report prepared by the committee under par.(b) as an appendix to the bill and attach it thereto as are amendments. The
reproduction shall be in lieu of inclusion in the daily journal of the house in which
the proposal is introduced.
(d) If a bill that is introduced in either house of the legislature proposes to create
a new crime or revise a penalty for an existing crime, a standing committee to which
the bill is referred may not vote on whether to recommend the bill for passage and
the bill may not be passed by the house in which it is introduced before the joint
review committee submits a report under par. (b) or before the 30th day after a report
is requested under par. (a), whichever is earlier.
(6) COMMITTEE POWERS AND PROCEDURES. The committee may hold hearings as
needed to elicit information for making a report. The committee shall meet at the
call of its cochairpersons. All actions of the committee require the approval of a
majority of all of its members.
(END)