DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

January 5, 2000

I repealed s. 865.08 (1) (a) 1., 2. and 3. because it does not make sense to list specific persons who may be appointed personal representative with the consent of all interested parties if, under the bill, *any* person who has the consent of all interested parties may be appointed personal representative. I also "cleaned up" s. 865.08 (1) somewhat; as you can see, s. 865.08 (1) (intro.) in current law is not really an (intro.).

Pamela J. Kahler Senior Legislative Attorney Phone: (608) 266–2682 E-mail: Pam.Kahler@legis.state.wi.us