1999 DRAFTING REQUEST

Bill

Receive	d: 03/11/1999			Received By: mal	laigm		
Wanted:	As time permi	its	Identical to LRB: By/Representing: Maggie				
For: Gle	enn Grothman	(608) 264-848					
This file may be shown to any legislator: NO				Drafter: malaigm			
May Co	ntact:			Alt. Drafters:			
Subject:	Employ	Priv - minimu	Extra Copies:				
Pre Top	pic:						
No spec	ific pre topic gi	ven					
Topic:							
Minimu	m wage; preem	ption of local n	ninimum wage laws				
Instruc	tions:						
Redraft	1997 AB 839						
 Draftin	g History:						
Vers.	<u>Drafted</u>	Reviewed	<u>Type</u> d Pr <u>oofed</u>	Submitted	<u>Jacketed</u>	Required	
/?	malaigm 03/17/1 999	chanaman 03/23/1999					
/1			lpaasch 03/24/1999 lpaasch 03/24/1999	lrb-docadmin 03/24/1999 lrb-docadmin 0312411999	lrb-docadm 03/29/2000		
FE Sent	For:		<end></end>				

1999 DRAFTING REQUEST

Bill

Receive	a: 03/11/99		Received By: malaigm						
Wanted: As time permits For: Glenn Grothman (608) 264-8486					Identical to LRB: By/Representing: Maggie				
									This file may be shown to any legislator: NO May Contact:
Subject:	Emplo	y Priv - minim	Extra Copies:						
Pre Top	oic:								
No spec	ific pre topic g	iven							
Topic:									
Minimu	m wage; preen	nption of local 1	ninimum wag	ge laws					
Instruc	tions:								
Redraft	1997 AB 839								
Draftin	g History:								
Vers.	<u>Drafted</u>	Reviewed	<u>Tvped</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	Reauired		
I?	malaigm 03/17/99	chanaman 03/23/99							
/1			lpaasch 03/24/99		lrb_docadmin 03/24/99				
			lpaasch 03/24/99		1rb_docadmin 03/24/99				
FE Sent	For:								
				<end></end>					

1999 DRAFTING REQUEST

Bill

Received: 03/11/99	Received By: malaigm
NECEIVEU. USI I 1/32	iteeer ea Bj. maiaigin

Wanted: **As time permits** Identical to LRB:

For: Glenn Grothman (608) 264-8486 By/Representing: Maggie

This file may be shown to any legislator: NO Drafter: malaigm

May Contact: Alt. Drafters:

Subject: Employ Priv - minimum wage Extra Copies:

Pre Topic:

No specific pre topic given

Topic:

Minimum wage; premption of local minimum wage laws

Instructions:

Redraft 1997 AB 839

Drafting History:

Vers. <u>Drafted Reviewed Typed Proofed Submitted Jacketed Rea uired</u>

/? malaigm (12) 3-24 3-24

FE Sent For:

<END>

Memo

From: Rep. Glenn Grothman Date: February 12, 1997 Re: Drafting Requests Minimum Wage Law Produce language prohibiting any unit of government other than the state from establishing a wage floor "minimum wage." This does not apply to "prevailing wage" regulations which might exist on local projects and which are regulated by local governments.	
Minimum Wage Law Produce language prohibiting any unit of government other than the state from establishing a wage floor "minimum wage." This does not apply to "prevailing wage" regulations which might exist on local projects and which are regulated by local governments.	
Minimum Wage Law Produce language prohibiting any unit of government other than the state from establishing a wage floor "minimum wage." This does not apply to "prevailing wage" regulations which might exist on local projects and which are regulated by local governments.	
Produce language prohibiting any unit of government other than the state from establishing a wage floor 'or "minimum wage." This does not apply to "prevailing wage" regulations which might exist on local projects and which are regulated by local governments.	
/or "minimum wage." This does not apply to "prevailing wage" regulations which might exist on local projects and which are regulated by local governments.	
134.66(5)	
134.66(5) 38(2)	water a side of
136.43	and an a sharehouse a stable display sure
139.43 .04	PROVIDENCE OF STREET
	oder von 1884 Sampounder ser sen m
(295.14(1))	No. of a confidence of the control o
61.65(E) 131 (Intro.)	
statenide concer for purposed provide uniform, state	26.2
Winner Wit	
un.form throughout &	h itate
Waypall imbac or apryse bearing wass	

1997 \ 1998 LEGISLATURE



1997 ASSEMBLY BILL 839

Deve di pri re aporti

2

3

4

ebruary 25, 1998 – Introduced by Representatives Groffman, Albers, Brandemuehl and Duff, cosponsored by Senators Welch and Roessler. Referred to Committee on Labor and Employment.

resport

1 **AN ACT** to renumber and amend 104.08(1), 104.08 (2) and 104.08 (3); to amend

104.01 (intro.), 104.03, 104.04, 104.10 and 104.11; and to create 104.001 and

104.08 (1) (b) of the statutes; **relating to:** preemption of county, city, village or

town living-wage ordinances.

Analysis by the Legislative Reference Bureau

Under current law, a city or village, or a town that has authorized its board to exercise village powers, may determine its own local affairs, and a county may exercise any organizational or administrative power, subject only to the Wisconsin Constitution and to any enactment of the legislature that is of statewide concern and that affects every county, city, village or town with uniformity.

This bill requires that the state minimum wage law, under which an employer may not pay an employe less than a living-wage, be construed as an enactment of statewide concern for the purpose of providing a living-wage that is uniform throughout the state. As such, the bill permits a county, city, village or town to enact an ordinance establishing a living-wage only if the ordinance strictly conforms to the state minimum wage law.

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

SECTION 1. 104.001 of the statutes is created to read:

• ASSEMBLY BILL 839

(17)

104.001	Statewide (concern;	uniformit	y. (1)	This	chapter	shall	be
construed as ar	n enactment	of statewi	de concern	for the	purp	ose of p	roviding	; a
living-wage that	t is uniform	throughout	the state.					

- (2) A county, city, village or town may enact and administer an ordinance establishing a living-wage only if the ordinance strictly conforms to this chapter and any rules promulgated under this chapter. Except as provided in sub. (3), a county, city, village or town may not administer an ordinance establishing a living-wage unless that ordinance strictly conforms to this chapter and any rules promulgated under this chapter.

 (a determination of whether the amended ordinance strictly conforms under this chapter. And any rules promulgated where this chapter. A
- (3) A county, city, village or town that has a living—wage ordinance in effect on the effective date of this subsection [revisor inserts date], may maintain and administer that ordinance if the department reviews the ordinance and determines that the ordinance strictly conforms to this chapter and any rules promulgated under this chapter. If the department determines that any part of the existing ordinance does not strictly conform to this chapter and any rules promulgated under this chapter, the county, city, village or town may amend the ordinance and submit the amended ordinance to the department for approval. After obtaining the approval of the department under this subsection, a county, city, village or town may not amend a living—wage.
 - (4) A county ordinance enacted under this section does not apply within any city, village or town that has enacted or enacts an ordinance under this section.
 - (5) This section does not affect the requirement that employes employed on a public works project contracted for by a county, city, village or town be paid at the prevailing wage rate, as defined in s. 66.293 (1) (g), as required under s. 66.293.

ASSEMBLY BILL 839

1

 $\begin{cases} 2 \\ 3 \end{cases}$

4

 $\begin{cases} 5 \\ 6 \\ 7 \end{cases}$

8

9

10 11

12

Sper /m/bond

1415

1617

18

1920

21

22

24

23

2425

SECTION 2. 104.01 (intro.) of the statutes is amended to read:

104.01 Definitions. (intro.) The following terms as used in ss.-104.01-to 104.12 this chanter shall be construed as follows:

SECTION 3. 104.03 of the statutes is amended to read:

104.03 Unlawful wages. Any employer paying, offering to pay, or agreeing to pay any employe a wage lower or less in value than a living-wage is guilty of a violation of ss. 104.01 to 104.12 this chanter.

SECTION 4. 104.04 of the statutes is amended to read:

104.04 Classifications; department's authority. The department shall investigate, ascertain, determine and fix such reasonable classifications, and shall impose general or special orders, determining the living-wage, and shall carry out the purposes of ss. 104.01 to 104.12-Siischapter estigations, classifications and orders shall be made as provided under s. 103.005, and the penalties specified in s. 103.005 (12) shall apply to and be imposed for any violation of ss. 104.01 to 104.12 this chanter. In determining the living-wage, the department may consider the effect that an increase in the living-wage might have on the economy of the state, including the effect of a living-wage increase on job creation, retention and expansion, on the availability of entry-level jobs and on regional economic conditions within the state. The department may not establish a different minimum wage for men and women. Said orders shall be subject to review in the manner provided in ch. 227.

SECTION 5. 104.08 (1) of the statutes is renumbered 104.08 (2) and amended to read:

104.08 (2) <u>All persons Any person</u> working in <u>an occupation</u> <u>a trade industry</u> for which a living-wage has been established for minors, and who <u>shall have has</u> no

trade, shall, if employed in an occupation which is a trade industry, be indentured

characterized by mechanical skill and training such as render a period of instruction

104.08 (1) (b) "Trade industry" means an industry involving physical labor and

SECTION 7. 104.08 (2) of the statutes is renumbered 104.08 (1) (intro.) and

SECTION 6. 104.08 (1) (b) of the statutes is created to read:

ASSEMBLY BILL 839

reasonably necessary.

under the previsions of s. 106.01

5	1
7	2

3

4

6

5

7 8

9 10

 $\widehat{11}$

12 13

<u>3</u>

TROOK

14

15 16

17

industry".

18

19 20

21

23

22

25

24

amended to read: 104.08 (1) (intro.) A "trade" or a "trade industry" within the meaning of ss. 104.01 to 104,12 shall be a trade or In this section: Trde" means an industry occupation involving physical labor and characterized by mechanical skill and training such as render a period of instruction reasonably necessary. (3) (a) The department shall investigate, determine and declare what

SECTION 8. 104.08 (3) of the statutes is renumbered 104.08 (3) (b) and amended to read:

occupations and industries are included within the phrase a "trade" or a "trade

104.08 (3) (b) The department may make exceptions to the operation of subs. (1) and sub. (2) where conditions make their its application unreasonable.

SECTION 9. 104.10 of the statutes is amended to read:

104.10 Penalty for intimidating witness. Any employer who discharges or threatens to discharge, or in any way discriminates, or threatens to discriminate against any employe because the employe has testified or is about to testify, or because the employer believes that the employe may testify, in any investigation or

ASSEMBLY BILL 839

proceeding relative to the enforcement of ss. 104.01 to 1-MA-2 this chapter, is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of \$25 for each offense.

SECTION 10. 104.11 of the statutes is amended to read:

104.11 Definition of violation. Each day during which any employer shall employ a person for whom a living-wage has been fixed at a wage less than the living-wage fixed shall constitute a separate and distinct violation of ss. 104.01 to 104.12 this chanter.

SECTION 11. Initial applicability.



(1) This act first applies to an employe who is affected by a collective bargaining agreement that contains provisions that are inconsistent with section 104.00 1 of the statutes, as created by this act, on the day after the collective bargaining agreement expires or on the day on which the collective bargaining agreement is extended, modified or renewed, whichever occurs first.

15

9

10

11

12

13

14

(END)

SUBMITTAL FORM

LEGISLATIVE REFERENCE BUREAU Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

sign on the appropriate fine(s) below.	
Date: 3/24/99	To: Representative Grothman
	Relating to LRB drafting number: LRB-248 1
Topic Minimum wage; preemption of local minimum	wage laws
Subject(s) Employ Priv - minimum wage	
1. JACKET the draft for introduction	
in the Senate or the Assembly (ch	neck only one). Only the requester under whose name the
drafting request is entered in the LRB's draft	ing records may authorize the draft to be submitted. Please
allow one day for the preparation of the requi	red copies.
2. REDRAFT. See the changes indicated or at	tached
A revised draft will be submitted for your app	proval with changes incorporated.
3. Obtain FISCAL ESTIMATE NOW , prior t	o introduction
If the analysis indicates that a fiscal estimate	is required because the proposal makes an appropriation or
increases or decreases existing appropriations	s or state or general local government fiscal liability or
revenues, you have the option to request the f	fiscal estimate prior to introduction. If you choose to
introduce the proposal without the fiscal estin	mate, the fiscal estimate will be requested automatically upon
introduction. It takes about 10 days to obtain	a fiscal estimate. Requesting the fiscal estimate prior to
introduction retains your flexibility for possib	ple redrafting of the proposal.

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

Gordon M. Malaise, Senior Legislative Attorney Telephone: (608) 266-9738