2001 ASSEMBLY BILL 657

December 3, 2001 – Introduced by Representative HOVEN, cosponsored by Senator GEORGE. Referred to Committee on Judiciary.

AN ACT *to repeal* 802.06 (1m); *to amend* 66.0413 (2) (c) 1., 102.23 (1) (c), 102.835
(14), 108.225 (14), 125.12 (2) (d), 801.09 (2) (intro.), 801.09 (2) (a), 801.09 (2) (b),
801.095 (3), 801.095 (4), 802.06 (1), 802.06 (6) and 802.09 (1); and *to create*102.23 (1) (cm) and 801.09 (2) (d) of the statutes; **relating to:** the time period
for service of a responsive pleading.

Analysis by the Legislative Reference Bureau

Under current law, a person responding to a pleading, such as a complaint, in a civil action generally has 45 days after the receipt of the pleading to respond. This 45–day time period limitation also applies to a person who is served with a petition by a building inspector that alleges that a building is a public nuisance, to complaints filed in an action to overturn a worker's compensation administrative hearing or municipality's decision regarding a license application, and to service of a levy on a party to obtain possession of property related to a worker's compensation or unemployment insurance claim. Before 1997, a party generally had 20 days after the receipt of a pleading to answer that pleading. In 2001 Wisconsin Act 16, the budget act, this time period was reduced to 20 days if the proceeding was to foreclose or otherwise enforce a lien or security interest.

Under this bill, the time to respond to most pleadings is 20 days. However, if the responding party is an insurance company, the time period remains at 45 days. In addition, if the defendant is the state, an office, agent or employee of the state, or a state agency, and the action involves a claim for damages resulting from actions of

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a public employee or official acting in his or her official capacity, the response time is 45 days. Under the bill, if the cause of action raised in the original pleading is a tort, the time period for responding to a pleading is 45 days. Finally, if the service of a summons is made by publication, the bill requires the response to be made within 40 days of the publication of the summons.

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

SECTION 1. 66.0413 (2) (c) 1. of the statutes is amended to read:

2 66.0413 (2) (c) 1. If an owner fails to remedy or improve the defect in accordance 3 with the written notice under par. (b) within the 30-day period specified in the written notice, the building inspector or other designated officer shall apply to the 4 5 circuit court of the county in which the building is located for an order determining 6 that the building constitutes a public nuisance. As a part of the application for the 7 order from the circuit court the building inspector or other designated officer shall 8 file a verified petition which recites the giving of written notice, the defect in the 9 building, the owner's failure to comply with the notice and other pertinent facts. A 10 copy of the petition shall be served upon the owner of record or the owner's agent if 11 an agent is in charge of the building and upon the holder of any encumbrance of 12 record under sub. (1) (d). The owner shall reply to the petition within 45 20 days 13 following service upon the owner. Upon application by the building inspector or other 14 designated officer the circuit court shall set promptly the petition for hearing. 15 Testimony shall be taken by the circuit court with respect to the allegations of the 16 petition and denials contained in the verified answer. If the circuit court after 17 hearing the evidence on the petition and answer determines that the building 18 constitutes a public nuisance, the court shall issue promptly an order directing the 19 owner of the building to remedy the defect and to make such repairs and alterations

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1	as may be required. The court shall set a reasonable period of time in which the
2	defect shall be remedied and the repairs or alterations completed. A copy of the order
3	shall be served upon the owner as provided in sub. (1) (d). The order of the circuit
4	court shall state in the alternative that if the order of the court is not complied with
5	within the time fixed by the court, the court will appoint a receiver or authorize the
6	building inspector or other designated officer to proceed to raze the building under
7	par. (d).
8	SECTION 2. 102.23 (1) (c) of the statutes is amended to read:
9	102.23 (1) (c) The Except as provided in par. (cm), the commission shall serve
10	its answer within $45 \underline{20}$ days after the service of the complaint, and, within the like
11	time, the adverse party may serve an answer to the complaint, which answer may,
12	by way of counterclaim or cross complaint, ask for the review of the order or award
13	referred to in the complaint, with the same effect as if the party had commenced a
14	separate action for the review thereof.
15	SECTION 3. 102.23 (1) (cm) of the statutes is created to read:
16	102.23 (1) (cm) If an adverse party to the proceeding brought under par. (a) is
17	an insurance company, the insurance company may serve an answer to the complaint
18	within 45 days after the service of the complaint.
19	SECTION 4. 102.835 (14) of the statutes is amended to read:
20	102.835 (14) ANSWER BY 3RD PARTY. Within 45 20 days after the service of the
21	levy upon a 3rd party, the 3rd party shall file an answer with the department stating
22	whether the 3rd party is in possession of or obligated with respect to property or
23	rights to property of the uninsured employer, including a description of the property
24	or the rights to property and the nature and dollar amount of any such obligation.

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1	If the 3rd party is an insurance company, the insurance company shall file an answer
2	with the department within 45 days after the service of the levy.
3	SECTION 5. 108.225 (14) of the statutes is amended to read:
4	108.225 (14) ANSWER BY 3RD PARTY. Within 45 20 days after the service of the
5	levy upon a 3rd party, the 3rd party shall file an answer with the department stating
6	whether the 3rd party is in possession of or obligated with respect to property or
7	rights to property of the debtor, including a description of the property or the rights
8	to property and the nature and dollar amount of any such obligation. If the 3rd party
9	is an insurance company, the insurance company shall file an answer with the
10	<u>department within 45 days after the service of the levy.</u>
11	SECTION 6. 125.12 (2) (d) of the statutes is amended to read:
12	125.12 (2) (d) Judicial review. The action of any municipal governing body in
13	granting or failing to grant, suspending or revoking any license, or the failure of any
14	municipal governing body to revoke or suspend any license for good cause, may be
15	reviewed by the circuit court for the county in which the application for the license
16	was issued, upon application by any applicant, licensee or resident of the
17	municipality. The procedure on review shall be the same as in civil actions instituted
18	in the circuit court. The person desiring review shall file pleadings, which shall be
19	served on the municipal governing body in the manner provided in ch. 801 for service
20	in civil actions and a copy of the pleadings shall be served on the applicant or licensee.
21	The municipal governing body, applicant or licensee shall have 45 <u>20</u> days to file an
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answer to the complaint. Following filing of the answer, the matter shall be deemed
at issue and hearing may be had within 5 days, upon due notice served upon the
opposing party. The hearing shall be before the court without a jury. Subpoenas for
witnesses may be issued and their attendance compelled. The decision of the court

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1	shall be filed within 10 days after the hearing and a copy of the decision shall be
2	transmitted to each of the parties. The decision shall be binding unless it is appealed
3	to the court of appeals.
4	SECTION 7. 801.09 (2) (intro.) of the statutes is amended to read:
5	801.09 (2) (intro.) A direction to the defendant summoning and requiring
6	defendant to serve upon the plaintiff's attorney, whose address shall be stated in the
7	summons, either an answer to the complaint if a copy of the complaint is served with
8	the summons or a demand for a copy of the complaint. The summons shall further
9	direct the defendant to serve the answer or demand for a copy of the complaint within
10	the following periods:
11	SECTION 8. 801.09 (2) (a) of the statutes, as affected by 2001 Wisconsin Act 16,
12	is amended to read:
13	801.09 (2) (a) Except as provided in par. <u>pars.</u> (c) <u>and (d)</u> , within <u>20 days, or</u>
14	within 45 days <u>if the defendant is the state or an officer, agent, employee, or agency</u>
15	of the state in an action or special proceeding brought under s. 893.82 or 895.46,
16	exclusive of the day of service, after the summons has been served personally upon
17	the defendant or served by substitution personally upon another authorized to
18	accept service of the summons for the defendant; or
19	SECTION 9. 801.09 (2) (b) of the statutes is amended to read:
20	801.09 (2) (b) Within $45 \underline{40}$ days after a date stated in the summons, exclusive
21	of such date, if no such personal or substituted personal service has been made, and
22	service is made by publication. The date so stated in the summons shall be the date
23	of the first required publication.

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24 **SECTION 10.** 801.09 (2) (d) of the statutes is created to read:

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801.09 (2) (d) Within 45 days if a party to the action is an insurance company,			
or if any cause of action raised in the complaint is founded in tort.			
SECTION 11. 801.095 (3) of the statutes, as affected by 2001 Wisconsin Act 16,			
is amended to read:			
801.095 (3) No P	ERSONAL SERVICE; C	COMPLAINT SERVED AT THE SA	ME TIME.
STATE OF WISCONS	IN	CIRCUIT COURT :	COUNTY
A. B.			
Address			
City, State Zip Code	File No		
, Plaintiff			
vs.	S U M I	MONS	
C. D.			
Address (Case C	lassification Type)	: (Code No.)	
City, State Zip Code			
, Defendant			
THE STATE OF V	WISCONSIN, To e	ach person named above a	as a Defendant:
You are hereby notified that the Plaintiff named above has filed a lawsuit or			
other legal action again	nst you. The comp	laint, which is also served	upon you, states
the nature and basis of	f the legal action.		
Within (20) (45) <u>4</u>	<u>0</u> days after,	(year), you must respond	d with a written
answer, as that term	is used in chapte	er 802 of the Wisconsin S	Statutes, to the
complaint. The court	may reject or disr	regard an answer that doe	s not follow the
requirements of the st	atutes. The answ	er must be sent or deliver	red to the court,

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whose address is, and to, Plaintiff's attorney, whose address is You may		
have an attorney help or represent you.		
If you do not provide a proper answer within (20) (45) <u>40</u> days, the court may		
grant judgment against you for the award of money or other legal action requested		
in the complaint, and you may lose your right to object to anything that is or may be		
incorrect in the complaint. A judgment may be enforced as provided by law. A		
judgment awarding money may become a lien against any real estate you own now		
or in the future, and may also be enforced by garnishment or seizure of property.		
Dated:, (year)		
Signed:		
A. B., Plaintiff		
or		
E. F., Plaintiff's Attorney		
State Bar No.:		
Address:		
City, State Zip Code:		
Phone No:		
SECTION 12. 801.095 (4) of the statutes, as affected by 2001 Wisconsin Act 16,		
is amended to read:		
801.095 (4) NO PERSONAL SERVICE; COMPLAINT NOT SERVED AT THE SAME TIME.		

2001 – 2002 Legislatu ASSEMBLY BILL (- 8 -		LRB-1350/1 RPN:kmg:kjf SECTION 12
STATE OF WISCON	SIN		CIRCUIT COURT :	COUNTY
A. B.				
Address				
City, State Zip Code		File No		
, Plaintiff				
VS.		SUMMO	N S	
C. D.				
Address (Case	Classificatio	n Type):	(Code No.)	
City, State Zip Code				
, Defendar	ıt			
THE STATE OF	WISCONS	IN, To each	person named above a	as a Defendant:
You are hereby	notified that	t the plaint	iff named above has fi	led a lawsuit or
other legal action aga	ainst you.			
Within (20) (45)	40 days aft	er, (y	ear), you must respond	d with a written
demand for a copy of	the complai	nt. The de	mand must be sent or	delivered to the
court, whose address	is, and to	, Plaint	ff's attorney, whose ad	dress is You
may have an attorney help or represent you.				
If you do not der	mand a copy	of the comp	laint within (20) (45) <u>4</u>	0 days, the court
may grant judgment against you for the award of money or other legal action				
requested in the com	plaint, and y	ou may los	se your right to object t	to anything that
is or may be incorrect	t in the comp	laint. A ju	dgment may be enforce	d as provided by
law. A judgment awa	rding money	may becom	e a lien against any rea	ll estate you own
now or in the future, a	and may also	be enforce	d by garnishment or sei	zure of property.

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1	Dated:, (year)		
2	Signed:		
3	A. B., Plaintiff		
4	or		
5	E. F., Plaintiff's Attorney		
6	State Bar No.:		
7	Address:		
8	City, State Zip Code:		
9	Phone No:		
10	SECTION 13. 802.06 (1) of the statutes, as affected by 2001 Wisconsin Act 16,		
11	is amended to read:		
12	802.06 (1) WHEN PRESENTED. Except as provided in sub. (1m) or when a court		
13	dismisses an action or special proceeding under s. 802.05 (3), a defendant shall serve		
14	an answer within $45 \ \underline{20}$ days after the service of the complaint upon the defendant.		
15	Except as provided in sub. $(1m)$, if If a guardian ad litem is appointed for a defendant,		
16	the guardian ad litem shall have $45 20$ days after appointment to serve the answer.		
17	A party served with a pleading stating a cross–claim against the party shall serve		
18	an answer thereto within $45 \underline{20}$ days after the service upon the party. The plaintiff		
19	shall serve a reply to a counterclaim in the answer within $45 \ \underline{20}$ days after service		
20	of the answer. The state or an agency of the state or an officer, employee, or agent		
21	of the state shall serve an answer to the complaint or to a cross-claim or a reply to		
22	a counterclaim within $45 \ \underline{20}$ days after service of the pleading in which the claim is		
23	asserted. If any pleading is ordered by the court, it shall be served within 45 days		
24	after service of the order, unless the order otherwise directs. If a party to the action		
25	is an insurance company, or if any cause of action raised in the original pleading.		

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1	cross–claim, or counterclaim is founded in tort, the periods of time to serve a reply
2	or answer shall be 45 days. The service of a motion permitted under sub. (2) alters
3	these periods of time as follows, unless a different time is fixed by order of the court:
4	if the court denies the motion or postpones its disposition until the trial on the merits,
5	the responsive pleading shall be served within 10 days after notice of the court's
6	action; or if the court grants a motion for a more definite statement, the responsive
7	pleading shall be served within 10 days after the service of the more definite
8	statement.
9	SECTION 14. 802.06 (1m) of the statutes, as created by 2001 Wisconsin Act 16,
10	is repealed.
11	SECTION 15. 802.06 (6) of the statutes, as affected by 2001 Wisconsin Act 16,
12	is amended to read:
13	802.06 (6) MOTION TO STRIKE. Upon motion made by a party before responding
14	to a pleading or, if no responsive pleading is permitted upon motion made by a party
15	within 45 <u>20</u> days after the service of the pleading upon the party , or within 20 days
16	after the service if the proceeding is to foreclose or otherwise enforce a lien or security
17	interest, or upon the court's own initiative at any time, the court may order stricken
18	from any pleading any insufficient defense or any redundant, immaterial,
19	impertinent, scandalous, or indecent matter. <u>If a party to the action is an insurance</u>
20	company, or if any cause of action raised in the original pleading, cross-claim, or
21	counterclaim is founded in tort, the 20-day time period under this subsection is
22	increased to 45 days.
23	SECTION 16. 802.09 (1) of the statutes, as affected by 2001 Wisconsin Act 16,

is amended to read:

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1 802.09 (1) AMENDMENTS. A party may amend the party's pleading once as a 2 matter of course at any time within 6 months after the summons and complaint are 3 filed or within the time set in a scheduling order under s. 802.10. Otherwise a party 4 may amend the pleading only by leave of court or by written consent of the adverse 5 party; and leave shall be freely given at any stage of the action when justice so 6 requires. A party shall plead in response to an amended pleading within 45 20 days 7 after service of the amended pleading, or within 20 days after the service if the 8 proceeding is to foreclose or otherwise enforce a lien or security interest, unless (a): 9 a) the court otherwise orders or (b); or b) no responsive pleading is required or 10 permitted under s. 802.01 (1). If a party to the action is an insurance company, or 11 if any cause of action raised in the original pleading, cross-claim, or counterclaim is 12 founded in tort, the 20-day time period under this subsection is increased to 45 days. 13 **SECTION 17. Initial applicability.** 14 (1) This act first applies to actions commenced on the effective date of this 15 subsection. 16 **SECTION 18. Effective date.** 17 (1) This act takes effect on the first day of the 4th month beginning after 18 publication.

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(END)