2001 DRAFTING REQUEST

Assembly Floor Amendment (AA8-AB675)

Received: 02/27/2002					Received By: mdsida			
Wanted: Today					Identical to LRB:			
For: Assembly Chief Clerk This file may be shown to any legislator: NO May Contact:					By/Representing: Drafter: mdsida			
								Addl. Drafters:
					Subject:	Crimin	al Law - guns	and weapon
Submit v	ia email: NO							
Pre Top	ic:							
No speci	fic pre topic gi	ven						
Topic:								
AA8-AB	675							
Instruct	ions:							
See Attac	ched							
Drafting	History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/1	mdsida 03/04/2002	jdyer 03/06/2002	jfrantze 03/06/200)2	lrb_docadmin 03/06/2002	lrb_docadn 03/06/2002		
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Received: 02/27/2002 Received By: mdsida Wanted: Today Identical to LRB: For: Assembly Chief Clerk By/Representing: This file may be shown to any legislator: NO Drafter: mdsida May Contact: Addl. Drafters: Subject: Criminal Law - guns and weapons Extra Copies: Rep_ Gunderson Submit via email: NO Young Staskunas Pre Topic: Bock Schoof No specific pre topic given Ron Sklansky (Leg. Council) Topic: AA8-AB675 **Instructions:** See Attached **Drafting History:**

FE Sent For:

Drafted

mdsida

Reviewed

<u>Typed</u>

Vers.

/1

<END>

Submitted

Jacketed

Required

2-26-2002 NEI	LRB FILE COPY LRB F 87 /1
ASSEMBLY AMENDMENT	de Disord
to	amendment
to	substitute amendment
то	BILL <u>675</u>
Offered by Young ST	ASKUNAS, BOCK Schooff
At the locations indicated, amend the	bill
	as follows:
1. Page 30, line 23:	as follows:
(12 (M)) (9) "Section (n).	12m.
Notwistan	ling the above,
no person sh	ling the above, all be allowed to
·	realed weapon if
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they have a	(BAC) Slood Aleoholie
Content ()	exceeding 021.
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	or person's weath. Sprill
	person i breath. phill

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

Reps. Young, Staskunas, Bock, and Schoof:

I have made several changes to this amendment to put it in the proper form. Even with those changes, however, the language of the amendment may not fully reflect your intent.

I assume that by referring to "12(m)," you intended to create bill section 12m. I made that assumption because the bill sections that precede and follow page 30, line 23 are 12 and 13. In addition, there does not appear to be a logical place for a sub. (12m) or a subd. 12m. in any of the statutory sections between s. 941.235 (the statutory section to which bill section 12 relates) and s. 941.295 (the statutory section to which bill section 13 relates). (To illustrate, the highest numbered subsection within that span of statutes is sub. (10) of s. 941.29.)

If that assumption is correct, then the provision added by the amendment does not have a statutory number or letter. The absence of that number is significant in at least two respects. First, since it is not part of any particular statute, the phrase "Notwithstanding the above" may be construed to mean "notwithstanding anything preceding page 30, line 23 of the bill" — that is, "notwithstanding the fact that the bill otherwise authorizes a licensee to carry a concealed weapon." I assume that this is consistent with your intent. But second, the absence of a number may mean that the provision, though a valid law, is not a statute. See s. 35.18 (3) (requiring numbers or letters for all statutory sections, subsections, paragraphs, subdivisions, and subdivision paragraphs). In that case, the default penalty provision contained in s. 939.61, which relates to "act[s] or omission[s] prohibited by statute," (emphasis added) would not apply. In other words, there may be no penalty that can be imposed for a violation of this law. (It might be possible, however, to enforce the provision by obtaining an injunction, but I assume that that was not your intent.)

In addition, the substance of the amendment might be construed in a way that does not reflect your intent. First, you refer only to blood alcohol content. Consequently, the amendment could require blood tests — and preclude the use of breath screening tests — when police seek to enforce the prohibition. See s. 30.681 (1) (b) 2. (distinguishing blood alcohol concentration from the amount of alcohol in a person's breath); see also s. 340.01 (1v) (defining "alcohol concentration" to include breath— and blood—based alcohol concentrations). Second, the concentration level referred to in the amount of the concentration of the concentrati

the language of your amendment ends with a reference to an alcohol

inthout -2-

LRBf87/1dn MGD:...:...

— ".02" — does not explicitly indicate what is being measured. In all likelihood, a court would construe that to mean .02 grams of alcohol per 100 milliliters of a person's blood, see s. 340.01 (1v) (a) (which I assume was your intent), but the amendment would be less likely to be misconstrued if the more detailed language were included in the amendment itself.

I regret that I was not available to draft this amendment for you in the first instance. But I am very willing to work with you if you decide to request an alternative amendment for introduction in the Senate that better reflects your intent.

Michael Dsida Legislative Attorney Phone: (608) 266–9867

Let them have to gout to others?

LRBf87/1dn MGD:jld:jf

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

March 6, 2002

Reps. Young, Staskunas, Bock, and Schoof:

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If that assumption is correct, then the provision added by the amendment does not have a statutory number or letter. The absence of that number is significant in at least two respects. First, since it is not part of any particular statute, the phrase "Notwithstanding the above" may be construed to mean "notwithstanding anything preceding page 30, line 23 of the bill" — that is, "notwithstanding the fact that the bill otherwise authorizes a licensee to carry a concealed weapon." I assume that this is consistent with your intent. But second, the absence of a number may mean that the provision, though a valid law, is not a statute. See s. 35.18 (3) (requiring numbers or letters for all statutory sections, subsections, paragraphs, subdivisions, and subdivision paragraphs). In that case, the default penalty provision contained in s. 939.61, which relates to "act[s] or omission[s] prohibited by statute" (emphasis added), would not apply. In other words, there may be no penalty that can be imposed for a violation of this law. (It might be possible, however, to enforce the provision by obtaining an injunction, but I assume that that was not your intent.)

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reference to an alcohol concentration level — ".02" — explicitly indicating what is being measured. In all likelihood, a court would construe that to mean .02 grams of alcohol per 100 milliliters of a person's blood, see s. 340.01 (1v) (a), which I assume was your intent, but the amendment would be less likely to be misconstrued if the more detailed language were included in the amendment itself.

I regret that I was not available to draft this amendment for you in the first instance. But I am very willing to work with you if you decide to request an alternative amendment for introduction in the Senate that better reflects your intent.

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