DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

January 2, 2002

Representative Gundrum:

1. The definition of "clearly identified" in proposed s. 19.42 (4g) of this draft is taken from s. 11.01 (3), stats. It was not picked up when LRBa1014/1 (the Travis amendment) was incorporated into WLC:0238/1.

2. This draft slightly alters the treatment of s. 19.59 (8) (c), stats., in WLC: 0298/1 to clarify that the right to direct enforcement of proposed s. 19.59 (1) (br) is an alternative to the right that would otherwise exist to petition the attorney general for discretionary enforcement of the other provisions of s. 19.59 (1), stats. I assume this was what was intended by the exception inserted into s. 19.59 (8) (c), stats., by WLC: 0298/1.

3. This draft does not treat the issue of connecting the hiatus period for filing of complaints under proposed ss. 19.49 (1m) and 19.59 (8) (cm) to the subject of the communication, as addressed in Jonathan Becker's e-mail of December 28.

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