## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

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January 14, 2002

## To Cari Lee:

Because "proper attire" is not defined, s. 146.10 (2) may be vulnerable to a finding of unconstitutionality on grounds of vagueness. In addition, may the "operator" of a retail establishment adopt a policy on the spur of the moment? (There is no requirement that the policy be posted.)

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