## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-3032/1dn JTK:kjf:pg

January 13, 2006

The proposed treatment of ss. 11.31 and 11.26 (10), stats., by this draft, is not currently enforceable in view of the position of the U.S. Supreme Court that a campaign spending limit or self–contribution limit burdens the candidate's right to freedom of speech. See *Buckley v. Valeo*, et. al., 96 S. Ct. 612, 650–653 (1976).

Jeffery T. Kuesel Managing Attorney Phone: (608) 266–6778