DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-3713/P1dn DAK:wlj:nwn

January 2, 2008

To Representative Van Roy:

This bill is in preliminary form to provide you with the opportunity to fully review and, if necessary, revise it prior to introduction. The following issues arose in the course of drafting:

- 1. How is the employee or owner of the retail establishment to know if, in fact, a requesting customer actually suffers from an eligible medical condition or uses an ostomy device?
- 2. I have drafted a forfeiture of \$200; this corresponds to a Class D forfeiture under s. 939.52, stats. Okay?
- 3. The Illinois bill requires, as a condition for required access to apply, that three or more employees of the retail establishment be working at the time the customer requests use of the toilet facility. I have drafted this, but I'm not sure why this is a requirement. Is it what you want?
- 4. Please review s. 895.512, as created in the bill. According to Bob Nelson, the drafter whose subject area specialization is courts and court procedures, "gross negligence" is no longer used in this state. I have modeled the section, in part, after ss. 895.515 (3) and 895.517 (3), stats. Okay?

Please do not hesitate to contact me for any other assistance with respect to this bill.

Debora A. Kennedy Managing Attorney Phone: (608) 266–0137

 $E-mail:\ debora. kennedy@legis. wis consin. gov$