2007 DRAFTING REQUEST

Bill

Received: 02/14/2007 Wanted: As time permits For: David Hansen (608) 266-5670 This file may be shown to any legislator: NO				Received By: gmalaise				
				Identical to LRB: By/Representing: John Wagnitz				
				May Co	ontact:			
Subject: Discrimination				Extra Copies:				
Submit	via email: YES	30 and						
Request	ter's email:	Sen.Hanse	en@legis.wi	isconsin.gov			•	
Carbon	copy (CC:) to:							
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Topic:								
Equal pa	ay commission							
Instruc	tions:							
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Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required	
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This file may be shown to any legislator: NO

Drafter: gmalaise

May Contact:

Addl. Drafters:

Subject:

Discrimination

Extra Copies:

Submit via email: YES

Requester's email:

Sen.Hansen@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Equal pay commission

Instructions:

See Attached--redraft 2005 AB 406

Drafting History:

Vers.

Drafted

Reviewed

Typed

Submitted

/?

gmalaise

Jacketed

Required

FE Sent For:

<END>

Malaise, Gordon

From:

Wagnitz, John

Sent:

Wednesday, February 14, 2007 10:29 AM

To: Cc: LRB.Legal Malaise, Gordon

Subject:

Message for Gordon Malaise

Gordon.

Could you please redraft a Senate and Assembly version of 2005 AB 406 for Senator Hansen and Rep. Sinicki.

Thank you,

John Wagnitz Office of State Senator Dave Hansen 18 South, State Capitol phone: (608) 266-5670

2005 ASSEMBLY BILL 406 Link to Bill History

May 5, 2005 - Introduced by Representatives Sinicki, Young, Vruwink, Benedict, Grigsby, Boyle, Fields, Berceau, Shilling, Nelson, Sheridan, Molepske, Richards, Parisi, Pope-Roberts, Pocan, Seidel and Turner, cosponsored by Senators Hansen, Carpenter, Taylor, Miller, Lassa, Wirch, Breske and Erpenbach. Referred to Committee on Labor.

Pg1Ln1 An Act to create 20.445 (1) (gr), 111.397, 814.75 (27) and 893.99 of the statutes; Pg1Ln2 relating to: authorizing the circuit court to order a person who engages in Pg1Ln3 discrimination in employment to pay compensatory and punitive damages and Pg1Ln4 a surcharge, directing the secretary of workforce development to appoint a Pg1Ln5 committee to study wage disparities between men and women and between Pg1Ln6 minority group members and nonminority group members, and making an Pg1Ln7 appropriation.

Analysis by the Legislative Reference Bureau AB406

Under the current fair employment law, if the Department of Workforce Development (DWD) finds that a person has refused to hire an individual, terminated an individual's employment, or discriminated against an individual in promotion, in compensation, or in terms, conditions, or privileges of employment on the basis of the individual's age, race, creed, color, disability, marital status, sex, national origin, ancestry, arrest or conviction record, membership in the national guard or military reserves, or use or nonuse of a lawful product during nonwork hours, DWD may order the person to take such action as will effectuate the purpose of the fair employment law. That action may include reinstating the employee, providing back pay for not more than two years before the filing of the complaint, and paying costs and attorney fees. Current law, however, does not authorize DWD to order the payment of compensatory or punitive damages or any other surcharges or penalties in a case of employment discrimination.

This bill permits a person who has been discriminated against or DWD to bring

an action in circuit court to recover damages caused by the act of discrimination. Under the bill, if the circuit court finds that a defendant has committed an act of discrimination, the circuit court must order the defendant to pay to the person discriminated against compensatory and punitive damages in an amount that the circuit court finds appropriate and to pay to the circuit court a surcharge equal to 10 percent of the amount of compensatory and punitive damages ordered. Surcharges collected under the bill must be transmitted to the secretary of administration, deposited into the general fund, and credited to an appropriation account of DWD, which must use those surcharges for the administration of the fair employment law. AB406

The bill also directs the secretary of workforce development (secretary) to appoint a committee to study the issue of wage disparities between men and women and between minority group members and nonminority group members and to recommend solutions and policy alternatives, including proposed legislation, to eliminate and prevent those wage disparities. The committee must consist of representatives of business and industry, organized labor, and organizations whose objectives include the elimination of wage disparities, and employees of institutions of higher education or research institutions who have experience and expertise in the collection and analysis of data concerning wage disparities. The committee must report its findings, conclusions, and recommendations to the secretary by the first day of the 15th month beginning after publication of the bill, and the secretary must submit that report to the appropriate standing committees of the legislature and to the governor by the first day of the 16th month beginning after publication of the bill.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

2005 – 2006 LEGISLATURE

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2005 ASSEMBLY BILL 406

May 5, 2005 – Introduced by Representatives Sinicki, Young, Vruwink, Benedict, Grigsby, Boyle, Fields, Berceau, Shilling, Nelson, Sheridan, Molepske, Richards, Parisi, Pope-Roberts, Pocan, Seidel and Turner, cosponsored by Senators Hansen, Carpenter Taylor, Miller, Lassa, Wirch, Breske and Erpenbach, Referred to Committee on Labor.

AN ACT to create 20.445 (1) (gr), 111.397, 814.75 (27) and 893.99 of the statutes

relating to: authorizing the circuit court to order a person who engages in discrimination in employment to pay compensatory and punitive damages and a surcharge, directing the secretary of workforce development to appoint a committee to study wage disparities between men and women and between minority group members and nonminority group members, and making an appropriation.

Analysis by the Legislative Reference Bureau

Under the current fair employment law, if the Department of Workforce Development (DWD) finds that a person has refused to hire an individual, terminated an individual's employment, or discriminated against an individual in promotion, in compensation, or in terms, conditions, or privileges of employment on the basis of the individual's age, race, creed, color, disability, marital status, sex, national origin, ancestry, arrest or conviction record, membership in the national guard or military reserves, or use or nonuse of a lawful product during nonwork hours, DWD may order the person to take such action as will effectuate the purpose of the fair employment law. That action may include reinstating the employee, providing back pay for not more than two years before the filing of the complaint, and paying costs and attorney fees. Current law, however, does not authorize DWD to

order the payment of compensatory or punitive damages or any other surcharges or penalties in a case of employment discrimination.

This bill permits a person who has been discriminated against or DWD to bring an action in circuit court to recover damages caused by the act of discrimination. Under the bill, if the circuit court finds that a defendant has committed an act of discrimination, the circuit court must order the defendant to pay to the person discriminated against compensatory and punitive damages in an amount that the circuit court finds appropriate and to pay to the circuit court a surcharge equal to 10 percent of the amount of compensatory and punitive damages ordered. Surcharges collected under the bill must be transmitted to the secretary of administration, deposited into the general fund, and credited to an appropriation account of DWD, which must use those surcharges for the administration of the fair employment law.

The bill also directs the secretary of workforce development (secretary) to appoint a committee to study the issue of wage disparities between men and women and between minority group members and nonminority group members and to recommend solutions and policy alternatives, including proposed legislation, to eliminate and prevent those wage disparities. The committee must consist of representatives of business and industry, organized labor, and organizations whose objectives include the elimination of wage disparities; and employees of institutions of higher education or research institutions who have experience and expertise in the collection and analysis of data concerning wage disparities. The committee must report its findings, conclusions, and recommendations to the secretary by the first day of the 15th month beginning after publication of the bill, and the secretary must submit that report to the appropriate standing committees of the legislature and to the governor by the first day of the 16th month beginning after publication of the bill.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 20.445 (1) (gr) of the statutes is created to read:

20.445 (1) (gr) Employment discrimination surcharges. All moneys received

from surcharges collected under s. 111.397 (1), for the administration of subch. II of

4 ch. 111.

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Section 2. 111.397 of the statutes is created to read:

111.397 Civil action. (1) A person discriminated against or the department may bring an action in circuit court against an employer, labor organization,

employment agency, or licensing agency to recover damages caused by a violation of
s. 111.321 after the completion of an administrative proceeding, including judicial
review, concerning that violation. If the circuit court finds that a defendant has
committed a violation of s. 111.321 , the circuit court shall order the defendant to pay
to the person discriminated against compensatory and punitive damages in an
amount that the circuit court finds appropriate and to pay to the court a surcharge
equal to 10 percent of the amount of compensatory and punitive damages ordered,
except that if the circuit court orders any payment under this subsection because of
a violation of s. 111.321 by an individual employed by an employer, the employer of
that individual is liable for the payment. The clerk of circuit court shall collect and
transmit the amount of any surcharge ordered under this subsection to the county
treasurer under s. 59.40 (2) (m). The county treasurer shall then make payment to
the secretary of administration under s. 59.25 (3) (f) 2. The secretary of administration shall deposit all moneys received under this subsection into the
general fund to be credited to the appropriation account under s. 20.445 (1) (gr).

- **(2)** An action under sub. (1) shall be commenced within the later of the following periods, or be barred:
- (a) Within 60 days after the completion of an administrative proceeding, including judicial review, concerning the violation.
- (b) Within 2 years after the violation occurred, or the department or person discriminated against should have reasonably known that the violation occurred.

SECTION 3. 814.75 (27) of the statutes is created to read:

814.75 (27) The employment discrimination surcharge under s. 111.397 (1).

SECTION 4. 898.99 of the statutes is created to read:

	CONTRACTOR OF THE PERSON NAMED IN	A-CASCILINATION CONTRACTOR	The second
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893.99 Employment discrimination; civil remedies. Any civil action arising under s. 111.397 is subject to the limitations of s. 111.397 (2).

SECTION 5. Nonstatutory provisions.

- (1) WAGE DISPARITY STUDY.
- (a) *Definition*. In this subsection, "minority group member" has the meaning given in section 560.036 (1) (f) of the statutes.
- (b) Committee. By the first day of the 3rd month beginning after the effective date of this paragraph, the secretary of workforce development shall create and appoint a committee consisting of the members specified in paragraph (c) to study the issues specified in paragraph (d) and report its findings, conclusions, and recommendations as provided in paragraph (e).
 - (c) Membership. The committee shall consist of the following members:
- 1. Two members who are representatives of business and industry, who shall be appointed from a list of candidates submitted by an association that represents the interests of businesses and industries in this state.
- 2. Two members who are representatives of organized labor, who shall be appointed from a list of candidates submitted by a labor organization that is chartered by a federation of national or international labor organizations, admits to membership local labor organizations, and exists primarily to carry on educational, legislative, and coordinating activities.
- 3. Two members who are representatives of organizations whose objectives include the elimination of wage disparities between men and women and between minority group members and nonminority group members and who have undertaken advocacy, educational, or legislative initiatives in pursuit of that objective.

- 4. Three members who are employees of an institution of higher education or a research institution and who have experience and expertise in the collection and analysis of data concerning wage disparities between men and women and between minority group members and nonminority group members and whose research has been used in efforts to eliminate those disparities.
 - (d) *Study.* The committee shall study all of the following:
- 1. The extent to which wage disparities exist, in both the public and private sectors, between men and women and between minority group members and nonminority group members.
- 2. The factors that cause, or that tend to cause, those wage disparities, including segregation between men and women and between minority group members and nonminority group members, both within and across occupations; the payment of lower wages in occupations dominated by women or by minority group members; disparities between men and women in child–rearing responsibilities; and disparities in education and training between men and women and between minority group members and nonminority group members.
- 3. The consequences of those wage disparities on the economy and on individual families.
- (e) Recommendations. The committee shall recommend solutions and policy alternatives, including proposed legislation, to eliminate and prevent wage disparities between men and women and between minority group members and nonminority group members. By the first day of the 15th month beginning after the effective date of this paragraph, the committee shall report its findings, conclusions, and recommendations to the secretary of workforce development who shall submit that report to the appropriate standing committees of the legislature in the manner

- provided under section 13.172 (3) of the statutes and to the governor by the first day of the 16th month beginning after publication.
- 3 Section 6. Initial applicability.
- (1) Employment discrimination damages. The treatment of sections 111.397, 814.75 (27), and 893.999 of the statutes first applies to acts of employment discrimination committed on the effective date of this subsection.

(SECTION to Essective date.) This act takes offer on the 2nd day after publication on the 2nd day after publication of the 2007-09 brewnial budget act, whichever is latered

Senator Hansen

The breamal budget out repeals and recreates the entire appropriation scheduled As such the appropriation (reated by this deast usual) be regeated by the budget are it this deast there to be enrited before the budget or a Accordingly this deast manages are executed at a provision providing that the deast value affect we budget corp

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DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1935/1dn GMM:wlj:jf

February 22, 2007

Senator Hansen:

The biennial budget act repeals and recreates the entire appropriation schedule. As such, the appropriation created by this draft would be repealed by the budget act if this draft were to be enacted before the budget act. Accordingly, this draft includes an effective date provision providing that the draft takes effect after the budget act.

Gordon M. Malaise Senior Legislative Attorney Phone: (608) 266–9738

E-mail: gordon.malaise@legis.wisconsin.gov

Duerst, Christina

From: Sent:

Wagnitz, John

Thursday, February 22, 2007 4:07 PM

To:

LRB.Legal

Subject:

Draft Review: LRB 07-1935/1 Topic: Equal pay commission

Please Jacket LRB 07-1935/1 for the SENATE.