# 2007 Jr7 DRAFTING REQUEST

# **Assembly Amendment (AA-SB1)**

FE Sent For:

Received: 01/30/2007  Wanted: Today  For: Sheryl Albers (608) 266-8531  This file may be shown to any legislator: NO  May Contact:					Received By: rchampag  Identical to LRB:  By/Representing: terri  Drafter: rchampag  Addl. Drafters:													
									Subject: Employ Pub - miscellaneous					Extra Copies:				
									Submit	via email: YES	}							
									Requester's email: Rep.Albers@legis.wisconsin.gov									
									Carbon	copy (CC:) to:								
Pre To	pic:					***************************************												
No specific pre topic given																		
Topic:			-				***************************************											
Violatic	ons																	
Instruc	tions:																	
See Atta	ached #2																	
Draftin	g History:																	
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required											
/?	rchampag 01/30/2007	lkunkel 01/30/2007		***************************************														
/1			pgreensl 01/30/20	07	sbasford 01/30/2007	sbasford 01/30/2007												

<END>

### 2007 Jr7 DRAFTING REQUEST

Assembly Amendment (AA\SB1) Received: 01/30/2007 Received By: rchampag Wanted: Today Identical to LRB: For: Sheryl Albers (608) 266-8531 By/Representing: terri This file may be shown to any legislator: **NO** Drafter: rchampag May Contact: Addl. Drafters: Subject: **Employ Pub - miscellaneous** Extra Copies: Submit via email: YES Requester's email: Rep.Albers@legis.wisconsin.gov Carbon copy (CC:) to: **Pre Topic:** No specific pre topic given Topic: Violations **Instructions:** See Attached #2 **Drafting History:** Vers. Drafted Reviewed Typed Proofed **Submitted** Required Jacketed /? rchampag

FE Sent For:

#### Kuesel, Jeffery

From:

Griffiths, Terri

Sent:

Tuesday, January 30, 2007 12:04 PM

To:

Kuesel, Jeffery

Subject: FW: Amendment to the E&E bill

Hi Jeff,

Rep. Albers would like the following amendments drafted to special session AB 1 please. These would be floor amendments.

I'll just let you read her directions below and if there is follow-up needed I'll have to ask her.

Thanks,

Terri

2. Eliminate prison time for violation of releasing information that should not have been disclosed as the matter was still subject to investigation. Subject breach of contracts made under the section that allows for retaining an outside investigator or other contracted services, to double damages if the breach involves release of information that was to be confidential. Unauthorized release of information that is to not subject to open records, by any state employee during their employment at GAB or released while employed by another agency but having been previously employed at the GAB constitutes grounds for immediate dismissal; investigation into such matter shall be completed within 6 months. No pay continuance beyond 6 months from the date suspension or termination came to be ordered by the Ex. Director for nauthorized release of information which under the law is to remain confidential. State employee charged with such a violation may be reassigned during the suspension to other employment during the 6 month investigation period. A person terminated may receive compensation while suspended without pay, but if found guilty must repay funds to the state as a matter of restitution.

Goard or legal coursel to the board

Sheryl

2005	Date (time) needed	NOW	LRBa_OC	53,1
AMENDM	ENT	~ ~7 Sp S	oss -	MAC
		^ 0 <u>~ 1 ~ ~</u>		IMK
See form AMENI	DMENTS — cor	MPONENTS & ITEMS	3.	
		A AMENDMEN		
TO	S A AMENDI		LRBa /	), 
1/ >		MENDMENT		×208/1),
TO 2005 S		AJR AR _		managa IIIIII
		< 6.111,950	hough by some	esclothe and
At the locations i		The state of the s		as follows:
- Commence of the Commence of		ONLY if "engrossed		
#. Page, li	ine del	ete 4#109000	, Would school	计是 14/09000
#. Page , li	ne.2 del	Ete that lim	<b>O</b>	
			t 型Amu	person who
#. Page, li	ne 14 after	of this pare	er ejroph the	at constitutes
a breach of	contract N	nay recover	-double &	person who at constitutes amages For
#. Page , lir	ne :		gas A	

**#.** Page . . . , line . . . :

#### 2007-2008 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

- 1. Page 66, line 21: after that line insert:
- "Section 174m. 111.91 (2) (hm) of the statutes is created to read:
- 111.91 (2) (hm) Disciplinary procedure under s. 230.34 (5).".
- 2. Page 72, line 2: after that line insert:

"Section 194m. 230.34 (5) of the statutes is created to read:

- 230.34 (5) If the governmental accountability board, or legal counsel to the governmental accountability board, determines that reasonable suspicion exists to investigate an employee for a violation of s. 12.13 (5) while that employee was employed by the governmental accountability board, the employee may be suspended with pay or reassigned to other state employment if a vacant position is available at comparable pay. No later than 6 months after the date on which the employee was suspended or reassigned, the governmental accountability board, or legal counsel to the governmental accountability board, or legal counsel to the investigation. If the governmental accountability board, or legal counsel to the governmental accountability board, or legal counsel to the governmental accountability board, determines that the employee violated s. 12.13 (5), the employee may be terminated. If the employee is convicted for a violation of s. 12.13 (5), the employee shall pay to the state all moneys paid to the employee while the employee was suspended with pay.".
  - 3. Page 88, line 18: after that line insert:

### "SECTION 210m. Initial applicability.

(1) The treatment of section 230.34 (5) of the statutes first applies to an employee who is affected by a collective bargaining agreement that contains provisions that are inconsistent with that section on the day on which the collective

bargaining agreement expires or is extended, modified, or renewed, whichever occurs first.".  $\checkmark$