Bill

C> At Intro.

Received	d: 01/20/2009				Received By: rryan				
Wanted:	As time perm	its			Identical to LRB:				
For: Ted	l Zigmunt (60	8) 266-9870			By/Representing	: Mike			
This file	may be shown	to any legislato	or: NO		Drafter: rryan				
May Con	ntact:				Addl. Drafters:				
Subject:	Crimina	al Law - misce	llaneous		Extra Copies:				
Submit	via email: YES								
Request	er's email:	Rep.Zigmı	ınt@legis.w	visconsin.gov	,				
Carbon	copy (CC:) to:								
Pre Top	pic:				1. A.				
No spec	ific pre topic gi	ven							
Topic:									
Making	depictions of a	person nude; se	ex offender:	registration; ϵ	expungement				
Instruc	tions:								
redraft (07 AB 487								
Draftin	g History:								
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	rryan 02/09/2009	nnatzke 02/23/2009					S&L		
/1			jfrantze 02/24/200	09	lparisi 02/24/2009	lparisi 08/24/2009			
EE Cont	Eon.								

<END>

Received By: rryan

Bill

Received: 01/20/2009

Wanted: As time permits					Identical to LRB:					
For: Ted	Zigmunt (608	8) 266-9870			By/Representing					
This file	may be shown	to any legislato	r: NO		Drafter: rryan					
May Con	tact:			×	Addl. Drafters:					
Subject:	Crimina	ıl Law - miscel	laneous		Extra Copies:					
Submit v	ia email: YES									
Requeste	r's email:	Rep.Zigmu	nt@legis.w	isconsin.gov						
Carbon c	opy (CC:) to:									
Pre Top	ic:									
No specif	fic pre topic gi	ven								
Topic:							· · · · · · · · · · · · · · · · · · ·			
Making d	lepictions of a	person nude; se	ex offender i	registration; e	expungement					
Instruct	ions:									
redraft 07	7 AB 487									
Drafting	g History:									
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required			
/?	rryan 02/09/2009	nnatzke 02/23/2009					S&L			
/1			jfrantze 02/24/200)9	lparisi 02/24/2009					
FE Sent	For:			<end></end>						

٦	-	٠	*	
1	ĸ	*	F	•
			E	
4				-

Receive	d: 01/20/2009				Received By: rry	yan		
Wanted	As time perm	its			Identical to LRB	:		
For: Joe	Parisi (608) 2	66-5342			By/Representing			
This file	may be shown	to any legislato	or: NO		Drafter: rryan			
May Co	ntact:				Addl. Drafters:			
Subject:	Crimina	al Law - misce	llaneous		Extra Copies:			
Submit	via email: YES							
Request	er's email:	Rep.Parisi	@legis.wisc	consin.gov				
Carbon	copy (CC:) to:							
Pre To	pic:					W4		
No spec	ific pre topic gi	ven						
Topic:								
Making	depictions of a	person nude; se	ex offender	registration;	expungement			
Instruc	tions:	w//w/						
redraft (07 AB 487							
Draftin	g History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	rryan 02/09/2009	nnatzke 02/23/2009					S&L	
/1			jfrantze 02/24/20	09	lparisi 02/24/2009			
FE Sent	For:			<end></end>	→ 1-21-00 Huis dra Rep See o back	1 lep.P St over Zigmu xttachn Bguts	to nts offi rent @	red Ce

Bill

Received: 01/20/2009 Received By: rryan

Wanted: **As time permits** Identical to LRB:

For: Joe Parisi (608) 266-5342 By/Representing: Mike

This file may be shown to any legislator: **NO**Drafter: **rryan**

May Contact: Addl. Drafters:

Subject: Criminal Law - miscellaneous Extra Copies:

Submit via email: YES

Requester's email: Rep.Parisi@legis.wisconsin.gov

Carbon copy (CC:) to:

No specific pre topic given

the specime pro topic grien

Making depictions of a person nude; sex offender registration; expungement

Instructions:

Pre Topic:

Topic:

redraft 07 AB 487

Drafting History:

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

/? rryan / 1 nwn / 1/23

FE Sent For:

<END>

1669/1

2007 - 2008 LEGISLATURE

In 2/9/09

LRB-1395/2 RLR:whit:sh

2007 ASSEMBLY BILL 487

RMME

x-let~

August 14, 2007 – Introduced by Representatives Parisi, Hraychuck, Sheridan, Albers, Berceau, Townsend, Pope-Roberts, Fields and Sinicki, cosponsored by Senator Darling. Referred to Committee on Criminal Justice.

Regen.

AN ACT to renumber 301.45 (1p); to renumber and amend 51.20 (13) (ct) 1m., 1 2 938.34 (15m) (am), 971.17 (1m) (b) 1m. and 973.048 (1m); to amend 51.20 (13) 3 (ct) 3. (intro.), 301.45 (1p) (title), 301.45 (7) (e) (intro.), 301.45 (7) (e) 1., 938.34 4 (15m) (c) (intro.), 938.345 (3) (a) (intro.), 971.17 (1m) (b) 3. (intro.) and 973.048 5 (3) (intro.); and *to create* 51.20 (13) (ct) 1m. b., 301.45 (1p) (b), 301.45 (7) (f), 938.34 (15m) (am) 2., 938.345 (3) (d), 971.17 (1m) (b) 1m. b. and 973.048 (1m) 6 7 (b) of the statutes; relating to: the prohibition against making, reproducing, or possessing a nude depiction of a person without the person's consent and the 8 sex offender registry. 9

Analysis by the Legislative Reference Bureau

Current law prohibits making a visual representation that depicts a person nude without the person's consent while the person is nude in a circumstance in which he or she has a reasonable expectation of privacy, and prohibits reproducing or possessing such visual representations. So-called video voyeurism is a Class I felony, for which a person may be confined in prison, fined, or both imprisoned and fined.

Under current law, a court may require a person who is convicted, adjudicated delinquent, found in need of protection or services, or found not guilty or not

1

2

3

4

5

6

7

8

9

10

11

12

13

responsible by reason of mental disease or defect for certain offenses to register with the Department of Corrections (DOC) as a sex offender.

This bill provides that a court may order a person to register with DOC as a sex offender if the person is convicted, adjudicated delinquent, found in need of protection or services, or found not guilty or not responsible by reason of mental disease or defect for committing video voyeurism and the court determines that the offense was sexually motivated. The bill further provides that if the person was under the age of 21 when he or she committed the video—voyeurism offense, the court may provide that upon successful completion of the sentence, dispositional order, or commitment for the offense the person be released from the requirement to register as a sex offender. Under the bill, if the person is released from the requirement to register as a sex offender for a video—voyeurism offense and was not required to register for any other offense, DOC must delete information concerning the person from the sex offender registry.

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. 51.20 (13) (ct) 1m. of the statutes is renumbered 51.20 (13) (ct) 1m. a. and amended to read:

51.20 (13) (ct) 1m. a. Except as provided in subd. 2m., if the subject individual is before the court on a petition filed under a court order under s. 938.30 (5) (c) 1. and is found to have committed any violation, or to have solicited, conspired, or attempted to commit any violation, of ch. 940, 944, or 948 or ss. s. 942.08 or 942.09, or ss. 943.01 to 943.15, the court may require the subject individual to comply with the reporting requirements under s. 301.45 if the court determines that the underlying conduct was sexually motivated, as defined in s. 980.01 (5), and that it would be in the interest of public protection to have the subject individual report under s. 301.45.

SECTION 2. 51.20 (13) (ct) 1m. b. of the statutes is created to read:

51.20 **(13)** (ct) 1m. b. If a court under subd. 1m. a. orders a person to comply with the reporting requirements under s. 301.45 in connection with the commission

(21)

of a violation, or the solicitation, conspiracy, or attempt to commit a violation, of s.
942.09, the court may provide that the person be released from the requirement to
comply with the reporting requirements under s. 301.45 upon satisfying conditions
specified by the court. If the person satisfies the conditions, the court shall notify the
department of corrections that the person has satisfied the conditions.
SECTION 3. 51.20 (13) (ct) 3. (intro.) of the statutes is amended to read:
51.20 (13) (ct) 3. (intro.) In determining under subd. 1m. $\frac{1}{20}$ whether it would
be in the interest of public protection to have the subject individual report under s.
301.45, the court may consider any of the following:
SECTION 4. 301.45 (1p) (title) of the statutes is amended to read:
301.45 (1p) (title) Exception to registration requirement; expungement of
INVASION OF PRIVACY ADJUDICATION OR CONVICTION PRIVACY-RELATED OFFENSES.
SECTION 5. 301.45 (1p) of the statutes is renumbered 301.45 (1p) (a).
Section 6. 301.45 (1p) (b) of the statutes is created to read:
301.45 (1p) (b) If a person is covered under sub. (1g) based solely on an order
that was entered under s. 51.20 (13) (ct) 1m., 938.34 (15m) (am), 938.345 (3) (a),
971.17 (1m) (b) 1m., or 973.048 (1m) in connection with a violation, or the solicitation,
conspiracy, or attempt to commit a violation, of s. 942.09, and the court provided in
the order that the person be released from the requirement to comply with the
reporting requirements under this section upon satisfying the conditions of the court
order under s. 51.20 (13) (ct) 1m. or the dispositional order under subch. (V) of ch. 938,
upon the termination or expiration of a commitment order under s. 971.17, or upon
successful completion of the sentence or probation as provided under s. 973.048 (1m)
(b), whichever is applicable, and the person satisfies the conditions of the court order
under s. 51.20 (13) (ct) 1m. or the dispositional order under subch. (IV) of ch. 938, the

commitment order under s. 971.17 is terminated or expires, or the person
successfully completes the sentence or probation, whichever is applicable, the person
is no longer required to comply with the reporting requirements under this section.
SECTION 7. 301.45 (7) (e) (intro.) of the statutes is amended to read:
301.45 (7) (e) (intro.) The department shall purge all of the information
maintained in the registry under sub. (2) concerning a person to whom sub. (1p) (a)
applies if any of the following occurs:
SECTION 8. 301.45 (7) (e) 1. of the statutes is amended to read:
301.45 (7) (e) 1. The department receives notice under s. 938.355 (4m) (b) that
a court has expunged the record of the person's delinquency adjudication for the
violation described in sub. (1p) (a).
SECTION 9. 301.45 (7) (f) of the statutes is created to read:
301.45 (7) (f) The department shall purge all of the information maintained in
the registry under sub. (2) concerning a person to whom sub. (1p) (b) applies when
any of the following occurs:
1. If the person was ordered by a court under s. 51.20 (13) (ct) 1m. to comply
with the reporting requirements under this section, when the department receives
notice under s. 51.20 (13) (ct) 1m. b. that the person has satisfied conditions of the
court order.
2. If the person was ordered by a court under s. 938.34 (15m) (am) to comply
with the reporting requirements under this section, when the department receives
notice under s. 938.34 (15m) (am) 2. that the juvenile has satisfied the conditions of
the dispositional order.
3. If the person was ordered by a court under s. 938.345 (3) (a) to comply with
the reporting requirements under this section, when the department receives notice

	·									
under s. 938.345 (3)	(d)	that	the	juvenile	has	satisfied	the	conditions	of	the
dispositional order.										
4 70.1			1.1		1	071 17	/ / 1	\ (1) 1 \sqrt{1}		1

- 4. If the person was ordered by a court under s. 971.17 (1m) (b) 1m. to comply with the reporting requirements under this section, when the department receives notice under s. 971.17 (6m) (b) 2. that the commitment order under s. 971.17 is terminated or has expired.
- 5. If the person was ordered by a court under s. 973.048 (1m) to comply with the reporting requirements under this section, when the person successfully completes the sentence of probation as provided under s. 973.048 (1m) (b).

SECTION 10. 938.34 (15m) (am) of the statutes is renumbered 938.34 (15m) (am) 1. and amended to read:

938.34 (15m) (am) 1. Except as provided in par. (bm), if the juvenile is adjudicated delinquent on the basis of any violation, or the solicitation, conspiracy, or attempt to commit any violation, under ch. 940, 944, or 948 or ss. s. 942.08 or 942.09, or ss. 943.01 to 943.15, the court may require the juvenile to comply with the reporting requirements under s. 301.45 if the court determines that the underlying conduct was sexually motivated, as defined in s. 980.01 (5), and that it would be in the interest of public protection to have the juvenile report under s. 301.45.

Section 11. 938.34 (15m) (am) 2. of the statutes is created to read:

938.34 (15m) (am) 2. If the court under subd. 1. orders the juvenile to comply with the reporting requirements under s. 301.45 in connection with a violation, or the solicitation, conspiracy, or attempt to commit a violation, of s. 942.09, the court may provide that the juvenile be released from the requirement to comply with the reporting requirements under s. 301.45 upon satisfying the conditions of the dispositional order imposed for the offense. If the juvenile satisfies the conditions

of the dispositional order, the court shall notify the department that the juvenile ha	ìS
satisfied the conditions of the dispositional order. \checkmark	

Section 12. 938.34 (15m) (c) (intro.) of the statutes is amended to read:

938.34 **(15m)** (c) (intro.) In determining under par. (am) $\underline{1}$, whether it would be in the interest of public protection to have the juvenile report under s. 301.45, the court may consider any of the following:

SECTION 13. 938.345 (3) (a) (intro.) of the statutes is amended to read:

938.345 (3) (a) (intro.) If the court finds that a juvenile is in need of protection or services on the basis of a violation, or the solicitation, conspiracy, or attempt to commit a violation, under ch. 940, 944, or 948 or ss. s. 942.08 or 942.09, or ss. 943.01 to 943.15, the court may require the juvenile to comply with the reporting requirements under s. 301.45 if the court determines that the underlying conduct was sexually motivated, as defined in s. 980.01 (5), and that it is in the interest of public protection to have the juvenile report under s. 301.45. In determining whether it is in the interest of public protection to have the juvenile report under s. 301.45, the court may consider any of the following:

SECTION 14. 938.345 (3) (d) of the statutes is created to read:

938.345 (3) (d) If the court under par. (a) orders the juvenile to comply with the reporting requirements under s. 301.45 in connection with a violation, or the solicitation, conspiracy, or attempt to commit a violation, of s. 942.09, the court may provide that the juvenile be released from the requirement to comply with the reporting requirements under s. 301.45 upon satisfying the conditions of the dispositional order imposed for the offense. If the juvenile satisfies the conditions of the dispositional order, the clerk of the court shall notify the department that the juvenile has satisfied the conditions of the dispositional order.

1	√ ★∧ SECTION 15. 971.17 (1m) (b) 1m. of the statutes is renumbered 971.17 (1m) (b)
2	1m. a. and amended to read:
3	971.17 (1m) (b) 1m. a. Except as provided in subd. 2m., if the defendant under
4	sub. (1) is found not guilty by reason of mental disease or defect for any violation, or
5	for the solicitation, conspiracy, or attempt to commit any violation, of ch. 940, 944
6	or 948 or ss. <u>s.</u> 942.08 <u>or 942.09,</u> or <u>ss.</u> 943.01 to 943.15, the court may require the
7	defendant to comply with the reporting requirements under s. 301.45 if the court
8	determines that the underlying conduct was sexually motivated, as defined in s
9	980.01 (5), and that it would be in the interest of public protection to have the
10	defendant report under s. 301.45.
11	SECTION 16. 971.17 (1m) (b) 1m. b. of the statutes is created to read:
12	971.17 (1m) (b) 1m. b. If a court under subd. 1m. a. orders a person to comply
13	with the reporting requirements under s. 301.45 in connection with a finding of not
14	guilty by reason of mental disease or defect for a violation, or the solicitation
15	conspiracy, or attempt to commit a violation, of s. 942.09 and the person was under
16	the age of 21 when he or she committed the offense, the court may provide that upon
17	termination of the commitment order under sub. (5) or expiration of the order under
18	sub. (6) the person be released from the requirement to comply with the reporting
19	requirements under s. 301.45.
20	SECTION 17. 971.17 (1m) (b) 3. (intro.) of the statutes is amended to read:
21	971.17 (1m) (b) 3. (intro.) In determining under subd. 1m. $\frac{\checkmark}{a}$ whether it would
22	be in the interest of public protection to have the defendant report under s. 301.45,
23	the court may consider any of the following:
24	SECTION 18. 973.048 (1m) of the statutes is renumbered 973.048 (1m) (a) and
25	amended to read:

973.048 **(1m)** (a) Except as provided in sub. (2m), if a court imposes a sentence or places a person on probation for any violation, or for the solicitation, conspiracy, or attempt to commit any violation, under ch. 940, 944, or 948 or ss. s. 942.08 or 942.09, or ss. 943.01 to 943.15, the court may require the person to comply with the reporting requirements under s. 301.45 if the court determines that the underlying conduct was sexually motivated, as defined in s. 980.01 (5), and that it would be in the interest of public protection to have the person report under s. 301.45.

SECTION 19. 973.048 (1m) (b) of the statutes is created to read:

973.048 (1m) (b) If a court under par. (a) orders a person to comply with the reporting requirements under s. 301.45 in connection with a violation, or the solicitation, conspiracy, or attempt to commit a violation, of s. 942.09 and the person was under the age of 21 when he or she committed the offense, the court may provide that the person be released from the requirement to comply with the reporting requirements under s. 301.45 upon successfully completing the sentence or probation imposed for the offense. A person successfully completes a sentence if he or she is not convicted of a subsequent offense during the term of the sentence. A person successfully completes probation if probation is not revoked and the person satisfies the conditions of probation.

Section 20. 973.048 (3) (intro.) of the statutes is amended to read:

973.048 (3) (intro.) In determining under sub. (1m) (a) whether it would be in the interest of public protection to have the person report under s. 301.45, the court may consider any of the following:

Section 21. Initial applicability.

1 (1) This act first applies to offenses committed on the effective date of this subsection.

3 (END)

Parisi, Lori

From:

Murray, Mike

Sent:

Tuesday, July 21, 2009 4:46 PM

To: Cc: Parisi, Lori Ferus, Jay

Subject:

FW: Please Transfer LRB LRB 1669/1 to Rep. Zigmunt's Office

Hi Lori,

This is what I just sent Robin regarding this bill file. If you need anything else, let me know.

Thanks,

Mike

Office of Rep. Joe Parisi

From: Murray, Mike

Sent: Tuesday, July 21, 2009 4:43 PM

To: Ryan, Robin **Cc:** Ferus, Jay

Subject: Please Transfer LRB LRB 1669/1 to Rep. Zigmunt's Office

Hi Robin,

This is Mike from Rep. Parisi's office. Joe wanted me to let you know that Rep. Zigmunt is going to take over on the LRB 1669/1 draft regarding video voyeurism, so I just wanted to officially let you know that Rep. Zigmunt's office should have control over the draft from here on out.

I have copied Rep. Zigmunt's staffer, Jay, to this email in case you need to contact him with any questions. If you need anything else from me to authorize this, please let me know.

Thanks for your help on this,

Mike

Mike Murray Office of Representative Joe Parisi

Parisi, Lori

From:

Ferus, Jay

Sent:

Friday, August 21, 2009 3:20 PM

To:

LRB.Legal

Subject:

jackets

Hi,

I need jackets for LRB-1669/1 and LRB-3070/1 please.

Thank you,

Jay Ferus Office of Representative Ted Zigmunt Madison:

420-North, PO Box 8953, Madison, WI 53708 608-266-9870 or 1-888-534-0002

District:PO Box 321
Francis Creek, WI 54214
920-686-1060

STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU

LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

9/21/09
Call from Melissa Schmidt 9/21/09
AB 411 - was intent to cover
und felong under 942.09 or
Leeny and misdemeanous?
Answer - when drafted in 2007
942.05 was only felony I
to reflect made me and
to reflect moderneanor in 2009 redraft.
INIII resurt toll with
Will repurt kill with corrected analysis
•
·

Siciliano, Chris

From: Ryan, Robin

Sent: Tuesday, September 22, 2009 9:38 AM

To: Siciliano, Chris Subject: AB 411 insert

Insert for AB 411 analysis correction:



Current law also prohibits making, or making and distributing, a visual representation of a person without the person's consent while the person is nude in a locker room. So-called video voyeurism is a Class I felony if committed while the person is nude in a circumstance in which he or she has a reasonable expectation of privacy, and is a misdemeanor if committed in a locker room.



State of Misconsin 2009 - 2010 LEGISLATURE

"Corrected Copy"

LRB-1669/1

RLR:nwn:jf

2009 ASSEMBLY BILL 411

Done 55, 22, 2009

August 31, 2009 – Introduced by Representatives Zigmunt, Parisi, Gundrum, Berceau, Bernard Schaber, Hraychuck, Pope-Roberts, Roys, Suder and Turner, cosponsored by Senators Plale, Taylor and Darling. Referred to Committee on Corrections and the Courts.

AN ACT to renumber 301.45 (1p); to renumber and amend 51.20 (13) (ct) 1m., 1 2 938.34 (15m) (am), 971.17 (1m) (b) 1m. and 973.048 (1m); to amend 51.20 (13) (ct) 3. (intro.), 301.45 (1p) (title), 301.45 (7) (e) (intro.), 301.45 (7) (e) 1., 938.34 3 (15m) (c) (intro.), 938.345 (3) (a) (intro.), 971.17 (1m) (b) 3. (intro.) and 973.048 4 (3) (intro.); and to create 51.20 (13) (ct) 1m. b., 301.45 (1p) (b), 301.45 (7) (f), 5 6 938.34 (15m) (am) 2., 938.345 (3) (d), 971.17 (1m) (b) 1m. b. and 973.048 (1m) 7 (b) of the statutes; relating to: the prohibition against making, reproducing, 8 or possessing a nude depiction of a person without the person's consent and the 9 sex offender registry.

Analysis by the Legislative Reference Bureau

Current law prohibits making a visual representation that depicts a person nude without the person's consent while the person is nude in a circumstance in which he or she has a reasonable expectation of privacy, and prohibits reproducing or possessing such visual representations. So-called video voyeurism is a Class I felony, for which a person may be confined in prison, fined, or both imprisoned and fined.

Under current law, a court may require a person who is convicted, adjudicated delinquent, found in need of protection or services, or found not guilty or not

1

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

responsible by reason of mental disease or defect for certain offenses to register with the Department of Corrections (DOC) as a sex offender.

This bill provides that a court may order a person to register with DOC as a sex offender if the person is convicted, adjudicated delinquent, found in need of protection or services, or found not guilty or not responsible by reason of mental disease or defect for committing video voyeurism and the court determines that the offense was sexually motivated. The bill further provides that if the person was under the age of 21 when he or she committed the video-voyeurism offense, the court may provide that upon successful completion of the sentence, dispositional order, or commitment for the offense the person be released from the requirement to register as a sex offender. Under the bill, if the person is released from the requirement to register as a sex offender for a video-voyeurism offense and was not required to register for any other offense, DOC must delete information concerning the person from the sex offender registry.

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. 51.20 (13) (ct) 1m. of the statutes is renumbered 51.20 (13) (ct) 1m. a. and amended to read:

51.20 (13) (ct) 1m. a. Except as provided in subd. 2m., if the subject individual is before the court on a petition filed under a court order under s. 938.30 (5) (c) 1. and is found to have committed any violation, or to have solicited, conspired, or attempted to commit any violation, of ch. 940, 944, or 948 or ss. s. 942.08 or 942.09, or ss. 943.01 to 943.15, the court may require the subject individual to comply with the reporting requirements under s. 301.45 if the court determines that the underlying conduct was sexually motivated, as defined in s. 980.01 (5), and that it would be in the interest of public protection to have the subject individual report under s. 301.45.

SECTION 2. 51.20 (13) (ct) 1m. b. of the statutes is created to read:

51.20 (13) (ct) 1m. b. If a court under subd. 1m. a. orders a person to comply with the reporting requirements under s. 301.45 in connection with the commission

Barman, Mike

From:

Barman, Mike

Sent:

Tuesday, September 22, 2009 10:13 AM

To:

Martin, Dick; Fitch, Dan

Subject:

FYI ... we did a "corrected copy" version of AB 411

FYI ... we did a "corrected copy" version of AB 411

Give me a call if you have any questions or discover any problems.

Thanks,

Mike Barman (Senior Program Assistant)

State of Wisconsin - Legislative Reference Bureau Legal Section - Front Office 1 East Main Street, Suite 200, Madison, WI 53703 (608) 266-3561 / mike.barman@legis.wisconsin.gov