

State of Misconsin **LEGISLATIVE REFERENCE BUREAU**

Appendix A ... segment IV

LRB BILL HISTORY RESEARCH APPENDIX

The drafting file for 2011 LRB-1066 (For: Rep. Galloway)

has been transfered to the drafting file for

2011 LRB-2027 (For: Rep. Galloway)

Are These "Companion Bills" ?? ... No

RESEARCH APPENDIX -PLEASE KEEP WITH THE DRAFTING FILE

Date Transfer Requested: 05/04/2011 (Per: CMH)

The attached araft was incorporated into the new araft listed above. For research purposes, this cover sheet and the attached drafting file were copied, and added, as a appendix, to the new 🗪 drafting file. If introduced this section will be scanned and added, as a separate appendix, to the electronic drafting file folder.

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1	(2) Using the information provided under s. 175.60 (12r) and obtained through
2	rules promulgated under sub. (3), the department shall maintain a record of each
3	owner who is a licensee. If its records indicate that an owner of a vehicle is a licensee,
4	the department shall, in its registration records for that vehicle, include a
5	confidential entry that informs a law enforcement officer who requests information
6	regarding that vehicle that the owner is a licensee.
7	(3) The department, in consultation with the department of justice, shall
8	promulgate rules specifying how it shall obtain the vehicle registration number for
9	a licensee if there was no motor vehicle registered to the person when he or she
10	became a licensee.
11	(4) A law enforcement officer may request information maintained by the
12	department under sub. (2) only if he or she is conducting a vehicle stop that meets
13	the requirements of s. 349.02 (2) (a).
14	(5) (a) Notwithstanding s. 19.35, neither the department nor any of its
15	employees may make information maintained under sub. (2) available to the public.
16	(b) Neither the department nor any of its employees may store, maintain,
17	format, sort, or access information regarding licensees based on their status as
18	licensees.
19	(6) A person who violates sub. (4) or (5) may be fined not more than \$500 or
20	sentenced to a term of imprisonment of not more than 30 days or both.
21	Section 30. 440.26 (3m) of the statutes is renumbered 440.26 (3m) (intro.) and
22	amended to read:
23	440.26 (3m) Rules concerning dangerous weapons. (intro.) The department

shall promulgate rules relating to the carrying of dangerous weapons by a person

who holds a license or permit issued under this section or who is employed by a

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SECTION 30

1	person licensed under this section. The rules shall meet the minimum requirements
2	specified in 15 USC 5902 (b), and shall allow all of the following:
3	Section 31. 440.26 (3m) (a) of the statutes is created to read:
4	440.26 (3m) (a) A person who is employed in this state by a public agency as
5	a law enforcement officer to carry a concealed firearm if s. 941.23 (1) (e) 2. to 5. and
6	(2) (b) 1. to 3. applies.
7	SECTION 32. 440.26 (3m) (b) of the statutes is created to read:
8	440.26 (3m) (b) A qualified out-of-state law enforcement officer, as defined in
9	s. 941.23 (1) (e), to carry a concealed firearm if s. 941.23 (2) (b) 1. to 3. applies.
10	SECTION 33. 440.26 (3m) (c) of the statutes is created to read:
(11)	440.26 (3m) (c) A retired law enforcement officer, as defined in s. 941.23 (1) (f),
12	to carry a concealed firearm if s. 941.23 (2) (c) 1. to applies.
13	SECTION 34. 440.26 (3m) (d) of the statutes is created to read:
14	440.26 (3m) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
(15)	licensee, as defined in s. 175.60 (1) (g), to go armed with a concealed weapon as
16	permitted under s. 175.60.
17	SECTION 35. 813.12 (6) (am) 1. of the statutes is amended to read:
18	813.12 (6) (am) 1. If an injunction is issued or extended under sub. (4) or if a
19	tribal injunction is filed under s. 806.247 (3), the clerk of the circuit court shall notify
20	the department of justice of the injunction and shall provide the department of
21	justice with information concerning the period during which the injunction is in
22	effect and information necessary to identify the respondent for purposes of a firearms
23	restrictions record search under s. 175.35 (2g) (c) or a background check under s.
24	175.60 (9g) (b).
25	Section 36. 813.122 (9) (am) 1. of the statutes is amended to read:

813.122 **(9)** (am) 1. If an injunction is issued or extended under sub. (5), the clerk of the circuit court shall notify the department of justice of the injunction and shall provide the department of justice with information concerning the period during which the injunction is in effect and information necessary to identify the respondent for purposes of a firearms restrictions record search under s. 175.35 (2g) (c) or a background check under s. 175.60 (9g) (b).

Section 37. 813.125 (5r) (a) of the statutes is amended to read:

813.125 **(5r)** (a) If an order prohibiting a respondent from possessing a firearm is issued under sub. (4m), the clerk of the circuit court shall notify the department of justice of the existence of the order prohibiting a respondent from possessing a firearm and shall provide the department of justice with information concerning the period during which the order is in effect and information necessary to identify the respondent for purposes of a firearms restrictions record search under s. 175.35 (2g) (c) or a background check under s. 175.60 (9g) (b).

Section 38. 885.235 (1g) (intro.) of the statutes is amended to read:

that a person was under the influence of an intoxicant or had a prohibited alcohol concentration or a specified alcohol concentration while operating or driving a motor vehicle or, if the vehicle is a commercial motor vehicle, on duty time, while operating a motorboat, except a sailboat operating under sail alone, while operating a snowmobile, while operating an all-terrain vehicle, while going armed with a concealed weapon, or while handling a firearm, evidence of the amount of alcohol in the person's blood at the time in question, as shown by chemical analysis of a sample of the person's blood or urine or evidence of the amount of alcohol in the person's breath, is admissible on the issue of whether he or she was under the influence of an

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intoxicant or had a prohibited alcohol concentration or a specified alcohol concentration if the sample was taken within 3 hours after the event to be proved. The chemical analysis shall be given effect as follows without requiring any expert testimony as to its effect:

Section 39. 885.235 (1g) (e) of the statutes is created to read:

885.235 **(1g)** (e) In a case brought under s. 175.60 (16) (cm) 1. a. or b., the fact that the analysis shows that the person had an alcohol concentration of more than 0.0 but less than 0.08 is relevant evidence on the issue of whether the person was intoxicated or had an alcohol concentration of 0.08 or more but is not to be given any prima facie effect. In a case brought under s. 175.60 (16) (cm) 1. a., the fact that the analysis shows that the person had an alcohol concentration of 0.08 or more is prima facie evidence that he or she had an alcohol concentration of 0.08 or more.

Section 40. 938.396 (2g) (n) of the statutes is amended to read:

938.396 **(2g)** (n) Firearms restriction record search or background check. If a juvenile is adjudged delinquent for an act that would be a felony if committed by an adult, the court clerk shall notify the department of justice of that fact. No other information from the juvenile's court records may be disclosed to the department of justice except by order of the court. The department of justice may disclose any information provided under this subsection only as part of a firearms restrictions record search under s. 175.35 (2g) (c) or a background check under s. 175.60 (9g) (b).

Section 41. 938.396 (2g) (p) of the statutes is created to read:

938.396 (2g) (p) Background check. 1. If a juvenile is adjudged delinquent for an act that would be a misdemeanor crime of violence, as defined in s. 175.60 (1) (e), if committed by an adult, the court clerk shall notify the department of justice of that

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1	fact. Except as provided in subd. 2., no other information from the juvenile's court
2	records may be disclosed to the department of justice except by order of the court.
3	2. If an applicant for a license to carry a concealed weapon under s. 175.60 was
4	adjudicated delinquent as a juvenile in a case covered by subd. 1., the department
5	of justice may request permission to review court records relating to the case for the
6	purpose of determining whether the applicant meets the requirement under s.
7	175.60 (3) (m). Upon receiving such a request, the court shall open for inspection by
8	authorized representatives of the department of justice the records of the court
9	relating to that ease.
10	3. The department of justice may disclose information provided or obtained
11	under this subsection only as part of a background check under s. 175.60 (9g) (b).
12	Section 42. 941.23 of the statutes is renumbered 941.23 (2) (intro.) and
13	amended to read:
14	941.23 (2) (intro.) Any person except a peace officer, other than one of the
15	following, who goes armed with a concealed and dangerous weapon is guilty of a
16	Class A misdemeanor. Notwithstanding:
17	(a) A peace officer, but notwithstanding s. 939.22, for purposes of this section
18	paragraph, peace officer does not include a commission warden who is not a
19	state-certified commission warden.
20	Section 43. 941.23 (1) of the statutes is created to read:

941.23 **(1)** In this section:

Destructive device" has the meaning given in 18 USC 921 (a) (4).

"Former employer" has the meaning given in s. 175.49 (1) (b).

(d) "Law enforcement officer" has the meaning given in s. 175.49 (1) (c).

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1	(e) "Qualified out-of-state law enforcement officer" means a law enforcement
2	officer to whom all of the following apply:
3	1. The person is employed by a state or local government agency in another
4	state.
5	2. The agency has authorized the person to carry a firearm.
6	3. The person is not the subject of any disciplinary action by the agency.
7	4. The person meets all standards established by the agency to qualify the
8	person on a regular basis to use a firearm.
9	5. The person is not prohibited under federal law from possessing a firearm.
10	(i) Granted law enforcement officer" means a person who he for extiring was
11	employed as a law enforcement officer with a public agency.
12	SECTION 44. 941.23 (2) (b) of the statutes is created to read:
13	941.23 (2) (b) A qualified out-of-state law enforcement officer. This paragraph
14	applies only if all of the following apply:
15	1. The weapon is a firearm but is not a machine gun, as defined in s. 941.27 (1),
16	or a destructive device.
17	2. A firearm silencer, as defined in s. 941.298 (1), is not attached to the weapon.
18	3. The officer is not under the influence of an intoxicant.
19	Section 45. 941.23 (2) (c) of the statutes is created to read:
29)	formur 941.23 (2) (c) A tetigod law enforcement officer. This paragraph applies only
21	if all of the following apply:
(22)	1. The partied officer has been issued a photographic identification document
23	ለ described in sub. (3) (b) 1. or both of the following:
24	a. A photographic identification document described in sub. (3) (b) 2. (intro.).

1	b. An identification card described in sub. (3) (b) 2. a., if the territor officer
2	resides in this state, or a certification described in sub. (3) (b) 2. b., if the reversion
3	officer resides in another state.
4	2. The weapon is a firearm that is of the type described in a photographic
5	identification document described in subd. 1. (intro.) or a certification described in
6	subd. 1. b.
7	3. Within the preceding 12 months, the retired officer met the standards of the
8	state in which he or she resides for training and qualification for active duty law
9	enforcement officers to carry firearms.
10	The weapon is not a machine gun, as defined in s. 941.27 (1), or a destructive
11	device
12	A firearm silencer, as defined in s. 941.298 (1), is not attached to the weapon.
13	The refired officer is not under the influence of an intoxicant.
14	7. The retired officer is not prohibited under federal law from possessing a
15 (firearm.
16	SECTION 46. 941.23 (2) (d) of the statutes is created to read:
17	941.23 (2) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
18	licensee, as defined in s. 175.60 (1) (g), if the dangerous weapon is a weapon, as
19	defined under s. 175.60 (1) (j). An individual formerly licensed under s. 175.60 whose
20	license has been suspended or revoked under s. 175.60 (14) may not assert his or her
21	refusal to accept a notice of revocation or suspension mailed under s. 175.60 (14) (b) $\widehat{\mathbf{L}}$
(22)	as a defense to prosecution under this subsection, regardless of whether the person
23	has complied with s. 175.60 (11) (b).
24	Section 47. 941.23 (2) (e) of the statutes is created to read:

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carries 941.23 (2) (e) An individual who presarmed with a concealed and dangerous weapon, as defined in s. 175.60(1) (j), in his or her own dwelling or place of business or on land that he or she owns, leases, or legally occupies, unless he or she is prohibited under federal or state law from possessing that weapop. **Section 48.** 941.23 (3) of the statutes is created to read: 941.23 (3) (a) A qualified out-of-state law enforcement officer shall, while have with him or her carrying a concealed firearm, also arm an identification card that contains his or her photograph and that was issued by the law enforcement agency by which he or she is employed. Comeros (b) A critical law enforcement officer shall, while carrying a concealed firearm, have with him or her INS 58-15 also are of the following: 1. A photographic identification document issued by the former officer's former employer that indicates that, within the 12 months preceding the date on which the merised officer is carrying the concealed firearm, he or she was tested or otherwise found by his or her former employer to meet the standards that it has established for training and qualification for active duty law enforcement officers to carry a firearm of the same type as the firearm that the retired officer is carrying. 2. A photographic identification document issued by the refred officer's former formu employer and one of the following: a. An identification card issued under s. 175.49 (2), if the carried officer resides Bonner in this state. former b. A certification issued by the state in which the resided officer resides, if the retired officer resides in another state, that indicates that, within the 12 months preceding the date on which the lefted officer is carrying the concealed firearm, he or she was tested or otherwise found by that state/to meet the state standards (for

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training and qualification for active duty law enforcement officers to carry a firearm

of the same type as the firearm that the retired officer is carrying

- (c) A person who violates this subsection may be required to forfeit not more than \$25.
- (d) This subsection does not apply to a licensee, as defined in s. 175.60 (1) (d), or an out–of–state licensee, as defined in s. 175.60 (1) (g).
- **Section 49.** 941.235 (2) of the statutes is renumbered 941.235 (2) (intro.) and amended to read:
 - 941.235 (2) (intro.) This section does not apply to peace any of the following:
- (a) Peace officers or armed forces or military personnel who go armed in the line of duty or to any person duly authorized by the chief of police of any city, village or town, the chief of the capitol police, or the sheriff of any county to possess a firearm in any building under sub. (1). Notwithstanding s. 939.22 (22), for purposes of this subsection paragraph, peace officer does not include a commission warden who is not a state–certified commission warden.
 - **Section 50.** 941.235 (2) (c) of the statutes is created to read:
- 941.235 **(2)** (c) A qualified out–of–state law enforcement officer, as defined in s. 941.23 (1) (e), to whom s. 941.23 (2) (b) 1. to 3. applies.
 - **Section 51.** 941.235 (2) (d) of the statutes is created to read:
 - 941.235 **(2)** (d) A **retired** law enforcement officer, as defined in s. 941.23 (1) (1), to whom s. 941.23 (2) (c) 1. to 7. applies.
- **Section 52.** 941.235 (2) (e) of the statutes is created to read:
 - 941.235 **(2)** (e) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as defined in s. 175.60 (1) (g), if the firearm is a handgun, as defined in s. 175.60 (1) (bm).

1	Section 53. 941.237 (3) (cr) of the statutes is created to read:	
2	941.237 (3) (cr) A qualified out-of-state law enforcement officer, as defined in	
3	s. 941.23 (1) (e), to whom s. 941.23 (2) (b) 1. to 3. applies.	
4	SECTION 54. 941.237 (3) (ct) of the statutes is created to read:	
$\left(\begin{array}{c} 5 \end{array}\right)$	941.237 (3) (ct) A period law enforcement officer, as defined in s. 941.23 (1) (1),	
6	to whom s. 941.23 (2) (c) 1. to 1 . applies.	
7	SECTION 55. 941.237 (3) (cx) of the statutes is created to read:	
8	941.237 (3) (cx) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state	
9	licensee, as defined in s. 175.60 (1) (g).	
10	SECTION 56. 941.29 (11) of the statutes is created to read:	
11	941.29 (11) This section does not apply to any of the following:	
112	(a) A person who is employed in this state by a public agency as a law	
13	enforcement officer, to whom s. 941.23 (1) (e) 2. to 5. and (2) (b) 1. to 3. applies.	
14	(b) A qualified out-of-state law enforcement officer, as defined in s. 941.23 (1)	
15	(e), to whom s. 941.23 (2) (b) 1. to 3. applies.	
16	(c) A retired law enforcement officer, as defined in s. 941.23 (1) (f), to whom s.	
17	941.23 (2) (c) 1. to 7. applies.	
18	S ECTION 57. 941.295 (2) (d) of the statutes is renumbered 941.295 (2) (d) (intro.)	
19	and amended to read:	
20	941.295 (2) (d) (intro.) Any manufacturer or seller whose of electric weapons	
21	are used in this state solely by persons, unless the manufacturer or seller engages	
22	in the conduct described in sub. (1) with the intent to provide an electric weapon to	
23	someone other than one of the following:	
24	1. A person specified in pars. (a) to (c) or sub. (2g) (a).	
25	Section 58. 941.295 (2) (d) 2. of the statutes is created to read:	

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1	941.295 (2) (d) 2. A person for use in his or her dwelling or place of business
2	or on land that he or she owns, leases, or legally occupies.
3	Section 59. 941.295 (2g) of the statutes is created to read:
4	941.295 (2g) The prohibition in sub. (1) on possessing or going armed with an
5	electric weapon does not apply to any of the following:
6	(a) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as
7	defined in s. 175.60 (1) (g).
8	(b) An individual who goes armed with an electric weapon in his or her own
9	dwelling or place of business or on land that he or she owns, leases, or legally
10	occupies unless he or she is prohibited under federal or state law from possessing
11	that weapon.
12	S ECTION 60 . 941.295 (2r) of the statutes is created to read:
13	941.295 (2r) The prohibition in sub. (1) on transporting an electric weapon does
14	not apply to any of the following:
15	(a) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as
16	defined in s. 175.60 (1) (g).
17	(b) An individual who transports an electric weapon from any of the following
18	places to any of the following places:
19	1. His or her dwelling.
20	2. His or her own place of business.
21	3. Land that he or she owns, leases, or legally occupies.
22	SECTION 61. 943.13 (1e) (bm) of the statutes is created to read:
23	943.13 (1e) (bm) "Licensee" means a licensee, as defined in s. 176.60 (1) (d), or
24	an out-of-state licensee, as defined in s. 175.60 (1) (g).
25	SECTION 62. 943.13 (1e) (g) of the statutes is created to read:

1	943.13 (1e) (g) "Weapon" has the meaning given in s. 175.60 (1) (j).
2	SECTION 63. 943.13 (1m) (b) of the statutes is amended to read:

943.13 (1m) (b) Enters or remains on any land of another after having been notified by the owner or occupant not to enter or remain on the premises. This paragraph does not apply to a licensee if the owner's or occupant's intent is to prevent the licensee from going armed with a concealed weapon on the owner's or occupant's land.

Section 64. 943.13 (1m) (c) of the statutes is created to read:

943.13 (1m) (c) 1. While points armed with a concealed weapon, enters or remains at a residence that the person does not own or occupy after the owner of the residence, if he or she has not leased it to another person, or the occupant of the residence has notified the actor not to enter or remain at the residence while residence while residence while residence while residence while residence weapon or with that type of concealed weapon. In this subdivision, "residence," with respect to a single-family residence, includes all of the premises, and "residence," with respect to a residence that is not a single-family residence, does not include any common area of the building in which the residence is located.

2. While going armed with a concealed weapon, enters or remains in any part of a nonresidential building that the person does not own or occupy after the owner of the building, if that part of the building has not been leased to another person, or the occupant of that part of the building has notified the actor not to enter or remain in that part of the building while going affect with a concealed weapon or with that type of concealed weapon. This subdivision does not apply to a part of a building occupied by the state or one of its political subdivisions or to any part of a building used for parking.

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1	Section 65. 943.13 (2) of the statutes is renumbered 943.13 (2) (am), and
2	943.13 (2) (am) (intro.) and 1., as renumbered, are amended to read:
3	943.13 (2) (am) (intro.) A person has received notice from the owner or occupant
4	within the meaning of sub. (1m) (b), (e) or (f) if he or she has been notified personally,
5	either orally or in writing, or if the land is posted. Land is considered to be posted
6	under this subsection paragraph under either of the following procedures:
7	1. If a sign at least 11 inches square is placed in at least 2 conspicuous places
(8)	for every 40 acres to be protected. The sign must earry an appropriate notice and the
9	name of the person giving the notice followed by the word "owner" if the person giving
10	the notice is the holder of legal title to the land and by the word "occupant" if the
11	person giving the notice is not the holder of legal title but is a lawful occupant of the
12	land. Proof that appropriate signs as provided in this paragraph subdivision were
13	erected or in existence upon the premises to be protected prior to the event
14	complained of shall be prima facie proof that the premises to be protected were posted
15	as provided in this paragraph <u>subdivision</u> .
16	S ECTION 66. 943.13 (2) (bm) of the statutes is created to read:
17	943.13 (2) (bm) 1. In this paragraph, "sign" means a sign that states a
18	restriction imposed under subd. 2. that is at least 11 inches square.
19	2. For the purposes of sub. (1m) (c) 2., an owner or occupant of a part of a
20	nonresidential building has notified an individual not to enter or remain in that part
21	of the nonresidential building while going amore with
22	a particular type of concealed weapon if the owner or occupant has done all of the
23	following:
24	a. Posted a sign that is located in a prominent place near the primary entrance

to the part of the nonresidential building to which the restriction applies.

1	b. Personally and orally notified the individual of the restriction.
2	Section 67. 943.13 (3) of the statutes is amended to read:
3	943.13 (3) Whoever erects on the land of another signs which are the same as
4	or similar to those described in sub. (2) (am) without obtaining the express consent
5	of the lawful occupant of or holder of legal title to such land is subject to a Class C
6	forfeiture.
7	SECTION 68. 948.605 (2) (c) of the statutes is created to read:
8	948.605 (2) (c) Paragraph (a) does not apply to any of the following:
9	1. A person who is employed in this state by a public agency as a law
10	enforcement officer and to whom s. 941.23 (1) (e) 2. to 5. and (2) (b) 1. to 3. applies.
11	2. A qualified out-of-state law enforcement officer, as defined in s. 941.23 (1)
12	(e), to whom s. 941.23 (2) (b) 1. to 3. applies.
13	3. A noticed law enforcement officer, as defined in s. 941.23 (1) (1), to whom s.
14	941.23 (2) (c) 1. to (applies.
15	4. A licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as
16	defined in s. 175.60 (1) (g), if the firearm is a handgun, as defined in s. 175.60 (1) (bm).
17	Section 69. 948.61 (3m) of the statutes is created to read:
18	948.61 (3m) This section does not apply to the possession of a weapon, as
19	defined in s. 175.60 (1) (j), other than a handgun, as defined in s. 175.60 (1) (bm), by
20	a licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as defined in s.
21	175.60 (1) (g).
22	Section 70. Nonstatutory provisions.
23	(1) Using the procedure under section 227.24 of the statutes, the department
24	of justice shall promulgate rules required under sections 165.25 (12) (a) Abril 175.60
25	of the statutes, as created by this act, for the period before the effective date
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of the permanent rules promulgated under those sections, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of an emergency for a rule promulgated under this subsection.

SECTION 71. Effective dates. This act takes effect on the first day of the 4th month beginning after publication, except as follows:

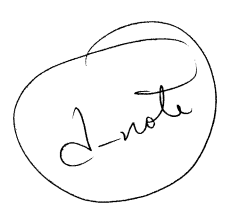
(1) The treatment of sections 165.25 (12) (a), 175.49 (4), and 175.60 (2m)

(and (5) of the statutes and Section 70 (1) of this act take effect on the day after

publication.

(END)

Sterie l'and



2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

1	Insert 13–19
2	$(d)\ 1.\ A \ qualified\ medical\ professional\ employed\ by\ the\ law\ enforcement\ agency$
3	has found the officer to be unqualified to be a law enforcement officer due to the
4	officer's mental health.
5	2. The officer has entered into an agreement with the law enforcement agency
6	from which he or she is ending service in which the officer acknowledges that he or
7	she is not qualified to be a law enforcement officer due to the officer's mental health
8	and in which the officer declines the photographic identification for that reason.
9	
10	Insert 14–18
11	(a) That the department has found that the former officer has met the
12	standards for qualification in firearms training that the former officer's former
13	employer, or, if the former employer does not set standards, the state, sets for active
14	duty law enforcement officers to carry a revolver or semiautomatic pistol, whichever
15	the former officer used to qualify.
16	
17	Insert 15–16
18	5. A qualified medical professional employed by the law enforcement agency
19	has not found the person to be unqualified to be a law enforcement officer due to the
20	person's mental health.
21	6. The person has not entered into an agreement with the law enforcement
22	agency from which he or she is ending service in which the person acknowledges that
23	he or she is not qualified to be a law enforcement officer due to the person's mental

carl 1 health and in which the person declines the photographic identification for that 2 reason. 3 the departm 4 Insert_34-22 The department shall promulgate rules that do the following to determ 5 an applicant's eligibility for a lidense issued under this section: 6 Authorize the department to obtain records necessary. 7 2. Require the department to conduct a search in the national instant criminal 8 9 background check System 10 11 Insert 44-3 4. a. If the appeal is regarding a denial, that the denial was based on factors 12 13 other than the restrictions under sub. (3). b. If the appeal is regarding a suspension or revocation, that the suspension or 14 revocation was based on criteria other than those under sub. (14) (a) or (am). 15 16 17 Insert 46-25 2. The prohibitions under subd. 1. do not apply to any of the following: 18 a. A parking facility located in a building that is used as, or any portion is used 19 20 as, a location under subd. 1. 21 Insert 47-11 22 3. A person who leases residential or business premises in the building. 23

4. A parking facility that is located in the building.

24

25

Insert 48-25 1 The application of the criminal penalty under this paragraph does not preclude the application of any other civil or criminal remedy. 3 4 Insert 49-17 5 The department may not include in the report any information that may be used to identify an applicant or a licensee, including, but not limited to, a name, 7 address, birth date, or social security number. 8 9 Insert 58-15 10 to meet the standards for qualification in firearms training that the employer 11 sets for active duty law enforcement officers to carry a revolver or semiautomatic 12 pistol, whichever the former officer is carrying 13 14 Insert 59-2 15 to meet the standards for qualification in firearms training that the state sets 16 for active duty law enforcement officers to carry a revolver or semiautomatic pistol, 17 whichever the former officer is carrying 18 19 Insert 60-1020 SECTION 1. 941.237 (3) (cx) of the statutes is created to read: 21 941.237 (3) (cx) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state 22licensee, as defined in s. 175.60 (1) (g), if the licensee or out-of-state licensee is not 23 consuming alcohol on the premises and if the handgun is not a machine gun, as

24

1	defined in s. 941.27 (1), a short barreled rifled, as defined in s. 941.28 (1) (b), or	a
2	short-barreled shotgun, as defined in s. 941.28 (1) (c).	
3	SECTION 2. 941.237 (4) of the statutes is repealed.	
4		
5	Insert 61-22	
6	SECTION 3. 943.13 (1e) (a) of the statutes is renumbered 943.13 (1e) (ar).	Y
7	SECTION 4. 943.13 (1e) (aL) of the statutes is created to read:	Y
R	943 13 (1e) (aL) "Carry" has the meaning given in s. 175.60 (1) (ag).	12

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1066/1dn

- Lute -

To avoid that y)

The following points relate to sub. (2g) (on page 6 of your document):

1. I did not add "Notwith standing any provision of law to the contrary." We can except particular statutes, but Wisconsin drafting style (s) not to except unnamed laws because(t) is not clear. An accumulation of these phrases makes it virtually impossible to determine the law. We find the exact points of conflict and draft the law so that it applies only to the extent permissible. The use of overbroad preemption provisions is prohibited by Joint Rule 52 (6), which provides [a]ll parts of the statutes and of other laws that are intended to be superseded or repealed should be specifically referred to, LPS. so far as practicable, and expressly superseded or repealed."

- 2. I also did not state that the department has no authority to impose additional requirements as the statute would supercede any such requirement.
- 3. I did not add "or where prohibited by federal law." The person would be violating federal law; if I add this, the person would also be subject to a violation of state law. If that is your intent I will redraft.

In general, I did not add "on or about the licensee's person" to "carry" throughout the bill. Instead, that is part of the definitions of "carry." See s. 175.60 (1) (ag). I did add that definition in various places though.

Please note that I changed the background check fee from \$8 to \$13 because 2009 Wisconsin Act 28 increased the fee for background checks. I tied the amount to the amount charged for background checks, so that, if the amount changes, the fee here A that would change too.

If I am inferring intent from your document correctly, you intend to allow all former law enforcement officers to carry concealed, not just retired officers. Please let me know if you did not intend this so I can redraft.

Cathlene Hanaman

Deputy Chief

Phone: (608) 267-9810

E-mail: cathlene.hanaman@legis.wisconsin.gov

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1066/1dn CMH:cjs:ph

March 17, 2011

The following points relate to sub. (2g) (on page 6 of your document):

- 1. I did not add "Notwithstanding any provision of law to the contrary." We can except particular statutes, but it is Wisconsin drafting style not to except unnamed laws because doing so is not clear. An accumulation of these phrases makes it virtually impossible to determine the law. To avoid that uncertainty, we find the exact points of conflict and draft the law so that it applies only to the extent permissible. The use of overbroad preemption provisions is prohibited by Joint Rule 52 (6), which provides "[a]ll parts of the statutes and of other laws that are intended to be superseded or repealed should be specifically referred to, so far as practicable, and expressly superseded or repealed."
- 2. I also did not state that the department has no authority to impose additional requirements as the statute would supercede any such requirement.
- 3. I did not add "or where prohibited by federal law." The person would be violating federal law; if I add this, the person would also be subject to a violation of state law. If that is your intent I will redraft.

In general, I did not add "on or about the licensee's person" to "carry" throughout the bill. Instead, that is part of the definitions of "carry." See s. 175.60 (1) (ag). I did add that definition in various places though.

Please note that I changed the background check fee from \$8 to \$13 because 2009 Wisconsin Act 28 increased the fee for background checks. I tied the amount to the amount charged for background checks, so that, if that amount changes, the fee here would change too.

If I am inferring intent from your document correctly, you intend to allow all former law enforcement officers to carry concealed, not just retired officers. Please let me know if you did not intend this so I can redraft.

Cathlene Hanaman Deputy Chief

Phone: (608) 267-9810

E-mail: cathlene.hanaman@legis.wisconsin.gov

Parisi, Lori

From:

Romportl, Daniel

Sent:

Friday, March 25, 2011 8:48 AM

To: Cc: Parisi, Lori Esser, Jennifer

Subject:

Draft reassignments

Lori,

Please reassign the following bill drafts to the office of Sen. Galloway:

LRB 11-1067/1 - relating to: the right to firearms

LRB 11-1066/1 - relating to: concealed carried weapons

LRB 1229/2 - relating to: prevailing wage

I CC'd Jen Esser, Sen. Galloway's chief of staff, on this email.

Thank you,

Dan RomportI

Policy Director
Office of Senator Scott Fitzgerald
Senate Majority Leader

Phone: 608-266-5660

daniel.romportl@legis.wisconsin.gov

Drafting request - changes to LRB 1066/1

X- Remove requirements that a bow/crossbow be cased and unstrung on an ATV.

p. 7 ln 5-6 remove all prohibitions against placing an uncased/strung bow or crossbow in or on all types of vehicles addressed in s. 167.31.

p. 8 ln 13 - replace "game" with "wildlife" - just + replace to the property of the property o

p. 10 ln 2-5 – after title, change to read: "Promulgate by rule a list of states that issue out—of—state licenses, as defined in s. 175.60 (1) (f), to carry concealed weapons.

p. 10 ln 25 to p. 11 ln 2 – replace with "to the discharge of a firearm if the discharge was in self defense or in the defense of another, or to the placement, possession, transportation, or loading of a firearm by any of the following:"

p. 11 ln 10 – delete ", if the firearm is handgun, as defined in s. 175.60 (1) (bm)"

p. 15 ln 3-4 (and also on page 18, line 4-5) – delete "An identification card issued under this section shall be, to the maximum extent possible, tamper proof." p. 15 ln 6 (and also on page 18, line 7)— after those lines insert: "

(e) An identification card issued under this section shall contain tamper protections in substantially the same way that tamper protections are included in an operator's license document issued under s. 343.17.

(f) The department (may contract with the department of transportation for the production and issuance of identification cards under this section but neither the department of transportation nor an employee of the department of transportation may store or maintain the information provided by the department for the production or issuance of identification cards other than to the extent necessary to produce or issue the identification cards.

p. 15 ln 11 – after that line add, "as well as an inquiry of the national instant criminal background check system"

p. 15 ln 14 - define "carry" to mean "to go armed with"

p. 16 ln 6-7 – replace with:

(f) "Out-of-state license" means a valid permit, license, approval, or other authorization issued by another state if all of the following apply:

1. The out-of-state license is for the carrying of a concealed weapon, including a concealed handgun.

2. To be issued the out-of-state license, or to be issued a particular designation on the out-of-state license, the licensee was required to have passed a criminal background check.

p. 16 ln 14 – replace "authorization" with "license".

added (2mle)

- p. 16 ln 25 replace "an" with "any".
- p. 17 ln 6 after that line, add, "The department may not impose any condition, limitation, or additional requirement on the issuance, scope, effect, or content of a license not expressly provided for in this section. Nothing in ss. 175.48, 175.49, or 175.60 may be construed to restrict a person's right to carry an unconcealed firearm, subject only to the limitations expressly provided in statute.
- p. 17 ln 9 and line 13 replace "authorization" with "license".
- p. 17 ln 10 after "weapon" insert "except when the licensee is carrying a concealed weapon under s. 941.23 (2) (e)"
- \Rightarrow p. 17 ln 23 add "hair color" to this list.
- p. 18 ln 3 before that line, insert a new paragraph that requires the following: "The opposite side of the license shall contain a statement notifying the licensee of the requirement in s. 175.60 (11) (b)." (change of address)
 - p. 18 ln 8-9 replace with"

 (3) RESTRICTIONS ON ISSUING A LICENSE. The department shall issue to an individual a license under this section unless any of the following applies:
- p 19 ln 2-3 delete "and the registration number for each motor vehicle registered in the applicant's name"
- p. 19 ln 6 replace "privilege" with "law".
- p. 19 ln 1/1, 12, 14, and 15: insert "intentionally" before "gives a false statement", "giving a false statement", "submits a falsified document", and "submitting a falsified document".
- 19 ln 17 replace with "on the Internet, and by mail upon request."
- p. 19 ln 24 replace with a requirement that the DOJ promulgate a license fee by rule that is sufficient to cover the DOJ's anticipated cost to issue licenses, using a five-year planning period, but not to exceed \$52.
- 20 ln 4 after "(7)" insert "by mail or other means made available by the department".
- 21 ln 10-18 delete these lines.
- \(\tau_p \). 22 \ln 6 delete "is charged with" and delete the last comma in this line.
- p. 23 ln 1-3 replace par. (b) with "(b) No later than 30 days after changing his or her address, a licensee shall inform the department of the new address. The department shall

- include the individual's new address in the list under sub. (12) (a). Any person who violates this subsection may be required to forfeit not more than \$50. A person may not be charged with a violation of this paragraph if the department learns of the person's non-compliance with this paragraph because the person submits information about the person's new address to the department later than 30 days after changing his or her address. The department must issue a warning upon a first violation of this paragraph unless the person's license is suspended or revoked at the time of the violation."
- 23 ln 12-14 delete these lines.
- p 23 ln 15 and 16 delete "who is employed by the department" and "maintained by the department", respectively.
- 23 ln 21 after "does" insert "not".
- 24 ln 2 after "employee" insert ", or the department of transportation or any department of transportation employee,"
- p. 24 ln 18-19 and 23-24 delete "or from the department of transportation under 341.175".
- p. 25 ln 5-14 delete subsection (12r).
 - p. 25 ln 15-20 replace with:

 (13) LOST OR DESTROYED LICENSE. After a license document is lost or otherwise is no longer in the possession of the licensee or after a license document is destroyed or for another reason is in an unreadable or unusable form, a licensee may submit to the department a statement to that effect, the license document or portions of the license document in the possession of the person, and a replacement license fee of \$15. Within 14 days of receiving the statement and fee, the department shall issue a replacement license document to the licensee. If the licensee does not submit the original license document to the department, the department shall terminate the unique approval number of the original licensee and issue a new unique approval number for the replacement license.
- p. 25 ln 24 p. 26 ln 8 replace with:

 (am) The department shall suspend the licensee's license if a court has prohibited the licensee from possessing a dangerous weapon under s. 969.02 (3) (c). When the licensee is no longer subject to the restriction under s. 969.02 (3) (c), and if the licensee meets none of the criteria specified in sub. (3) at that time, the department shall restore a suspended license within 5 business days of notification that the licensee is no longer subject to the restriction under s. 969.02 (3) (c)."
- p. 26 ln 21-24 replace with:
 (14m) APPEALS TO THE CIRCUIT COURT. (a) A person aggrieved by any action by the department denying an application for, or suspending or revoking, a license under this

section, may appeal directly to the circuit court of the county in which the person resides, regardless of whether the person has sought review under the process established in sub. (14g).

- p. 27 in 2-3 replace "after the completion of the review process established under sub. (14g)" with "of receiving notice of application denial or notice of suspension or revocation."
- p. 28 In 9 = replace "shall" with "may".
- p. 28 ln 17 after "license if," insert "prior to 90 days after the expiration date of the license,"
- p. 28 lp 24 replace with a requirement that the DOJ promulgate a renewal license fee by rule that is sufficient to cover the DOJ's anticipated cost to issue the renewal, using a five-year planning period, but not to exceed \$27.
- p. 29 ln 5-8 replace those lines with "The department shall issue a renewal license, by first class mail, within 21 days of receiving a renewal application under par. (b)."
- p. 29 ln 13 Delete "Public and Private" from the title.
 - p. 29 ln 14 replace "a private" with "an"
- p. $29 \ln 24-25$ replace those lines with:
 - "(16) PROHIBITED ACTIVITY. (a) A licensee or an out-of-state licensee may carry a concealed or unconcealed weapon anywhere on publicly-owned property and in publicly-owned buildings in this state except as provided under par. (ak).
 - (ak) 1. Except as provided in subd. 2., neither a licensee nor an out-of-state licensee may knowingly carry a concealed or unconcealed weapon in any portion"
- p/30 ln 2 replace "courtroom" with "courthouse".
- p/30 ln 4 after "encased" insert "and unloaded".
- p. 30 ln 7; p. 30 ln 23, p. 44 ln 2 at the end of these lines insert "if the concealed weapon is in a vehicle driven or parked in the parking facility."
- p. 30 ln 8-11 replace those lines with:
- "b/A judge who is a licensee and who presides over any courtroom in the courthouse may carry a concealed weapon in the courthouse and may permit in writing any other licensee or out—of—state licensee to carry a concealed weapon in the courthouse.
- c. A district attorney or an assistant district attorney who is a licensee and who is assigned a case that is scheduled to be tried in the courthouse may carry a concealed weapon in the courthouse."

- p. 32 ln 11 after "the department and its employees," insert ", the department of transportation and its employees,".
- p. 32 ln 15 and ln 18 replace "permits" with "does not prohibit"
- p. 32 ln 15 replace "any of its" with "one or more".
 - p. 32 ln 21 p. 33 ln 18 delete these lines.
 - p. 41 ln 13-15 replace the material beginning with "handgun" on ln 13, through ln 15, with "firearm is a handgun, as defined in s. 175.60 (1) (bm)."
 - p. 42 ln 16-20 replace these lines with:

 (b) An individual who is not a licensee, as defined in s. 175.60 (1) (d), who transports an electric weapon if the electric weapon is enclosed within a carrying case.
 - p. 43 ln 16 replace "premises" with "residence building and the parcel of land upon which the residence is located".
 - p. 43 ln 18 after "located" insert "or any common areas of the rest of the parcel of land upon which the residence is located."
 - p. 44 ln 9 after "square" insert ", colored blaze orange as described in s. 29.301(2),"
 - p. 44 ln 20 replace "11 inches square" with "8.5 inches by 11 inches and colored blaze orange as described in s. 29.301(2)"
 - p. 44 ln 24 p. 45 ln 3 replace these lines with:

 "type of concealed weapon if the owner or occupant has posted a sign that is located in a prominent place near all of the entrances to the part of the nonresidential building to which the restriction applies and any individual entering the nonresidential building can be reasonably expected to see the sign."

Other:

- Specify that university/college BUILDINGS, whether privately-owned or publicly-owned, are considered non-residential buildings under Section 64 of the draft and therefore may be closed to carrying of weapons under Section 66 of the draft.
- Eliminate the state's 48-hour waiting period on handgun purchases for CC licensees.
- With respect to handguns, exempt CC licensees from the restrictions related to uncased and unloaded firearms in/on vehicles, including ATVs, motorboats, and other types of vehicles, and also exempt CC licensees from these restrictions in non-commercial airplanes.

4/26(3:03) KEEP WATTING

- Add a definition to s. 175.60 (1) for "Approved out-of-state license" to mean an out-of-state license listed in the rule promulgated by the department of justice under s. 165.25 (12).
 - Add a definition to s. 175.60 (1) for "courthouse" to mean county, state, or federal courthouses.
- Allow Circuit Court Judges to authorize 30 day emergency carry authority by written order. Allow this written order to serve as a CC license and to be used as a CC license to waive the 48 hour handgun waiting period. This order becomes void if the person is determined to be ineligible for a CC license as a result of the review of a CC license application by DOJ.
 - Add the following to the disorderly conduct statute in s. 947.01: "A person is not in violation of, and may not be charged with, a violation of this section, any local ordinance prohibiting disorderly conduct, or any other law generally prohibiting inappropriate behavior, for loading, carrying, or going armed with a handgun, as defined in s. 175.35 (1) (b), regardless of whether the handgun is loaded, and regardless of whether the handgun is concealed.
- Allow DOJ to enter into formal reciprocity agreements with other states with respect to CC licenses.
 - Add the bills standard list of licensee exceptions to the prohibition in s. 29.314 which prohibits possession of a gun while shining.
- Revise s. 167.30 so that it begins as follows: "167.30 Use of firearms, etc., near park, etc. Any person who shall discharge or cause the discharge of any missile from any firearm, slung shot, bow and arrow or other weapon, without justification, including justification that would have applied to the actor's conduct under s. 939.48 had it been subject to a criminal penalty, within 40 rods . . ."
- Add a similar "without justification" exception, including a reference to self defense, to local prohibitions on the discharge of a firearm [These local regulations are created under the authority of ss. 66.0409 (3) (b)].

local

Hanaman, Cathlene

From:

Konopacki, Larry

Sent:

Monday, April 25, 2011 10:09 PM

To:

Hanaman, Cathlene

Cc:

Esser, Jennifer

Subject: RE: LRB 1066/1

Hi Cathlene, below are a couple more changes to LRB 1066/1:

KEEP 44 how waiting period motioning requirements

Remove the following language from s. 167.31 (1) (b): "that is expressly made for the purpose of containing a firearm and".

With respect to handguns, exempt CC licensees from the restrictions related to loading

firearms in/on vehicles, including in non-commercial airplanes.

Add language to page 11, line 1 that references the effect of s. 939.48 if the action would be subject to a criminal penalty.

Thanks,

Larry

From: Konopacki, Larry

Sent: Mon 4/25/2011 6:59 PM

To: Hanaman, Cathlene Cc: Esser, Jennifer **Subject:** LRB 1066/1

Hello Cathlene, per our previous discussion, Jen in Senator Galloway's office asked that I forward the attached drafting instructions for changes to LRB 1066/1. I have attempted to offer language to accomplish the requested changes where I thought it might be helpful. Jen also asked that you feel free to contact me directly with any questions that you might have about these instructions.

Thanks, and the request for changes to LRB 1067/1 will be forthcoming.

Larry

<<CC drafting notes 1066-2.doc>>

Larry A. Konopacki Wisconsin Legislative Council (608) 267-0683 larry.konopacki@legis.wisconsin.gov

Hanaman, Cathlene

From:

Konopacki, Larry

Sent:

Wednesday, April 27, 2011 12:16 PM

To:

Hanaman, Cathlene

Cc: Subject:

Esser, Jennifer; Gary, Tim; Reader, Chris Drafting instructions discussed earlier

Hi Cathlene,

As I mentioned earlier, Jen in Sen. Galloway's office asked me to request the following additional changes to LRB 1066/1:

- Revise the state gun free school zones law to mirror federal law by replacing s. 948.605 (2) (b) with the following: "(b) Paragraph (a) does not apply to the possession of a firearm if the firearm is possessed by one of the following:

1. A person who possesses the firearm in accordance with the provisions of 18 U.S.C. § 922 (q) (2) (B).

2. A state-certified commission warden acting in his or her official capacity.

- 2. A person who is legally hunting in a school forest if the school board has decided that hunting may be allowed in the school forest under s. 120.13 (38).
- Add language declaring that the State considers out-of-state licensees under s. 175.60 to be fully licensed by the State of WI for purposes of 18 U.S.C. § 922 (q) (2) (B) (ii).
- Remove the provisions in the bill related to creating a prohibition against a specified blood alcohol concentration for persons possessing firearms.

Thanks,

Larry

Larry A. Konopacki
Wisconsin Legislative Council
(608) 267-0683
larry.konopacki@legis.wisconsin.gov