2013 DRAFTING REQUEST

Senat	e Substitut	te Amendmen	t (SSA-SB3	97)			
Receiv	ed: 1/13/	22014		I	Received By:	emueller	
Wante	d: As ti	me permits		S	Same as LRB:		
For:	Glen	n Grothman (6	08) 266-7513	1	By/Representing:	Diane Handric	k
May Contact:				I	Orafter:	emueller	
Subject: Education - libraries			1	Addl. Drafters:			
				1	Extra Copies:	TKK, PG, ME	S
Reque	t via email: ster's email: n copy (CC) t		rothman@leg	gis.wiscons	in.gov		
	ecific pre topi	c given					
library		7	lated library b	ills, adjacen	t county may not	bill if consolidat	ed
	as 13-3935						
Drafti	ng History:						
<u>Vers.</u>	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	emueller 1/13/2014	scalvin 1/13/2014					
/1			jmurphy 1/13/2014		mbarman 1/13/2014	mbarman 1/13/2014	
FE Se	nt For:						

2013 DRAFTING REQUEST

Senate Substitute Amendment (SSA-SB397)

Received:

1/13/2014

Received By:

emueller

Wanted:

As time permits

Same as LRB:

For:

Glenn Grothman (608) 266-7513

By/Representing: Diane Handrick

May Contact:

Drafter:

emueller

Subject:

Education - libraries

Addl. Drafters:

Extra Copies:

TKK, PG, MES

Submit via email:

YES

Requester's email:

Sen.Grothman@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Adjacent county may bill if consolidated library bills, adjacent county may not bill if consolidated library does not bill

Instructions:

Same as 13-3935

Drafting History:

Vers. Drafted

Typed Reviewed

Proofed

Submitted

Jacketed

Required

/? emueller

& VM

1/13/14

/1 5ac

11 sac

01/13/2014 01/13/2014

FE Sent For:

/(

<END>

Mueller, Eric

From:

Handrick, Diane

Sent:

Monday, January 13, 2014 2:24 PM

To:

Mueller, Eric

Subject:

RE: Amendment to AB 288

Importance:

High

Hi. Thanks for your patience.

Yes, draft as a SUB to the Senate bill and send to Adam Gibbs in the Grothman office. If we can have a sub on AB 288, too, great. Never know how this is going to go.

Diane Handrick Office of Representative Dave Murphy

608-266-7500

Room 304 North, State Capitol

Madison WI 53708

Have you looked for unclaimed property in your name? www.wismissingmoney.com

From: Mueller, Eric

Sent: Monday, January 13, 2014 2:18 PM

To: Handrick, Diane

Subject: RE: Amendment to AB 288

Diane,

Is the language from LRB-3935 okay? Should I go ahead with the subs. using that language?

Eric Mueller

Attorney, Legislative Reference Bureau

Phone: (608)261-7032

eric.mueller@legis.wisconsin.gov

From: Handrick, Diane

Sent: Monday, January 13, 2014 10:07 AM

To: Mueller, Eric

Subject: Amendment to AB 288

Importance: High

Hi, Eric. When you finish our amendment with the compromise language for the library bill, please do a Senate version (SB 397) at the same time and send it to Adam Gibb in Sen. Grothman's office (or the Senator's inbox, whatever).

The Senate amendment is more critical now because the Senate committee hears our bill this Thursday. Feel free to call with any question and thanks!!!

Diane Handrick
Office of Representative Dave Murphy

608-266-7500 Room 304 North, State Capitol Madison WI 53708 Have you looked for unclaimed property in your name? www.wismissingmoney.com



State of Misconsin 2013 - 2014 LEGISLATURE



2013 BILL

RMNR



SSA to 58397



- AN \overline{ACT} to renumber and amend 43.12 (1); to amend 43.12 (2); and to create
- 2 43.12 (1) (a) 1., 43.12 (1) (a) 2., 43.12 (1) (a) 3., 43.12 (1m) and 43.12 (2) (b) of
- 3 the statutes; **relating to:** county payments to public libraries in adjacent
- 4 counties.

Analysis by the Legislative Reference Bureau

Under current law, a county that does not maintain a consolidated public library for the county and that contains residents who are not residents of a municipality that maintains a public library must pay to each public library in the county, and to each public library in an adjacent county, an amount that is equal to at least 70 percent of the amount computed by multiplying the number of loans of material made by that library to residents of the county who are not residents of a municipality that maintains a public library by the library's average operational cost per loan (library service payment).

Under this bill, before a county that maintains a consolidated public library (consolidated county) may bill an adjacent county for a library service payment, the consolidated county must provide a notice of its intent to bill. Also under this bill, a consolidated county that bills an adjacent county for a library service payment may be billed by any county that is adjacent to the consolidated county for a modified library service payment. The amount of the modified library service payment is equal to at least 70 percent of the amount computed by multiplying the number of loans of material made by the billing library to residents of the consolidated county



BILL

who are not residents of a municipality that contains a branch of the consolidated library by the library's average operational cost per loan.

For further information see the *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. 43.12 (1) of the statutes is renumbered 43.12 (1) (a) (intro.) and amended to read:

43.12 (1) (a) (intro.) By March 1 of each year, -a county that does not maintain a consolidated public library for the county under s. 43.57 and that contains residents who are not residents of a municipality that maintains a public library under s. 43.52 or 43.53 shall pay to each public library in the county and to each public library in an adjacent county, other than a county with a population of at least 500,000, an each of the following payments of not less than the minimum amount calculated under par. (b) shall be made:

(b) The minimum amount that is under par. (a) shall be calculated to equal to at least 70% 70 percent of the amount computed by multiplying the number of loans of material made by the library during the prior calendar year, for par. (a) 1. or 3., to residents of the county who are not residents of a municipality that maintains a public library under s. 43.52 or 43.53, or, for par. (a) 2., to residents of the county who are not residents of a municipality that contains a branch of the consolidated library, as reported under sub. (2), by the amount that results from dividing the total operational expenditures of the library during the calendar year for which the number of loans are reported, not including capital expenditures or expenditures of federal funds, by the total number of loans of material made by the public library during the calendar year for which the loans are reported.

BILL

(c) The library board of the public library entitled to a payment under this
subsection may direct the county to credit all or a portion of the payment to a county
library service or library system for shared services.

Section 2. 43.12 (1) (a) 1. of the statutes is created to read:

43.12 (1) (a) 1. Except as provided in subd. 2., by a county that does not maintain a consolidated public library for the county under s. 43.57 and that contains residents who are not residents of a municipality that maintains a public library under s. 43.52 or 43.53, to each public library in the county and to each public library in an adjacent county, other than a county with a population of at least 500,000 or a county that maintains a consolidated public library for the county.

Section 3. 43.12 (1) (a) 2. of the statutes is created to read:

43.12 (1) (a) 2. If the adjacent county maintains a consolidated public library and provides the notice under sub. (1m), by a county that does not maintain a consolidated public library for the county under s. 43.57 and that contains residents who are not residents of a municipality that maintains a public library under s. 43.52 or 43.53, to the consolidated public library for the adjacent county providing the notice under sub. (1m).

SECTION 4. 43.12 (1) (a) 3. of the statutes is created to read:

43.12 (1) (a) 3. If a county maintains a consolidated public library and provides a notice under sub. (1m), by that county to each public library in an adjacent county, other than a county with a population of at least 500,000, that provides a statement to the county under sub. (2).

Section 5. 43.12 (1m) of the statutes is created to read:

BILL

43.12 (1m) If a county maintains a consolidated public library, the library shall					
provide a notice not later than April 1 to any public library from which it requests					
payment under sub. (1).					
Section 6. 43.12 (2) of the statutes is amended to read:					
43.12 (2) By July 1 of each year, each public library lying in whole or in part					
in a county shall provide a statement to the county clerk of that county and to the					
county clerk of each adjacent county, other than a county with a population of at least					
500,000, that reports the all of the following:					
(a) The number of loans of material made by that library during the prior					
calendar year to residents of the county, or adjacent county, who are not residents of					
a municipality that maintains a public library under s. 43.52 or 43.53 and the.					
(c) The total number of loans of material made by that library during the					
previous calendar year.					
Section 7 43 12 (2) (b) of the statutes is created to read:					

43.12 (2) (b) If the library is in a county that is adjacent to a county with a consolidated library system, the number of loans of material made by that library during the prior calendar year to residents of the adjacent county who are not residents of a municipality that contains a branch of the consolidated library.