## 2015 DRAFTING REQUEST

Bill						
Received	d: <b>10/28/201</b>	5		Received By:	phurley	
For:	Leah Vul	kmir (608) 266-2	2512	Same as LRB:	-3069	
May Con	ntact:			By/Representin	g:	
Subject:	Subject: Criminal Law - sex offenses			Drafter:	phurley	
				Addl. Drafters:		
				Extra Copies:		
Request	via email: er's email: copy (CC) to:	YES Sen.Vukmi	ir@legis.wisco	nsin.gov		
Pre Top						· · · · · ·
No spec	ific pre topic give	en				
Topic:						
Invasion	ns of privacy					
Instruct	tions:			***************************************		
See attac	ched					
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Vers.	<u>Drafted</u>	Reviewed	Proofed	Submitted	Jacketed	Required
/1	phurley 10/28/2015	jdyer 11/2/2015		lparisi 11/2/2015	srose 11/13/2015	State S&L
FE Sent	For:					
	→ A+ Intro		<end></end>			



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## State of Misconsin 2015 - 2016 LEGISLATURE

## 2015 BILL

PJH:amn/ Keep J/ 37171/

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AN ACT to amend 942.08 (1) (c), 942.08 (2) (a), 942.09 (1) (a), 942.09 (1) (c), 942.09

(2) (am) 1., 2. and 3., 942.09 (2) (bm) (intro.), 972.11 (2) (b) (intro.) and 972.11

(2) (d) 1. (intro.); and to create 942.09 (1) (ae) and 942.09 (1) (ag) of the statutes;

relating to: invasions of privacy and providing a criminal penalty.

### Analysis by the Legislative Reference Bureau

This bill prohibits certain acts that violate a person's right to privacy. Current law prohibits installing or using a surveillance device that has been installed in a private place to observe a nude or partially nude person without that person's consent. The bill clarifies that a surveillance device need only be capable of observing the activities of a person and need not be primarily designed for that purpose. Under the bill, a person may not install or use in a private place a surveillance device to view a nude or partially nude person in a private place without that person's consent.

Under current law, a person who captures a representation of a nude or partially nude person without the person's consent and while that person has a reasonable expectation of privacy, or a person who makes, exhibits, or distributes a reproduction of such a representation of the nude or partially nude person, is guilty of a Class I felony.

Under the bill, a person is guilty of a Class I felony if he or she makes, reproduces, exhibit, or distributes a video or audio representation of a person who is nude or partially nude; of a person's clothed, covered, or partially clothed or covered genitalia or buttock that is not otherwise visible to the public; of a person urinating, defecating, or using a feminine hygiene product; or of a person engaged in sexual

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intercourse or sexual contact, and if the same conditions of lack of consent and expectation of privacy exist.

The bill defines consent as "words or overt actions by a person who is competent to give informed consent indicating a freely given agreement to the act," and establishes that a person under the age of 18 is incapable of consent. Under the bill, a person suffering from a mental illness or defect that impairs his or her capacity to appraise personal conduct and a person who is unconscious or otherwise physically unable to communicate unwillingness to an act are presumed incapable of giving consent.

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:

1 **SECTION 1.** 942.08 (1) (c) of the statutes is amended to read:  $\mathbf{2}$ 942.08 (1) (c) "Surveillance device" means any device, instrument, apparatus, 3 implement, mechanism or contrivance used, designed to be used or primarily 4 intended to be used to observe, or capable of observing, the activities of a person. 5 "Surveillance device" includes a peephole. 6 SECTION 2. 942.08 (2) (a) of the statutes is amended to read: 7 942.08 (2) (a) Knowingly installs a surveillance device in any private place, or 8 uses a surveillance device that has been installed to observe in a private place, with 9 the intent to observe any nude or partially nude person without the consent of the 10 person observed. 11 SECTION 3. 942.09 (1) (a) of the statutes is amended to read: 12 942.09 (1) (a) "Captures a representation" means takes a photograph, makes a motion picture, videotape, recording, or other visual or audio representation, or 13 records or stores in any medium data that represents a visual image. 14

SECTION 4. 942.09 (1) (ae) of the statutes is created to read:

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1	942.09 (1) (ae) "Consent" means words or overt actions by a person who is				
2	competent to give informed consent indicating a freely given agreement to the act.				
3	A person who has not attained the age of 18 is incapable of consent. The following				
4	persons are presumed incapable of consent but the presumption may be rebutted by				
5	competent evidence, subject to the provisions of s. 972.11 (2):				
6	1. A person suffering from a mental illness or defect that impairs capacity to				
7	appraise personal conduct.				
8	2. A person who is unconscious or for any other reason is physically unable to				
9	communicate unwillingness to an act.				
10	SECTION 5. 942.09 (1) (ag) of the statutes is created to read:				
11	942.09 (1) (ag) "Intimate representation" means any of the following:				
12	1. A representation of a nude or partially nude person.				
13	2. A representation of clothed, covered, or partially clothed or covered genitalia				
14	or buttock that is not otherwise visible to the public.				
15	3. A representation of a person urinating, defecating, or using a feminine				
16	hygiene product.				
17	4. A representation of person engaged in sexual intercourse or sexual contact,				
18	as defined in s. 940.225 (5) (b) or (c).				
19	SECTION 6. 942.09 (1) (c) of the statutes is amended to read:				
20	942.09 (1) (c) "Representation" means a photograph, exposed film, motion				
21	picture, videotape, recording, other visual or audio representation, or data that				
22	represents a visual image <u>or audio recording</u> .				
23	SECTION 7. 942.09 (2) (am) 1., 2. and 3. of the statutes are amended to read:				
24	942.09 (2) (am) 1. Captures -a- an intimate representation that depicts nudity				
25	without the knowledge and consent of the person who is depicted nude while that				

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- person is nude in a circumstance under circumstances in which he or she has a reasonable expectation of privacy, if the person knows or has reason to know that the person who is depicted nude does not know of and consent to the capture of the intimate representation.
- 2. Makes a reproduction of a <u>an intimate</u> representation that the person knows or has reason to know was captured in violation of subd. 1. and that depicts the nudity depicted in the an intimate representation captured in violation of subd. 1., if the person depicted nude in the reproduction did not consent to the making of the reproduction.
- 3. Possesses, distributes, or exhibits a an intimate representation that was captured in violation of subd. 1. or a reproduction made in violation of subd. 2., if the person knows or has reason to know that the intimate representation was captured in violation of subd. 1. or the reproduction was made in violation of subd. 2., and if the person who is depicted nude in the intimate representation or reproduction did not consent to the possession, distribution, or exhibition.

SECTION 8. 942.09 (2) (bm) (intro.) of the statutes is amended to read:

942.09 (2) (bm) (intro.) Notwithstanding par. (am), if the person depicted nude in a an intimate representation or reproduction is a child and the capture, possession, exhibition, or distribution of the intimate representation, or making, possession, exhibition, or distribution of the reproduction, does not violate s. 948.05 or 948.12, a parent, guardian, or legal custodian of the child may do any of the following:

**SECTION 9.** 972.11 (2) (b) (intro.) of the statutes is amended to read:

972.11 (2) (b) (intro.) If the defendant is accused of a crime under s. 940.225, 942.09, 948.02, 948.025, 948.05, 948.051, 948.06, 948.07, 948.08, 948.085, 948.09, or outweighs all of the following:

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948.095, or under s. 940.302 (2), if the court finds that the crime was sexually					
motivated, as defined in s. 980.01 (5), any evidence concerning the complaining					
witness's prior sexual conduct or opinions of the witness's prior sexual conduct and					
reputation as to prior sexual conduct shall not be admitted into evidence during the					
course of the hearing or trial, nor shall any reference to such conduct be made in the					
presence of the jury, except the following, subject to s. 971.31 (11):					
Section 10. 972.11 (2) (d) 1. (intro.) of the statutes is amended to read:					
972.11 (2) (d) 1. (intro.) If the defendant is accused of a crime under s. 940.225,					
$\underline{942.09}$ , $948.02$ , $948.025$ , $948.05$ , $948.06$ , $948.085$ , or $948.095$ , evidence of the manner					
of dress of the complaining witness at the time when the crime occurred is admissible					
only if it is relevant to a contested issue at trial and its probative value substantially					

(END)

#### Parisi, Lori

From:

LRB.Legal

Sent:

Friday, November 13, 2015 3:41 PM

To:

Parisi, Lori

Subject:

FW: LRB 3069

From: Laurent, Danielle

**Sent:** Friday, November 13, 2015 11:15 AM **To:** LRB.Legal <a href="mailto:lrblegal@legis.wisconsin.gov">lrblegal@legis.wisconsin.gov</a>

Subject: RE: LRB 3069

Yes, thank you!

Danielle M. Laurent, MPH

Office of Senator Leah Vukmir

**Direct**: 608-266-2512 **District**: 414-453-0024

Danielle.Laurent@legis.wisconsin.gov

From: LRB.Legal

Sent: Friday, November 13, 2015 11:15 AM

To: Laurent, Danielle <Danielle.Laurent@legis.wisconsin.gov>

Subject: RE: LRB 3069

Hello Danielle, This bill was jacketed for the Assembly. Did you wish to have the companion bill, LRB 15-3717, jacketed for your office? I just wanted to confirm with you before going ahead.

Thank you.

Lori Parisi Senior Program Assistant (608)266-3561

From: Laurent, Danielle

**Sent:** Friday, November 13, 2015 11:03 AM **To:** LRB.Legal <a href="mailto:lrblegal@legis.wisconsin.gov">lrblegal@legis.wisconsin.gov</a>

Subject: FW: LRB 3069

Could we please have LRB 3069 jacketed for the Senate?

Thank you,

Danielle M. Laurent, MPH
Office of Senator Leah Vukmir

**Direct**: 608-266-2512 **District**: 414-453-0024

Danielle.Laurent@legis.wisconsin.gov

Assembly Companior