Appendix A

LEGISLATIVE REFERENCE BUREAU DRAFTING HISTORY RESEARCH APPENDIX

The drafting file for $\underline{2017}$ LRBa0007 (For: Rep. Loudenbeck) has been copied/transferred to the drafting file for $\underline{2017}$ LRBa0006 (For: Rep. Loudenbeck)

RESEARCH APPENDIX -

PLEASE KEEP WITH THE DRAFTING FILE

Request Made By: MED

Date: 01/26/2017

2017 DRAFTING REQUEST

Assembly Amendment (AA-AB(LRBx0094/1))						
For:	Amy Loud	enbeck (608) 266-996	7 Dra	fter:	mduchek	
Ву:	Mike		Seco	ondary Drafters	: :	
Date:	1/13/2017		May	Contact:		
Same a	s LRB:					
Submit via email: Requester's email: Carbon copy (CC) to:			YES Rep.Loudenbeck@legis.wisconsin.gov krista.pleviak@legis.wisconsin.gov			
Pre To	pic:					
No spec	cific pre topic giver	ı				
Topic:						
Child la	abor permits - injur	ed minors				
Instruc	ctions:					
See atta	ached					
Draftir	ng History:	<u> </u>			1,,	
Vers.	<u>Drafted</u>	Reviewed	Submitted	Jacketed	Required	
/?	mduchek 1/16/2017					
/P1		anienaja 1/18/2017	lparisi 1/18/2017	à.		

<**END>**

FE Sent For:



State of Misconsin 2017 - 2018 LEGISLATURE

1~ 1-16-17 Oct 1-18-17.

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION ASSEMBLY AMENDMENT,

TO ASSEMBLY BILL (LRB-0094/1)

At the locations indicated, amend the bill as follows:

1. Page 2, line 7: after that line insert:

"Section 1m. 102.60 (1m) (c) of the statutes is amended to read:

102.60 (1m) (c) An amount equal to double the amount recoverable by the injured employee, but not to exceed \$15,000, if the injured employee is a minor of permit age or older and at the time of the injury is employed, required, suffered, or permitted to work at prohibited employment."

History: 1975 c. 147 s. 57; 1975 c. 199; 1977 c. 29, 195; 2005 a. 172; 2009 a. 206; 2015 a. 180.

*****NOTE: Section 102.60 provides for various levels of penalties for minors who are injured while "illegally employed." My reading is that s. 102.60 (1m) (a) covers minors who are simply employed without a permit, s. 102.60 (1m) (b) covers minors who are employed in something DWD has made non-permitable employment, s. 102.60 (1m) (c) covers minors of permit age who are employed in employment that is prohibited outright (whether with a permit or not), and s. 102.60 (1m) (d) covers minors who are under permit age entirely. It seemed to me that the only one of these that should be modified was s. 102.60 (1m) (c), because as currently worded, it assumes that "of permit age" means under 18, and there will still be certain employment that is prohibited for minors aged 16 or 17, it just won't require a permit. However, s. 102.60 (1m) (a) and (b) look like they will still

1

5

work as currently worded, they just won't be triggered as much since the permit age is being lowered. And s. 102.60 (1m) (d) should still work as well since the minimum age for permits is not being changed. However, DWD did not make any specific recommendations about how to change this provision, so you may wish to get their opinion as well.

- **2.** Page 8, line 9: after that line insert:
- 2 "Section 27m. Initial applicability.
- 3 (1m) The treatment of section 102.60 (1m) (c) of the statutes first applies to an
- 4 injury or death occurring on the effective date of this subsection.".

(END)



2

State of Misconsin 2017 - 2018 LEGISLATURE

LRBa0007/P1 MED:amn

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION ASSEMBLY AMENDMENT, TO ASSEMBLY BILL (LRB-0094/1)

1	At the locations indicated	d, amend the bill as follows
_	110 the locations maleace	i, anicha die bili as lollows

- 1. Page 2, line 7: after that line insert:
- 3 "Section 1m. 102.60 (1m) (c) of the statutes is amended to read:
- 102.60 (1m) (c) An amount equal to double the amount recoverable by the injured employee, but not to exceed \$15,000, if the injured employee is a minor of permit age or older and at the time of the injury is employed, required, suffered, or permitted to work at prohibited employment.".

****Note: Section 102.60 provides for various levels of penalties for minors who are injured while "illegally employed." My reading is that s. 102.60 (1m) (a) covers minors who are simply employed without a permit, s. 102.60 (1m) (b) covers minors who are employed in something DWD has made non-permitable employment, s. 102.60 (1m) (c) covers minors of permit age who are employed in employment that is prohibited outright (whether with a permit or not), and s. 102.60 (1m) (d) covers minors who are under permit age entirely. It seemed to me that the only one of these that should be modified was s. 102.60 (1m) (c), because as currently worded, it assumes that "of permit age" means under 18, and there will still be certain employment that is prohibited for minors aged 16 or 17, it just won't require a permit. However, s. 102.60 (1m) (a) and (b) look like they will still work as currently worded, they just won't be triggered as much since the permit age is

1

5

being lowered. And s. 102.60 (1m) (d) should still work as well since the minimum age for permits is not being changed. However, DWD did not make any specific recommendations about how to change this provision, so you may wish to get their opinion as well.

- 2. Page 8, line 9: after that line insert:
- 2 "Section 27m. Initial applicability.
- 3 (1m) The treatment of section 102.60 (1m) (c) of the statutes first applies to an
- 4 injury or death occurring on the effective date of this subsection.".

(END)