1999 SENATE BILL 112

April 7, 1999 – Introduced by Senators Cowles, Risser, Schultz, Panzer, Farrow and Darling, cosponsored by Representatives Ainsworth, Riley, Albers, Black, Seratti, Bock, Powers, Olsen and Huber. Referred to Committee on Economic Development, Housing and Government Operations.

AN ACT to repeal 13.093 (2) (c); to renumber and amend 13.093 (1); and to create 13.093 (1) (a) to (c) of the statutes; relating to: referral of bills to the joint committee on finance and preparation of fiscal estimates on penalty bills.

Analysis by the Legislative Reference Bureau

This bill requires that all bills to which a committee of either house or a joint committee has recommended adoption of an amendment for the appropriation of money, providing for revenue or relating to taxation, and for which the committee has recommended passage of or concurrence in, be referred to the joint committee on finance before being passed. It also requires that all bills to which either house of the legislature has adopted an amendment for the appropriation of money, providing for revenue or relating to taxation be referred to the joint committee on finance before being passed. Under the bill, no bill need be rereferred to the joint committee on finance if it has already been referred to that committee.

Present law provides that all bills containing a penalty provision but no other provision requiring a fiscal estimate are exempt from the fiscal estimate requirement. This bill removes that exemption.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 13.093 (1) of the statutes is renumbered 13.093 (1) (intro.) and amended to read:

SENATE BILL 112

13.093 (1) (intro.) All of the following bills introduced in either house of the
legislature for the appropriation of money, providing for revenue or relating to
taxation shall be referred to the joint committee on finance before being passed.:
Section 2. 13.093 (1) (a) to (c) of the statutes are created to read:
13.093 (1) (a) Bills for the appropriation of money, providing for revenue or
relating to taxation.
(b) Bills, other than bills specified under par. (a) or (c), to which a committee
of either house or a joint committee has recommended adoption of an amendment for
the appropriation of money, providing for revenue or relating to taxation, and for
which the committee has recommended passage or concurrence.
(c) Bills, other than bills specified under par. (a) or (b), to which either house
of the legislature has adopted an amendment for the appropriation of money,
providing for revenue or relating to taxation.
Section 3. 13.093 (2) (c) of the statutes is repealed.

(END)