LRB-0266/1 PJH:kjf:rs

# **2009 SENATE BILL 100**

March 3, 2009 – Introduced by Senators Taylor and Risser, cosponsored by Representative Hebl, by request of Wisconsin Judicial Council. Referred to Committee on Judiciary, Corrections, Insurance, Campaign Finance Reform, and Housing.

- 1 AN ACT to amend 971.31 (10); and to create 808.03 (3) and 938.297 (8) of the
- 2 statutes; **relating to:** appellate procedure.

### Analysis by the Legislative Reference Bureau

In criminal cases, current law permits the review of an order denying a motion to suppress evidence or a motion challenging admissibility of a defendant's statement as part of an appeal from a conviction, notwithstanding the fact that the judgment of conviction was entered on a guilty plea. This bill permits review of an order denying a motion to suppress evidence or a motion challenging admissibility of a statement of a defendant as part of an appeal from a final judgment or order, notwithstanding the fact that the final judgment or order was entered on an admission of guilt or a no contest plea. This bill also permits the review of orders denying a motion to suppress evidence or a motion challenging admissibility of the statement of a juvenile upon review from a final judgment or order, notwithstanding the fact that the final judgment or order was entered upon a plea of no contest or an admission to the allegations of a petition filed in cases involving juveniles alleged to be delinquent.

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:

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- 808.03 (3) Review of an order denying suppression or exclusion of evidence.
- (a) An order denying a motion to suppress evidence or a motion challenging the admissibility of a statement of a juvenile may be reviewed upon appeal from a final judgment or order notwithstanding the fact that the judgment or order was entered upon an admission or a plea of no contest to the allegations in the petition.
- (b) An order denying a motion to suppress evidence or a motion challenging the admissibility of a statement of a defendant may be reviewed upon appeal from a final judgment or order notwithstanding the fact that the judgment or order was entered upon a plea of guilty or no contest to the information or criminal complaint.
  - **Section 2.** 938.297 (8) of the statutes is created to read:
- 938.297 (8) APPELLATE REVIEW. An order denying a motion to suppress evidence or a motion challenging the admissibility of a statement of a juvenile may be reviewed upon appeal from a final judgment or order notwithstanding the fact that the judgment or order was entered upon an admission or a plea of no contest to the allegations in the petition.
  - **Section 3.** 971.31 (10) of the statutes is amended to read:
- 971.31 (10) An order denying a motion to suppress evidence or a motion challenging the admissibility of a statement of a defendant may be reviewed upon appeal from a <u>final</u> judgment of conviction or order notwithstanding the fact that such the judgment or order was entered upon a plea of guilty or no contest to the <u>information or criminal complaint</u>.

### SECTION 4. Effective date.

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1 (1) This act takes effect on the first day of the 4th month beginning after publication.

3 (END)