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## SENATE SUBSTITUTE AMENDMENT 1, TO 1995 ASSEMBLY BILL 465

January 30, 1996 - Offered by Senator ADELMAN.

1	AN $\operatorname{ACT}$ to renumber and amend 808.03 (1); and to create 808.03 (1) (a) to (e)
2	of the statutes; <b>relating to:</b> appeals of cases involving refusal hearings.

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

**SECTION 1.** 808.03 (1) of the statutes, as affected by 1995 Wisconsin Act .... (Senate Bill 344), is renumbered 808.03 (1) (intro.) and amended to read:

808.03 (1) APPEALS AS OF RIGHT. (intro.) A final judgment or a final order of a circuit court may be appealed as a matter of right to the court of appeals unless otherwise expressly provided by law. A final judgment or final order is a judgment or, order entered in accordance with s. 806.06 (1) (b) or 807.11 (2) or a disposition recorded in court record entries in ch. 799 cases or traffic regulation or municipal ordinance violation cases prosecuted in circuit court which that disposes of the entire matter in litigation as to one or more of the parties, whether rendered in an action or special proceeding., and that is one of following:

**SECTION 2.** 808.03 (1) (a) to (e) of the statutes are created to read:

808.03 (1) (a) Entered in court accordance with s. 806.06 (1) (b) or 807.11 (2).

8	(END)
7	prosecuted in circuit court.
6	(e) Recorded in court record entries in municipal ordinance violation cases
5	(d) regarding a refusal to take a chemical breath test.
4	(d) Recorded in court record entries of results of hearings under s. 343.305 (9)
3	circuit court if a person convicted of a violation may be ordered to pay a forfeiture.
2	(c) Recorded in court record entries in traffic regulation cases prosecuted in
1	(b) Recorded in court record entries in ch. 799 cases.