

1 custodian of a minor child who receives inadequate child support from his or
2 her parent or parents may obtain a supplemental payment from public funds on
3 behalf of the minor child. If the necessary federal approvals are received,
4 the department shall implement the program in 2 counties on or before April 1,
5 1988.

6 ••87b0550/1 •• 87b1226/2••SECTION 790u. 46.257 (3) of the statutes is
7 amended to read:

8 46.257 (3) Under this program, the department ~~may~~ shall enter into
9 agreements with counties under which the state or the county pays a child
10 support supplement payment to a participating custodian of a minor child in
11 that county who does not receive adequate child support, as determined
12 according to the plan established by the department under sub. (6) (c). The
13 department may enter into agreements with no more than 2 counties except with
14 the review and approval of the governor.

15 ••87-2090/6••SECTION 791. 46.257 (3m) of the statutes is amended to read:

16 46.257 (3m) If the department enters into agreements with counties under
17 sub. (3), at least one of the counties may be a county which participates in
18 the work experience and job training ~~pilet~~ program under s. 49.50 (7j).

19 ••87b0550/1 •• 87b1226/2••SECTION 791r. 46.257 (6m) of the statutes is
20 created to read:

21 46.257 (6m) A designee under s. 59.07 (97) may not administer the program
22 under this section in a county unless the designee is the county department
23 under s. 46.215, 46.22 or 46.23.

24 ••87-2075/4••SECTION 794. 46.26 (2) (c) of the statutes is amended to
25 read:

26 46.26 (2) (c) Funds under this section may not be used to reduce the
27 county fiscal effort indicated in the 1979 coordinated plan and budget, and
28 funds may not be used to replace amounts or services provided or purchased by

1 the county in calendar year 1979. All funds under this section shall be used
2 to purchase or provide juvenile delinquency-related services under ch. 48,
3 except that no funds under this section may be used for purposes of land
4 purchase, building construction or maintenance of buildings under ss. 46.17
5 and 46.175, for reimbursement of costs under ~~ss. 48.208~~ and s. 48.209, for
6 city lockups or for reimbursement of care costs in temporary shelter care
7 under s. 48.22. Funds under this section may be used for reimbursement of
8 costs of program services, other than basic care and supervision costs, in
9 juvenile secure detention facilities.

xxxxNOTE: This is reconciled s. 46.26 (2) (c). This SECTION
has been affected by drafts with the following LRB #'s: LRB-2074/1
and LRB-2075/3. LRB-2074/1 should no longer be included.

10 ••87-1795/6••SECTION 796. 46.26 (2) (c) of the statutes, as affected by
11 1987 Wisconsin Act (this act), is repealed and recreated to read:

12 46.26 (2) (c) All funds under this section shall be used to purchase or
13 provide juvenile delinquency-related services under ch. 48, except that no
14 funds under this section may be used for purposes of land purchase, building
15 construction or maintenance of buildings under ss. 46.17 and 46.175, for
16 reimbursement of costs under s. 48.209, for city lockups or for reimbursement
17 of care costs in temporary shelter care under s. 48.22. Funds under this
18 section may be used for reimbursement of costs of program services, other than
19 basic care and supervision costs, in juvenile secure detention facilities.

xxxxNOTE: This is reconciled s. 46.26 (2) (c). This SECTION
has been affected by drafts with the following LRB #'s: 1495/2,
1795/3, 2074/1 and 2075/3. LRB-2074/1 should drop out -- the rest
stay in (triple effective date, double delayed).

xxxxNOTE: LRB-1495/3 no longer amends s. 46.26 (3) (cm) because
s. 46.26 (3) (cm) is repealed (general effective date) in
LRB-1795/4. (It has also been removed from LRB-1495/3 effective
date SECTION.)

20 ••87-1795/6••SECTION 798. 46.26 (3) (cm) of the statutes is repealed.

1 ••87-1795/6••SECTION 800. 46.26 (3) (dm) of the statutes is created to
2 read:

3 46.26 (3) (dm) The department may carry forward for a county from one
4 calendar year to another funds allocated under this subsection that are not
5 spent or encumbered. The amount that the department may carry forward for a
6 county under this paragraph may not exceed 3% of the amount allocated to the
7 county for the 12-month period ending December 31. The funds carried forward
8 under this paragraph do not affect a county's base allocation.

9 ••87-1795/6••SECTION 801. 46.26 (3) (e) of the statutes is amended to
10 read:

11 46.26 (3) (e) The department may carry forward \$500,000 or 10% of its
12 funds allocated under this subsection and not encumbered or carried forward
13 under par. (dm) by counties by December 31, whichever is greater, to the next
14 fiscal year. The department may transfer moneys from or within s. 20.435 (4)
15 (cd) to accomplish this purpose. The department may allocate these trans-
16 ferred moneys to counties with persistently high rates of juvenile arrests for
17 serious offenses during the next fiscal year to improve community-based juve-
18 nile delinquency-related services. The allocation does not affect a county's
19 base allocation.

20 ••87-1795/6••SECTION 805. 46.26 (3) (f) of the statutes is repealed.

 ***NOTE: This is reconciled s. 46.26 (3) (f). This SECTION
has been affected by drafts with the following LRB #'s: 1495/2 and
1795/3. Both drafts stay in (double delayed effective dates).

21 ••87b1745/2 •• 87b1922/en••SECTION 807m. 46.26 (4) (a) of the statutes is
22 amended to read:

23 46.26 (4) (a) The department shall bill counties or deduct from the
24 allocations under s. 20.435 (4) (cd) for the costs of care, services and sup-
25 plies purchased or provided by the department for each person receiving ser-
26 vices under ss. 48.34 and 51.35 (3). The department may not bill a county for

1 or deduct from a county's allocation the cost of care, services and supplies
2 provided to a person subject to an order under s. 48.366 after the person
3 reaches 19 years of age. Payment shall be due within 60 days of the billing
4 date. If any payment has not been received within 60 days, the department
5 shall withhold aid payments in the amount due from the appropriations under s.
6 20.435 (4) (b) or (cd).

7 ••87b0275/1••SECTION 809a. 46.26 (4) (d) 2 of the statutes is amended to
8 read:

9 46.26 (4) (d) 2. Beginning July 1, ~~1985~~ 1987, and ending December 31,
10 ~~1985~~ 1987, the per person daily cost assessment to counties shall be ~~90.24~~
11 \$93.40 for care in a juvenile correctional institution, ~~90.18~~ \$93.40 for care
12 for children transferred from a juvenile correctional institution under s.
13 51.35 (3), ~~87.35~~ the dollar amount set by the department by rule for main-
14 taining a prisoner in an adult correctional institution, ~~99.09~~ for care in a
15 child caring institution, ~~58.51~~ \$63.23 for care in a group home for children,
16 ~~20.08~~ \$44.61 for care in a foster home and ~~4.47~~ \$6.64 for departmental
17 aftercare services.

18 ••87b0275/1••SECTION 810a. 46.26 (4) (d) 3 of the statutes is amended to
19 read:

20 46.26 (4) (d) 3. In calendar year ~~1986~~ 1988, the per person daily cost
21 assessment to counties shall be ~~91.93~~ \$93.85 for care in a juvenile correc-
22 tional institution, ~~91.87~~ \$93.85 for care for children transferred from a
23 juvenile correctional institution under s. 51.35 (3), ~~90.87~~ the dollar amount
24 set by the department by rule for maintaining a prisoner in an adult correc-
25 tional institution, ~~102.08~~ for care in a child caring institution, ~~61.49~~
26 \$65.17 for care in a group home for children, ~~20.08~~ \$45.95 for care in a
27 foster home and ~~4.71~~ \$6.71 for departmental aftercare services.

1 ••87b0275/1••SECTION 811a. 46.26 (4) (d) 4 of the statutes is amended to
2 read:

3 46.26 (4) (d) 4. Beginning January 1, ~~1987~~ 1989, and ending June 30, 1987
4 1989, the per person daily cost assessment to counties shall be ~~\$93.59~~ \$94.81
5 for care in a juvenile correctional institution, ~~\$93.54~~ \$94.81 for care for
6 children transferred from a juvenile correctional institution under s. 51.35
7 (3), ~~\$94.52~~ the dollar amount set by the department by rule for maintaining a
8 prisoner in an adult correctional institution, \$103.62 for care in a child
9 caring institution, ~~\$64.62~~ \$67.17 for care in a group home for children,
10 ~~\$20.08~~ \$46.33 for care in a foster home and ~~\$4.97~~ \$6.82 for departmental
11 aftercare services.

12 ••87b1745/2 •• 87b1922/en••SECTION 811ac. 46.26 (4) (dm) of the statutes
13 is created to read:

14 46.26 (4) (dm) The department shall promulgate rules to provide rates
15 under par. (d) 2, 3 and 4 for maintaining a person in an adult correctional
16 institution. The rate shall not vary according to the adult correctional
17 institution where a person is placed. The rate shall reflect the average
18 daily cost associated with maintaining prisoners in adult correctional
19 institutions.

20 ••87b1596/3 •• 87b1990/en••SECTION 811ag. 46.26 (6) of the statutes is
21 created to read:

22 46.26 (6) PERFORMANCE STANDARDS. (a) The intent of this subsection is
23 to develop criteria to assist the legislature in allocating funding, excluding
24 funding for base allocations, from the appropriations under s. 20.435 (4) (cd)
25 and (oo) for purposes described in this section.

26 (b) On or before October 30, 1987, the department shall submit recom-
27 mendations to the joint committee on finance regarding performance standards
28 criteria to be used to determine whether counties are successfully diverting

1 juveniles from juvenile correctional institutions and into less restrictive
2 community programs and are successfully rehabilitating children adjudged
3 delinquent. The joint committee on finance shall approve or modify the per-
4 formance standards criteria on or before December 31, 1987, and may modify the
5 criteria periodically thereafter. Beginning January 1, 1988, counties shall
6 provide information requested by the department in order to apply the criteria
7 and assess performances.

8 ••87b0661/3 •• 87b1226/2••SECTION 811am. 46.263 of the statutes is
9 created to read:

10 46.263 RESTITUTION AND COMMUNITY SERVICE PROJECTS. (1) Every county
11 with a population of 13,000 or more shall provide restitution and community
12 service work project services.

13 (2) Except as provided in sub. (3), the circuit judges in each county
14 shall approve written general policy guidelines for the operation of the
15 project under sub. (1).

16 (3) Two or more contiguous counties may establish a joint project under
17 sub. (1). If a joint project is established, the circuit judges of the coun-
18 ties involved shall approve written general policy guidelines for the oper-
19 ation of the project.

20 (4) A county, or counties if a joint project is established, may provide
21 the services under this section through county staff or may contract with any
22 person or public or private entity to provide the services.

23 (5) Prior to December 1, 1987, the department shall establish minimum
24 performance standards which shall govern eligibility and distribution of state
25 funding to restitution and community service projects under s. 20.435 (4)
26 (cm).

27 ••87b0407/1••SECTION 816m. 46.266 of the statutes is created to read:

1 46.266 RELOCATION FUNDS FOR COMMUNITY SERVICES. (1) Notwithstanding s.

2 49.45 (6m) (ag), for the period beginning on July 1, 1987, and ending on June
3 30, 1989, the department may transfer or credit funds from the appropriation
4 under s. 20.435 (1) (b) to the appropriation under s. 20.435 (4) (b), in order
5 to provide funding of community services for an eligible individual, if all of
6 the following apply:

7 (a) A nursing home terminates use of a bed occupied by the individual and
8 the department decreases the statewide nursing home bed limit under s. 150.31
9 (3m) to account for that termination as part of a plan submitted by the nurs-
10 ing home and approved by the department.

11 (b) The nursing home bed is not redistributed under s. 150.40.

12 (c) The individual is aged 22 to 64 and has a diagnosis of mental
13 illness.

14 (d) Provision of services is not authorized under s. 46.277 for the
15 individual or for an individual receiving care under s. 46.40 and for whom
16 care under s. 46.277 might be substituted.

17 (e) The amount of funds transferred or credited do not exceed 60% of the
18 daily medical assistance reimbursement rate under s. 49.45 (6m) of the facil-
19 ity for care provided in the nursing home as of the date of action by the
20 department under s. 150.31 (3m).

21 (2) If a person who is provided services under sub. (1) discontinues
22 service provision, an individual may receive services in place of the person
23 who discontinues if that individual is aged 22 to 64, has a diagnosis of
24 mental illness and would meet the level of care requirements for medical
25 assistance reimbursement in a skilled nursing facility or intermediate care
26 facility but for a finding that the facility is an institution for mental
27 diseases, except that the total number of persons receiving services may not
28 exceed the number of nursing home beds by which the department decreases the

1 statewide nursing home bed limit under s. 150.31 (3m) and does not redistri-
2 bute under s. 150.40, as part of a plan submitted by the facility and approved
3 by the department.

4 ••87b0661/3 •• 87b1226/2••SECTION 816mm. 46.267 of the statutes is
5 created to read:

6 46.267 EARLY RELEASE AND INTENSIVE SUPERVISION PROGRAM; LIMITS. The
7 department may establish a program for the early release and intensive super-
8 vision of children who have had their legal custody transferred under s. 48.34
9 (4m) to a subunit of the department administering corrections for placement in
10 a secured correctional facility. The program may not include any children who
11 have been placed in a secured correctional facility as a result of a delin-
12 quent act involving the commission of a violent crime as defined in s.
13 969.035, but not including the crime specified in s. 940.225 (1) (d).

14 ••87-2174/4••SECTION 817. 46.27 (1) (b) of the statutes is amended to
15 read:

16 46.27 (1) (b) "Nursing home" means a facility that meets the definition
17 in s. 50.01 (3) and that is licensed under s. 50.03 (1) and includes a state
18 center for the developmentally disabled and the Wisconsin veterans home at
19 King.

20 ••87-2174/4••SECTION 818. 46.27 (1) (dr) of the statutes is created to
21 read:

22 46.27 (1) (dr) "State-operated long-term care facility" means a state
23 center for the developmentally disabled and the Wisconsin veterans home at
24 King.

25 ••87-2174/4••SECTION 819. 46.27 (3) (e) of the statutes is amended to
26 read:

27 46.27 (3) (e) After implementing the program for 12 months and within the
28 limits of state and federal funds allocated under sub. (7), provide noninsti-

1 tutional community alternatives for a significant number of persons in each of
2 the groups listed in sub. (4) (a) 1 and eligible under sub. (6). The depart-
3 ment shall determine what constitutes a "significant number of persons" for
4 each participating county, based on county size and on the statewide propor-
5 tion of persons from each group receiving medical assistance in a nursing home
6 ~~or state center for the developmentally disabled.~~

7 SECTION 819m. 46.27 (3) (h) of the statutes is amended to read:

8 46.27 (3) (h) Identify the service needs of ~~victims of~~ persons with Alz-
9 heimer's disease and of their caregivers.

10 ••87-2174/4••SECTION 820. 46.27 (4) (b) of the statutes is repealed.

11 ••87b0413/1••SECTION 820m. 46.27 (4) (c) 4 of the statutes is amended to
12 read:

13 46.27 (4) (c) 4. A description of the method to be used to coordinate the
14 use of funds received under this program with the use of other funds allocated
15 to the county under ss. 46.80 (5), 46.85 (3m) (b) 1 and 2 and 49.52 (1) (d)
16 and to county departments under s. 51.423.

17 SECTION 820r. 46.27 (4) (c) 7 of the statutes is amended to read:

18 46.27 (4) (c) 7. A description of services and programs to be provided to
19 meet the needs of ~~victims of~~ persons with Alzheimer's disease.

20 ••87-2174/4••SECTION 821. 46.27 (5) (am) of the statutes is amended to
21 read:

22 46.27 (5) (am) Organize assessment activities specified in sub. (6). The
23 county department shall utilize persons for each assessment who can determine
24 the needs of the person being assessed and who know the availability within
25 the county of services alternative to placement in a nursing home ~~or in a~~
26 ~~state center for the developmentally disabled.~~ If any hospital patient is
27 referred to a nursing home for admission, these persons shall work with the
28 hospital discharge planner in performing the activities specified in sub. (6).

1 The county department shall coordinate the involvement of representatives from
2 the county departments under ss. 46.215, 46.22, 51.42 and 51.437, health ser-
3 vice providers and the county commission on aging in the assessment activities
4 specified in sub. (6), as well as the person being assessed and members of the
5 person's family or the person's guardian.

6 ••87-2174/4••SECTION 822. 46.27 (5) (e) of the statutes is amended to
7 read:

8 46.27 (5) (e) Within the limits of state and federal funds allocated
9 under sub. (7) and in accordance with the county's plan for gradual imple-
10 mentation and the requirements under sub. (6) (a) 3, apply the program to any
11 person residing in a nursing home ~~or state center for the developmentally~~
12 ~~disabled~~ who wants to be assessed and to receive long-term community support
13 services, and coordinate the program with the protective services system under
14 ch. 55.

15 ••87-2174/4••SECTION 823. 46.27 (6) (a) 1. (intro.) of the statutes is
16 renumbered 46.27 (6) (a) 1 and amended to read:

17 46.27 (6) (a) 1. Within the limits of state and federal funds allocated
18 under sub. (7), an assessment shall be conducted for any person identified in
19 sub. (5) (e) or who is seeking admission to or is about to be admitted to ~~any~~
20 ~~of the following facilities:~~ a nursing home.

21 ••87-2174/4••SECTION 824. 46.27 (6) (a) 1. a to dm of the statutes are
22 repealed.

23 ••87-2174/4••SECTION 825. 46.27 (6) (a) 1m of the statutes is amended to
24 read:

25 46.27 (6) (a) 1m. Each assessment shall determine the person's functional
26 abilities, disabilities and need for medical and social long-term community
27 support services. Each assessment shall include an investigation of long-term
28 community support services that could serve as alternatives to institutional

1 care in a nursing home ~~or in a state center for the developmentally disabled.~~
2 The assessment shall include an explanation of the potential community alter-
3 natives to the person being assessed and the person's family or guardian.

4 ••87-2174/4••SECTION 826. 46.27 (6) (a) 2. cm of the statutes is created
5 to read:

6 46.27 (6) (a) 2. cm. Persons seeking admission to or about to be admitted
7 to the Wisconsin veterans home at King under subd. 1 who are informed about
8 the program but waive the assessment.

9 ••87-2174/4••SECTION 827. 46.27 (6) (a) 2. d of the statutes is amended
10 to read:

11 46.27 (6) (a) 2. d. Any person who is readmitted to a nursing home ~~or~~
12 ~~state center for the developmentally disabled~~ from a hospital within 6 months
13 after being assessed.

14 ••87-2174/4••SECTION 828. 46.27 (6) (a) 2. e of the statutes is amended
15 to read:

16 46.27 (6) (a) 2. e. Current residents of a nursing home ~~or state center~~
17 ~~for the developmentally disabled~~ who are eligible for an assessment under sub.
18 (5) (e) and subd. 3, but who waive the assessment.

19 ••87-2174/4••SECTION 829. 46.27 (6) (a) 2. h of the statutes is created
20 to read:

21 46.27 (6) (a) 2. h. A person who is admitted to a nursing home from
22 another nursing home, unless the person requests an assessment and funds
23 allocated for assessments under sub. (7) (am) are available to the county.

24 ••87-2174/4••SECTION 830. 46.27 (6) (a) 3 of the statutes is amended to
25 read:

26 46.27 (6) (a) 3. In each participating county, assessments shall be con-
27 ducted for those persons and in accordance with the procedures described in
28 the county's community options plan. The county may elect to establish

1 assessment priorities for persons in target groups identified by the county in
 2 its plan regarding gradual implementation. ~~On or before the date which is 36~~
 3 ~~months after the date upon which a county initially participates in the pro-~~
 4 ~~gram or June 30, 1986, whichever is later, the county shall offer an assess-~~
 5 ~~ment to any person who is eligible for medical assistance and who is already~~
 6 ~~admitted to a nursing home or state center for the developmentally disabled~~
 7 If a person who is already admitted to a nursing home requests an assessment
 8 and if funds allocated for assessments under sub. (7) (am) are available, the
 9 county shall conduct the assessment.

10 ••87-2174/4••SECTION 831. 46.27 (6) (c) of the statutes is repealed.

11 ••87b1455/5 •• 87b1990/en••SECTION 831m. 46.27 (6g) (intro.) of the
 12 statutes is amended to read:

13 46.27 (6g) FISCAL RESPONSIBILITY. (intro.) ~~Within~~ Except as provided in
 14 s. 51.40, and within the limitations under sub. (7) (b), the fiscal respon-
 15 sibility of a county for an assessment, case plan or services provided to a
 16 person under this section is as follows:

17 ••87-2174/4••SECTION 832. 46.27 (6g) (b) of the statutes is amended to
 18 read:

19 46.27 (6g) (b) For a person residing in a nursing home, except a
 20 state-operated long-term care facility, the county in which the nursing home
 21 is located is the county of fiscal responsibility.

22 ••87-2174/4••SECTION 833. 46.27 (6g) (c) of the statutes is amended to
 23 read:

24 46.27 (6g) (c) For a person living in a nursing home, except a
 25 state-operated long-term care facility, whose legal residence is established
 26 in another county, the county in which the legal residence is established is
 27 the county of fiscal responsibility.

1 ••87-2174/4••SECTION 834. 46.27 (6g) (d) of the statutes is amended to
2 read:

3 46.27 (6g) (d) For a person residing in a ~~state facility under sub. (6)~~
4 ~~(a) 1. b~~ state-operated long-term care facility, or for a person protectively
5 placed under ch. 55, the county in which the person has residence before he or
6 she enters the ~~state facility~~ state-operated long-term care facility or is
7 protectively placed is the county of fiscal responsibility.

8 ••87-2174/4••SECTION 835. 46.27 (6r) (c) of the statutes is amended to
9 read:

10 46.27 (6r) (c) The person receives medical assistance, resides in a
11 nursing home ~~or a state center for the developmentally disabled~~ immediately
12 prior to receiving services under this section and is identified through the
13 inspection of patient care under 42 USC 1396a (a) (31) as a person for whom
14 community care is appropriate.

15 ••87-2174/4••SECTION 836. 46.27 (7) (a) of the statutes is repealed.

16 ••87-2174/4••SECTION 837. 46.27 (7) (am) of the statutes is amended to
17 read:

18 46.27 (7) (am) ~~After December 31, 1985, from~~ From the appropriation under
19 s. 20.435 (4) (bd), the department shall allocate funds to each county to pay
20 assessment and case plan costs under sub. (6) not otherwise paid under s.
21 46.032 or 49.45. The department shall reimburse counties for the cost of
22 assessing persons eligible for medical assistance under s. 49.46 or 49.47 as
23 part of the administrative services of medical assistance, payable under s.
24 49.45 (3) (a). Counties may use unspent funds allocated under this paragraph
25 to pay the cost of long-term community support services.

 ***NOTE: This is reconciled s. 46.27 (7) (am). This section
has been affected by draft LRB-2092/2.

26 ••87-2174/4••SECTION 838. 46.27 (7) (b) 1 of the statutes is repealed.

1 ••87-2076/6••SECTION 839. 46.27 (7) (b) 1m of the statutes is amended to
2 read:

3 46.27 (7) (b) 1m. After December 31, 1985, from the appropriation under
4 s. 20.435 (4) (bd), the department shall allocate funds to pay the cost of
5 providing long-term community support services under sub. (5) (b) to persons
6 eligible for medical assistance under s. 49.46 or 49.47 or to persons whom the
7 county department administering the program finds likely to become medically
8 indigent within 6 months by spending excess income or assets for medical or
9 remedial care. The average per person reimbursement under this paragraph may
10 not exceed the state share of the average per person ~~reimbursement~~ payment
11 rate the department expects under s. 49.45 (6m). The county department
12 administering the program may spend funds received under this paragraph only
13 in accordance with the case plan and service contract created for each person
14 receiving long-term community support services.

 ***NOTE: This SECTION number is needed in effective date
SECTION 3204 (24) (x).

15 ••87-2174/4••SECTION 840. 46.27 (7) (b) 1m of the statutes, as affected
16 by 1987 Wisconsin Act (this act), is repealed and recreated to read:

17 46.27 (7) (b) 1m. From the appropriation under s. 20.435 (4) (bd), the
18 department shall allocate funds to each county to pay the cost of providing
19 long-term community support services under sub. (5) (b) not otherwise paid
20 under s. 49.45 to persons eligible for medical assistance under s. 49.46 or
21 49.47 or to persons whom the county department administering the program finds
22 likely to become medically indigent within 6 months by spending excess income
23 or assets for medical or remedial care. The average per person reimbursement
24 under this paragraph may not exceed the state share of the average per person
25 payment rate the department expects under s. 49.45 (6m). The county depart-
26 ment administering the program may spend funds received under this paragraph

1 only in accordance with the case plan and service contract created for each
2 person receiving long-term community support services.

 ***NOTE: This is reconciled s. 46.27 (7) (b) 1m. This section
has been affected by draft LRB-2076/3.

3 •87-2174/4•SECTION 841. 46.27 (7) (b) 2 of the statutes is amended to
4 read:

5 46.27 (7) (b) 2. No county may use funds received under this paragraph to
6 pay for long-term community support services provided any person who resides
7 in a nursing home ~~or state center for the developmentally disabled~~, unless the
8 department waives this restriction on use of funds and the services are pro-
9 vided in accordance with a discharge plan.

10 •87-2174/4•SECTION 842. 46.27 (7) (c) 1 of the statutes is repealed.

11 •87-2174/4•SECTION 843. 46.27 (7) (e) (intro.) of the statutes is
12 renumbered 46.27 (7) (e) and amended to read:

13 46.27 (7) (e) No county may use funds received under this section to
14 purchase land or construct buildings.

15 •87b0389/2•SECTION 843g. 46.27 (7) (e) 1 of the statutes is repealed.

16 •87b0389/2•SECTION 843m. 46.27 (7) (e) 2 of the statutes is renumbered
17 46.27 (7) (em) 1. a.

18 •87b0413/1•SECTION 843p. 46.27 (7) (e) 3 of the statutes is renumbered
19 46.27 (7) (em) 1. b and amended to read:

20 46.27 (7) (em) 1. b. Reduce the federal, state or county matching
21 expenditures for long-term community support services provided to any person
22 under sub. (5) (b) from funds allocated under s. 46.80 (5), 46.85 (3m) (b) 1
23 and 2, 49.52 (1) (d) or 51.423, except to the extent that federal or state
24 funding allocated under these sections decreases.

25 •87b0389/2•SECTION 843r. 46.27 (7) (em) 1. (intro.) and 2 of the stat-
26 utes are created to read:

1 46.27 (7) (em) 1. (intro.) Until 36 months have elapsed from the date
2 that a county initially participates in and implements the program under this
3 section, the county may not use funds received under this section to:

4 2. This paragraph does not apply after June 30, 1989.

5 ••87-2174/4••SECTION 845. 46.27 (7) (fm) of the statutes is created to
6 read:

7 46.27 (7) (fm) The department shall, at the request of a county, carry
8 forward up to 10% of the amount allocated under this subsection to the county
9 for a calendar year if up to 10% of the amount so allocated has not been spent
10 or encumbered by the county by December 31 of that year, for use by the county
11 in the following calendar year. The department may transfer funds within s.
12 20.435 (4) (bd) to accomplish this purpose. An allocation under this para-
13 graph does not affect a county's base allocation under this subsection and
14 shall lapse to the general fund unless expended within the calendar year to
15 which the funds are carried forward. A county with a population over 500,000
16 may not expend funds carried forward under this paragraph for administrative
17 or staff costs.

18 ••87-2174/4••SECTION 846. 46.27 (7) (g) (intro.) of the statutes is
19 amended to read:

20 46.27 (7) (g) (intro.) The department may carry forward to the next state
21 fiscal year up to \$500,000 of funds allocated under this subsection and not
22 encumbered by counties by December 31 ~~to the next state fiscal year or carried~~
23 forward under par. (fm). The department may transfer moneys within ~~or between~~
24 s. 20.435 (4) ~~(b) or~~ (bd) to accomplish this purpose. An allocation under
25 this paragraph shall not affect a county's base allocation for the program.
26 The department may allocate these transferred moneys during the next fiscal
27 year to counties for the improvement or expansion of long-term community sup-

1 port services for clients whose cost of care significantly exceeds the average
2 cost of care provided under this section, including any of the following:

3 ••87b0788/1 •• 87b1226/2••SECTION 846m. 46.27 (7m) of the statutes is
4 created to read:

5 46.27 (7m) RIGHT TO HEARING. A person who is denied eligibility for
6 services or whose services are reduced or terminated under this section may
7 request a hearing from the department under s. 227.44.

8 ••87-2174/4••SECTION 847. 46.27 (8) of the statutes is amended to read:

9 46.27 (8) COUNTY PARTICIPATION. ~~In 1985, any county may elect to par-~~
10 ~~ticipate in the program. In 1986, a~~ Every county shall participate in and
11 implement the program.

12 ••87-2174/4••SECTION 848. 46.27 (9) (a) of the statutes is amended to
13 read:

14 46.27 (9) (a) The department may select up to 5 counties that volunteer
15 to participate in a pilot project under which they will receive certain funds
16 allocated for long-term care. The department shall allocate a level of funds
17 to these counties equal to the amount that would otherwise be paid under s.
18 20.435 (1) (b) to nursing homes for providing care because of increased util-
19 ization of nursing home services, as estimated by the department. In esti-
20 mating these levels, the department shall exclude any increased utilization of
21 services provided by ~~state-operated nursing homes~~ state centers for the
22 developmentally disabled. The department shall calculate these amounts on a
23 calendar year basis under sub. (10).

24 ••87-2174/4••SECTION 849. 46.27 (11) (a) and (b) of the statutes are
25 amended to read:

26 46.27 (11) (a) ~~On or before October 1, 1985, the~~ The department shall
27 request a waiver from the secretary of the federal department of health and
28 human services, under 42 USC 1396n (c), authorizing the department to provide

1 as part of the medical assistance program home and community-based services
2 for up to 1,000 persons at any one time who are eligible for long-term support
3 community options program services under sub. (5) (b).

4 (b) The department shall include all assurances required under 42 USC
5 1396n (c) in ~~its request~~ the implementation of the waiver.

6 ••87-2174/4••SECTION 850. 46.27 (11) (c) 4 of the statutes is created to
7 read:

8 46.27 (11) (c) 4. The statewide average per person per month reimburse-
9 ment for services provided under this subsection may not exceed any of the
10 following:

11 a. In state fiscal year 1987-88, \$800.

12 b. In state fiscal year 1988-89, \$800.

13 ••87-2174/4••SECTION 851. 46.27 (11) (d) of the statutes is repealed.

14 ••87b0388/2••SECTION 851m. 46.27 (12) of the statutes is created to read:

15 46.27 (12) RULES. The department shall promulgate rules establishing the
16 following:

17 (a) Fiscal management procedures required to be implemented by counties
18 in administering the program under this section, as follows:

19 1. A simple contract between the community options program client and the
20 service provider for that client.

21 2. A method for documenting the amount of service provided to enable
22 verification of the appropriateness of payment.

23 3. Guidelines for determining whether a potential community options pro-
24 gram client is competent to receive community options program funds directly
25 or if an action should be brought for a determination of competency and the
26 appointment of a guardian.

27 4. Supervisory review of community options program client payment
28 decisions.

1 (b) Standards to ensure that only a single payment is made by the
2 department for an initial community options case plan conducted by a county.

3 ••87b0413/1••SECTION 851r. 46.275 (5) (b) 2 of the statutes is amended to
4 read:

5 46.275 (5) (b) 2. Reduce federal, state or county matching expenditures
6 for long-term community support services provided to any person as part of
7 this program from funds allocated under s. 46.80 (5), 46.85 (3m) (b) 1 and 2,
8 49.52 (1) (d) or 51.423, as indicated in the county's budget or by actual
9 expenditures.

10 ••87b0408/2••SECTION 852g. 46.275 (5) (c) of the statutes is amended to
11 read:

12 46.275 (5) (c) The total allocation under s. 20.435 (1) (b) and (o) to
13 ~~any county, or counties and to the department under sub. (3r),~~ for services
14 provided under this section may not exceed ~~\$55 per person relocated under the~~
15 ~~program per day of relocation for fiscal year 1983-84 and may not exceed~~
16 ~~\$56.38 per person relocated under the program per day of relocation for fiscal~~
17 ~~year 1984-85. The department shall request approval of allocation amounts~~
18 ~~from the federal department of health and human services. If the federal~~
19 ~~department of health and human services approves a lesser allocation amount~~
20 ~~than that requested for approval, the allocation amount for services provided~~
21 ~~under this section per person relocated under the program per day of reloca-~~
22 ~~tion for fiscal years 1985-86 and 1986-87 may not exceed the lesser amount so~~
23 ~~approved by the federal department of health and human services and may not~~
24 exceed \$80 per person relocated under the program per day of relocation,
25 except as provided in par. (cm). A county may use funds received under this
26 section only to provide services to persons who meet the requirements under
27 sub. (4) and may not use unexpended funds received under this section to serve
28 other developmentally disabled persons residing in the county.

1 ••87b0408/2••SECTION 852r. 46.275 (5) (cm) of the statutes is created to
2 read:

3 46.275 (5) (cm) The daily reimbursement rate specified in par. (c) may be
4 modified by the department only if the department first submits the proposed
5 modification to the joint committee on finance and, within 14 working days
6 after the date of submittal, one of the following occurs:

7 1. The cochairpersons of the joint committee on finance do not notify the
8 department that the joint committee on finance has scheduled a meeting for the
9 purpose of reviewing the proposed modification.

10 2. The cochairpersons of the joint committee on finance notify the
11 department that the joint committee on finance has scheduled a meeting for the
12 purpose of reviewing the proposed modification and, following review, the
13 joint committee on finance approves a modification to the rate.

14 ••87-2078/4••SECTION 853. 46.275 (6) of the statutes is amended to read:

15 46.275 (6) EFFECTIVE PERIOD. This section takes effect on the date
16 approved by the secretary of the U.S. department of health and human services
17 approves as the beginning date of the period of waiver request submitted
18 received under sub. (2) ~~or on July 2, 1983, whichever is later.~~ This section
19 remains in effect for 3 years following that date and, if the secretary of the
20 U.S. department of health and human services approves ~~an~~ a waiver extension,
21 shall continue an additional 3 years.

22 ••87-2078/4••SECTION 854. 46.277 (1m) (am) of the statutes is created to
23 read:

24 46.277 (1m) (am) "Plan submitted by the facility" means an individual
25 relocation plan under s. 50.03 (14).

26 ••87b0919/2 •• 87b1226/2••SECTION 854m. 46.277 (4m) of the statutes is
27 created to read:

1 46.277 (4m) SERVICES FOR PERSONS WITH MENTAL ILLNESS. (a) In this
2 subsection, "state share" means that portion of the daily reimbursement rate
3 for the provision of home or community-based services to persons under this
4 section that is not reimbursed by federal funds.

5 (b) The department shall make available to a county that participates in
6 the program under this section from the appropriation under s. 20.435 (1) (b)
7 funds equivalent to the state share for the provision of community-based care
8 for an individual who is aged 22 to 64 and has a diagnosis of mental illness.

9 ••87-2078/4••SECTION 855. 46.277 (5) (b) of the statutes is amended to
10 read:

11 46.277 (5) (b) ~~Prior to relocating any person under the program, the~~
12 ~~department shall submit to the joint committee on finance a method for deter-~~
13 ~~mining the medical assistance reimbursement levels to be provided to any~~
14 ~~county under par. (a) for the committee's approval. Total funding to any~~
15 ~~county for relocating each person counties under the program may not exceed~~
16 ~~the statewide average daily medical assistance reimbursement rate for the~~
17 ~~class of facility involved per day of relocation amount approved in the waiver~~
18 ~~received under sub. (2).~~

19 ••87b0919/2 •• 87b1226/2••SECTION 855m. 46.277 (5g) of the statutes is
20 created to read:

21 46.277 (5g) LIMITATION ON SERVICE. The number of persons served under
22 this section may not exceed the number of nursing home beds that are
23 delicensed as part of a plan submitted by the facility and approved by the
24 department.

25 ••87-2078/4••SECTION 856. 46.277 (5m) of the statutes is amended to read:

26 46.277 (5m) REPORT. By March July 1 of each year, the department shall
27 submit a report to the joint committee on finance and to the presiding officer
28 of each house of the legislature describing the cost and quality of services

1 used under the program and the extent to which existing services have been
2 used under the program in the preceding calendar year.

3 ••87-2078/4••SECTION 857. 46.278 of the statutes is created to read:

4 46.278 COMMUNITY INTEGRATION PROGRAM FOR PERSONS WITH MENTAL RETARDATION.

5 (1) LEGISLATIVE INTENT. The intent of the program under this section is to
6 provide home or community-based care to serve in a noninstitutional community
7 setting a person who meets eligibility requirements under 42 USC 1396n (c) and
8 who is diagnosed as developmentally disabled under the definition specified in
9 s. 51.01 (5) and relocated from an institution other than a state center for
10 the developmentally disabled or who meets the intermediate care facility for
11 the mentally retarded level of care requirements for medical assistance reim-
12 bursement in an intermediate care facility for the mentally retarded and is
13 ineligible for services under s. 46.275 or 46.277. The intent of the program
14 is also that counties use all existing services for providing care under this
15 section, including those services currently provided by counties.

16 (1m) DEFINITIONS. In this section:

17 (a) "Intermediate care facility for the mentally retarded" has the mean-
18 ing under 42 USC 1396d (c) and (d).

19 (b) "Medical assistance" means aid provided under ss. 49.43 to 49.47.

20 (c) "Program" means the community integration program for facilities
21 certified as medical assistance providers, for which a waiver has been
22 received under sub. (3).

23 (2) DEPARTMENTAL POWERS AND DUTIES. The department may request a waiver
24 from the secretary of the federal department of health and human services,
25 under 42 USC 1396n (c), authorizing the department to serve medical assistance
26 recipients, who meet the level of care requirements for medical assistance
27 reimbursement in an intermediate care facility for the mentally retarded, in
28 their communities by providing home or community-based services as part of

1 medical assistance. If the department requests a waiver, it shall include all
2 assurances required under 42 USC 1396n (c) (2) in its request.

3 (3) WAIVER; EXTENSION; DUTIES. If the department receives a waiver re-
4 quested under sub. (2), it may request a 3-year extension of the waiver under
5 42 USC 1396n (c) and shall perform the following duties:

6 (a) Evaluate the effect of the program on medical assistance costs and on
7 the program's ability to provide community care alternatives to institutional
8 care in facilities certified as medical assistance providers.

9 (b) Fund home or community-based services provided by any county that
10 meet the requirements of this section.

11 (c) To the maximum extent possible, authorize the provision of services
12 under this section to serve persons, except those institutionalized in a state
13 center for the developmentally disabled, in noninstitutional settings and co-
14 ordinate application of the review criterion under s. 150.39 (5) with the
15 services provided under this section.

16 (4) COUNTY PARTICIPATION. (a) Sections 46.27 (3) (b) and 46.275 (3) (a)
17 and (c) to (e) apply to county participation in this program, except that
18 services provided in the program shall substitute for care provided a person
19 in an intermediate care facility for the mentally retarded who meets the
20 intermediate care facility for the mentally retarded level of care require-
21 ments for medical assistance reimbursement to that facility rather than for
22 care provided at a state center for the developmentally disabled.

23 (b) 1. If the provision of services under this section results in a
24 decrease in the statewide nursing home bed limit under s. 150.31 (3), the
25 facility affected by the decrease shall submit a plan for delicensing all or
26 part of the facility that is approved by the department.

27 2. Each county department participating in the program shall provide home
28 or community-based care to persons eligible under this section, except that

1 the number of persons who receive home or community-based care under this
2 section may not exceed the number that are approved under the waiver received
3 under sub. (3).

4 (5) ELIGIBILITY OF RESIDENTS. (a) Any medical assistance recipient who
5 meets the level of care requirements for medical assistance reimbursement in
6 an intermediate care facility for the mentally retarded and is ineligible for
7 service under s. 46.275 or 46.277 is eligible to participate in the program,
8 except that the number of participants may not exceed the number approved
9 under the waiver received under sub. (3). Such a recipient may apply, or any
10 person may apply on behalf of such a recipient, for participation in the
11 program. Section 46.275 (4) (b) applies to participation in the program.

12 (b) To the extent authorized under 42 USC 1396n, if a person discontinues
13 participation in the program, a medical assistance recipient may participate
14 in the program in place of the participant who discontinues if that recipient
15 meets the intermediate care facility for the mentally retarded level of care
16 requirements for medical assistance reimbursement in an intermediate care
17 facility for the mentally retarded, except that the number of participants
18 concurrently served may not exceed the number approved under the waiver
19 received under sub. (3).

20 (6) FUNDING. (a) The provisions of s. 46.275 (5) (a) and (b) apply to
21 funding received by counties under the program.

22 (b) Total funding to counties for relocating each person under the pro-
23 gram may not exceed the amount approved in the waiver received under sub. (3).

24 (7) REPORT. By July 1 of each year, the department shall submit a report
25 to the joint committee on finance and to the presiding officer of each house
26 of the legislature describing the cost and quality of services used under the
27 program and the extent to which existing services have been used under the
28 program in the preceding calendar year.

1 (8) EFFECTIVE PERIOD. Except as provided under sub. (2), this section
2 takes effect on the date approved by the secretary of the federal department
3 of health and human services as the beginning date of the period of waiver
4 received under sub. (3). This section remains in effect for 3 years following
5 that date and, if the secretary of the federal department of health and human
6 services approves a waiver extension, shall continue an additional 3 years.

7 ••87b0556/1 •• 87b1226/2••SECTION 859m. 46.33 of the statutes is created
8 to read:

9 46.33 GUARANTEED JOBS PROGRAM. (1) In this section:

10 (a) "Governmental body" has the meaning under s. 895.52 (1) (a).

11 (b) "Job developer" means a person who contracts with the department to
12 provide services for the program under this section.

13 (2) The department shall establish a pilot program to provide job oppor-
14 tunities for high school graduates. The department shall select high schools
15 to participate in the program from one county which has high unemployment, a
16 high rate of school dropouts and large numbers of recipients of aid to fam-
17 ilies with dependent children under s. 49.19 and general relief under s.
18 49.02. The department shall ensure that services under the program will begin
19 no later than May 1, 1988. Any graduate of a high school in which the program
20 is operating, or any high school graduate who lives in the attendance area of
21 a high school in which the program is operating, at the time of the person's
22 graduation who meets the income eligibility standard for a reduced-price lunch
23 in the federal school lunch program under 42 USC 1758 (b) is eligible to
24 register for the program under this section within 5 years after he or she
25 graduates.

26 (3) The department shall contract with one or more job developers to
27 provide the services for the program under this section. Services provided by
28 a job developer under this section shall include:

1 (a) Employment skills training.

2 (b) Job search assistance.

3 (c) Development of, and participant placement in, jobs other than com-
4 munity service jobs under sub. (4), including the use of all of the following:

5 1. The federal targeted jobs tax credit under sections 50 and 51 of the
6 internal revenue code.

7 2. Grant diversion under s. 49.50 (7g) for participants who receive aid
8 to families with dependent children under s. 49.19.

9 (d) Development of, and placement in, community service jobs under sub.
10 (4) for participants who cannot be placed in jobs under par. (c).

11 (4) (a) A community service job provided under this section shall be a
12 job with a governmental body or with a nonprofit organization, as defined
13 under s. 108.02 (19), which serves a useful public purpose.

14 (b) In a county in which the program under this section operates, if the
15 program under s. 49.50 (7j) does not operate in the county, the county execu-
16 tive or county administrator or, if the county has no county executive or
17 county administrator, the chairperson of the county board shall appoint a
18 guaranteed jobs program council. In a county in which the program under this
19 section and the program under s. 49.50 (7j) operate, the community work
20 experience program council under s. 49.50 (7j) (d) 3 shall be the guaranteed
21 jobs program council. The council shall work with a job developer to develop
22 community service jobs. A guaranteed jobs program council appointed under
23 this section shall include the following members:

24 1. An elected county official.

25 2. A representative of the county department under s. 46.215, 46.22 or
26 46.23.

27 3. A representative of a local school district.

28 4. A representative of organized labor.

1 5. A recipient of aid to families with dependent children or a repre-
2 sentative of a recipient advocacy group.

3 6. A representative of private business nominated by the area private
4 industry council under the job training partnership act, 29 USC 1501 to 1781.

5 7. A representative of the office which administers the program under s.
6 49.50 (7) in the county.

7 (c) A job developer shall compensate a program participant placed in a
8 community service job at the applicable minimum wage under s. 104.025 (2).
9 The department shall reimburse a job developer for wages paid under this
10 paragraph.

11 (d) A community service job under this section may not do any of the
12 following:

13 1. Displace a regular employe of a governmental body or decrease overtime
14 worked by a regular employe of a governmental body.

15 2. Fill an established unfilled governmental position unless the position
16 is unfunded in a governmental body budget.

17 3. Fill a position which would otherwise be a promotional opportunity for
18 a regular employe of a governmental body.

19 4. Fill a position in a governmental body prior to compliance with all
20 required personnel procedures and provisions of collective bargaining
21 agreements.

22 5. Fill a work assignment customarily performed by an employe of a
23 governmental body in a job classification within a recognized collective bar-
24 gaining unit at the work site or a work assignment in a governmental body
25 bargaining unit in which funded positions are vacant or in which regular
26 employes are laid off.

27 6. Cause the violation of a collective bargaining agreement by a govern-
28 mental body.

1 (5) From the appropriation under s. 20.435 (4) (bp), the department shall
2 reimburse a job developer for its services under this section. Except as
3 provided in sub. (4) (c), reimbursement shall be solely based on job
4 placements. The amount of reimbursement for a job placement shall be based on
5 a sliding scale taking into account the quality of the job, including wages,
6 hours and fringe benefits, with higher payment for a private sector job, as
7 determined by the department by rule.

8 (6) The department shall promulgate rules for the administration of the
9 program under this section.

10 (7) The department shall submit a report evaluating the program estab-
11 lished under this section to the chief clerk of each house of the legislature
12 for distribution to the legislature under s. 13.172 (2) by January 1, 1990.
13 The report shall include job placement rates by gender and racial group.

14 ••87-2093/6••SECTION 861. 46.40 of the statutes is created to read:

15 46.40 ALLOCATION OF COMMUNITY AIDS FUNDS. Within the limits of available
16 federal funds and of the appropriations under s. 20.435 (4) (b) and (o), the
17 department shall allocate to county departments under ss. 46.215, 46.22,
18 46.23, 51.42 and 51.437, to county aging units and private nonprofit orga-
19 nizations as authorized under s. 46.87 (3) (c) 4 and (4) and to private non-
20 profit child care providers as authorized under s. 46.98 (2) (a) 2 funds for
21 community social, mental health, developmental disabilities and alcohol and
22 other drug abuse services for the period beginning July 1, 1987, and ending
23 June 30, 1989, as follows:

24 (1) BASIC COUNTY ALLOCATION. (a) For social services under s. 49.52 (1)
25 (d) and services under s. 51.423 (2), the department shall allocate not more
26 than \$111,677,400 for the last 6 months of 1987, not more than \$197,344,400
27 for 1988 and not more than \$98,544,900 for the first 6 months of 1989.

1 (b) From the amount under par. (a) for 1987, the department shall allo-
2 cate to each county for the last 6 months of 1987 an amount equal to the
3 amount allocated to the county as its basic county allocation for the first 6
4 months of 1987 under 1985 Wisconsin Act 29, section 3023 (3) (a) 4.

5 (c) From the amount under par. (a) for 1988, the department shall allo-
6 cate to each county for 1988 an amount equal to the amount allocated to the
7 county as the basic county allocation for 1987 under par. (b) and 1985
8 Wisconsin Act 29, section 3023 (3) (a) 4 minus the amount of that allocation
9 required to be spent by the county for the purposes of s. 46.26 by s. 46.26
10 (2) (c), 1985 stats., and minus the portion of the amount by which the federal
11 social services block grant funds under 42 USC 1397 to 1397e received by this
12 state in fiscal year 1987-88 exceeds the amount received in fiscal year
13 1988-89 that will distribute the reduction as an equal percentage reduction to
14 each county.

15 (d) The department shall allocate to each county for the first 6 months
16 of 1989 the percentage of the amount under par. (a) for the first 6 months of
17 1989 equal to the percentage of the amount under par. (a) for 1988 allocated
18 to the county under par. (c).

19 (2) CATEGORICAL ALLOCATION FOR SERVICES TO CHILDREN. (a) For services
20 to children and families, the department shall allocate not more than
21 \$1,947,200 for the last 6 months of 1987, not more than \$3,894,400 for 1988
22 and not more than \$1,947,200 for the first 6 months of 1989.

23 (b) In addition to the amounts under par. (a), the department shall
24 allocate, for community treatment of abused and neglected children, not more
25 than \$500,000 for 1988 and not more than \$250,000 for the first 6 months of
26 1989.

27 (3) SUPPORTIVE HOME CARE. For supportive home care services, the
28 department shall allocate not more than \$7,267,800 for the last 6 months of

1 1987, not more than \$14,501,400 for 1988 and not more than \$7,250,700 for the
2 first 6 months of 1989.

3 (4) CHILD DAY CARE SERVICES. For child day care services under s. 46.98,
4 the department shall allocate not more than \$5,633,300 for the last 6 months
5 of 1987, not more than \$13,266,600 for 1988 and not more than \$6,633,300 for
6 the first 6 months of 1989.

7 (5) COMMUNITY SUPPORT PROGRAMS. For community support programs for the
8 chronically mentally ill under s. 51.421, the department shall allocate not
9 more than \$833,300 for the last 6 months of 1987, not more than \$1,666,600 for
10 1988 and not more than \$833,300 for the first 6 months of 1989.

11 (6) COMMUNITY-BASED PROGRAMS FOR THE DEVELOPMENTALLY DISABLED. (a) For
12 community-based programs for the developmentally disabled, the department
13 shall allocate not more than \$660,000 for the last 6 months of 1987, not more
14 than \$1,320,000 for 1988 and not more than \$660,000 for the first 6 months of
15 1989.

16 (b) In addition to the amounts under par. (a), the department shall
17 allocate, for community-based programs for the developmentally disabled, not
18 more than \$1,921,300 for 1988 and not more than \$960,700 for the first 6
19 months of 1989 based on the number of individuals on the waiting list for
20 services for the developmentally disabled in each county.

21 (7) FAMILY SUPPORT PROGRAMS. (a) For family support programs for the
22 families of disabled children under s. 46.985, the department shall allocate
23 not more than \$330,600 for the last 6 months of 1987, not more than \$661,200
24 for 1988 and not more than \$330,600 for the first 6 months of 1989.

25 (b) In addition to the amounts allocated under par. (a), the department
26 shall allocate, for expansion of the family support program in counties
27 participating in the program on the effective date of this paragraph

1 [revisor inserts date], not more than \$300,000 for 1988 and not more than
2 \$150,000 for the first 6 months of 1989.

3 (c) In addition to the amounts allocated under par. (a), the department
4 shall allocate, for provision of family support program services in counties
5 not participating in the program on the effective date of this paragraph
6 [revisor inserts date], not more than \$485,000 for 1988 and not more than
7 \$505,000 for the first 6 months of 1989.

8 (8) ALZHEIMER'S FAMILY AND CAREGIVER SUPPORT. For services to persons
9 with Alzheimer's disease and their caregivers under s. 46.87, the department
10 shall allocate not more than \$566,700 for the last 6 months of 1987, not more
11 than \$1,133,300 for 1988 and not more than \$566,600 for the first 6 months of
12 1989.

13 (9) EMERGENCIES. For emergencies, the department may allocate not more
14 than \$300,000 for the last 6 months of 1987, not more than \$600,000 for 1988
15 and not more than \$300,000 for the first 6 months of 1989.

16 (10) ALCOHOL, DRUG ABUSE AND MENTAL HEALTH BLOCK GRANT. (a) For alcohol
17 and drug abuse services funded through moneys received under 42 USC 300x to
18 300x-9, the department shall allocate not more than \$1,597,900 for the last 6
19 months of 1987, not more than \$3,195,700 for 1988 and not more than \$1,597,800
20 for the first 6 months of 1989.

21 (b) For mental health services funded through moneys received under 42
22 USC 300x to 300x-9, the department shall allocate not more than \$125,000 for
23 the last 6 months of 1987, not more than \$250,000 for 1988 and not more than
24 \$125,000 for the first 6 months of 1989.

25 (11) RELOCATION SERVICES FOR MENTALLY ILL PERSONS. For program start-up
26 and services to mentally ill persons relocated or diverted from a skilled
27 nursing facility or intermediate care facility at risk of being determined by
28 the federal health care financing administration to be an institution for

1 mental diseases, as defined under 42 CRF 435.1009 (e), the department may
2 allocate not more than \$500,000 for fiscal year 1987-88 and not more than
3 \$500,000 for fiscal year 1988-89.

4 (12) SERVICES TO PERSONS WITH EPILEPSY. For services to persons with
5 epilepsy under s. 46.57, the department shall allocate not more than \$125,000
6 for 1988 and not more than \$125,000 for the first 6 months of 1989.

7 (13) FOSTER CARE PLACEMENT CONTINUATION. The department shall allocate
8 \$28,200 in fiscal year 1987-88 and \$54,900 in fiscal year 1988-89 to a county
9 with a population of 500,000 or more for the purpose of supplementing payments
10 for the care of an individual who attains age 18 in 1987 or 1988 and who,
11 immediately prior to attaining age 18, resides in a foster home, as defined
12 under s. 48.02 (6), and receives exceptional foster care payments in order to
13 avoid institutionalization, as provided under rules promulgated by the
14 department, so that the individual may remain in a family home situation after
15 attaining age 18. The department shall provide funding to the county under
16 this subsection beginning in August of 1987.

17 (14) SERVICES TO RESIDENTS OF CHRISTIAN LEAGUE FOR THE HANDICAPPED. If
18 the Christian league for the handicapped in Walworth county gives up its
19 status as a provider under the medical assistance program under ss. 46.45 to
20 46.47, the department shall transfer \$53,800 in fiscal year 1987-88 and
21 \$53,800 in fiscal year 1988-89 from the appropriation under s. 20.435 (1) (b)
22 to the appropriation under s. 20.435 (4) (b) and allocate the funds to county
23 departments under s. 46.23, 51.42 or 51.437 of the counties which are fiscally
24 responsible for persons in the facility on the date the facility gives up its
25 status as a medical assistance provider for the purpose of providing services
26 to those residents.

27 ••87-2093/6••SECTION 862. 46.45 of the statutes is created to read:

1 46.45 CARRY-OVER OF COMMUNITY AIDS FUNDS. Funds allocated by the
2 department under ss. 46.57 (2), 46.87 (3) (c) 4 and (4), 46.98 (2) (a) 2,
3 49.52 (1) (d) and 51.423 (2) but not spent or encumbered by counties, gov-
4 erning bodies of federally recognized American Indian tribes or private non-
5 profit organizations by December 31 of each year and funds recovered under ss.
6 49.52 (2) (b) and 51.423 (15) and deposited in the appropriation under s.
7 20.435 (4) (b) lapse to the general fund on the succeeding January 1 unless
8 carried forward to the next calendar year under s. 20.435 (4) (b) or as
9 follows:

10 (1) The department shall carry forward funds allocated for child day care
11 under ss. 46.98 (2) (a) 2 and 49.52 (1) (d) as provided under s. 20.435 (4)
12 (n) and (o).

13 (2) The department may carry forward funds authorized to be allocated
14 under s. 46.40 (11), but not actually allocated by December 31, for allocation
15 for the purpose under s. 46.40 (11) in the following calendar year.

16 (3) (a) Except as provided in par. (b) at the request of a county, tribal
17 governing body or private nonprofit organization, the department shall carry
18 forward up to 3% of the total amount allocated to the county, tribal governing
19 body or nonprofit organization for a calendar year, except for funds allocated
20 for day care under ss. 46.98 (2) (a) 2 and 49.52 (1) (d) and funds allocated
21 under s. 46.40 (11), for use by the county, tribal governing body or nonprofit
22 organization in the following calendar year. The department may not carry
23 forward more than 25% of the amount allocated to a county, tribal governing
24 body or nonprofit organization under s. 46.40 (2), (3), (5) to (10) or (12).
25 All funds carried forward for a tribal governing body or nonprofit organiza-
26 tion and all federal child welfare funds, under 42 USC 620 to 626, and federal
27 alcohol, drug abuse and mental health block grant funds, under 42 USC 300x to
28 300x-9, carried forward for a county shall be used for the purpose for which

1 the funds were originally allocated. Except as provided under par. (am),
2 other funds carried forward may be used for any purpose under s. 20.435 (4)
3 (b). If a county match was required by s. 49.52 (1) (d) or 51.423 (2) when
4 funds carried forward were originally allocated, the county match requirement
5 applies to the funds in the following calendar year.

6 (am) A county with a population over 500,000 may not use any funds car-
7 ried forward under par. (a) for administrative or staff costs.

8 (b) The department may not carry forward funds allocated to a private
9 nonprofit organization for a calendar year for use in the next calendar year
10 unless the organization continues to be eligible to receive an allocation
11 under s. 46.57 (2) or 46.87 (4) in the next calendar year.

12 (4) At the request of a county participating in the pilot program real-
13 locating funds for mental health care under s. 49.45 (6) the department shall
14 carry forward funds for the county as provided in s. 49.45 (6) (b).

15 (5) The department may carry forward up to \$250,000 of any funds not
16 carried forward under subs. (1) to (4) to pay a county owed funds for the
17 purchase or provision of mental health services, social services or services
18 under s. 46.26 or 46.27 due to a prior year audit adjustment.

19 (6) The department may carry forward 10% of any funds not carried forward
20 under subs. (1) to (5) for emergencies, for justifiable unit services costs
21 above planned levels and to provide compensation for increased costs due to
22 population shifts.

23 ••87b0380/1••SECTION 862ab. 46.47 of the statutes is created to read:

24 46.47 COMMUNITY AIDS PERFORMANCE STANDARDS. (1) The department, with
25 the assistance of representatives from counties and human services advocates,
26 shall develop performance standards for mental health and juvenile justice
27 services funded under s. 46.40.

1 (2) The department shall implement the performance standards developed
2 under sub. (1), on a pilot basis, to evaluate the mental health and juvenile
3 justice services funded under s. 46.40 and provided by counties in 1988 and
4 1989. The department shall distribute any amount of community aids funds for
5 mental health and juvenile justice services for 1990 which represents an
6 increase in the amount of community aids funding for those services over the
7 amount provided in 1989 based on county performance, as measured by the per-
8 formance standards.

9 ••87b0706/4 •• 87b1226/2••SECTION 862abg. 46.55 of the statutes is
10 created to read:

11 46.55 GRANTS FOR SERVICES TO PERSONS WITH BRAIN INJURY. (1) In this
12 section, "brain injury" has the meaning under s. 51.01 (2g).

13 (2) (a) From the appropriation under s. 20.435 (4) (be), the department
14 shall award demonstration grants to county departments under s. 46.23, 51.42
15 or 51.437 to provide services to persons with brain injury.

16 (b) The department shall award a grant to one county department under s.
17 46.23, 51.42 or 51.437 in each of 4 regions of the state, as determined by the
18 department.

19 (c) The department shall award the grants on a competitive basis and
20 shall consider the extent to which each applicant proposes to expand services
21 available to persons with brain injury.

22 (3) (a) A county department under s. 46.23, 51.42 or 51.437 which
23 receives a grant under this section shall establish a demonstration project
24 providing community-based services, including case management, residential and
25 vocational services, to persons with brain injury.

26 (b) On or before June 30, 1989, a county department which receives a
27 grant under this section in 1987 or 1988 shall submit a report to the depart-

1 ment on the results of the demonstration project. The department shall dis-
2 tribute the report to each county department under s. 46.23, 51.42 or 51.437.

3 ••87b0706/4 •• 87b1226/2••SECTION 862abr. 46.57 of the statutes is
4 created to read:

5 46.57 GRANTS FOR SERVICES TO PERSONS WITH EPILEPSY. (1) DEFINITIONS.

6 In this section:

7 (a) "Agency" means a private nonprofit organization or a county depart-
8 ment under s. 46.215, 46.22, 46.23, 51.42 or 51.437 which provides or proposes
9 to provide direct or indirect services to or on behalf of persons with
10 epilepsy, their families or both.

11 (b) "Direct services" means services provided to a person with epilepsy
12 or a member of the family of a person with epilepsy and includes counseling,
13 providing information, referral to other services, case management, daily
14 living skills training and parent helper services.

15 (c) "Indirect services" means services provided to a person working with
16 or on behalf of a person with epilepsy and includes service provider training,
17 community education, prevention programs and advocacy.

18 (2) PURPOSE; ALLOCATION. (a) From the appropriations under s. 20.435
19 (4) (b) and (o), the department shall award grants to agencies to provide
20 direct or indirect services to or on behalf of persons with epilepsy, their
21 families or both.

22 (b) The department shall award grants so that direct or indirect services
23 are provided in at least 5 counties.

24 (c) The department may not allocate more than \$50,000 per year to any
25 agency for the program under this section.

26 (3) CRITERIA FOR AWARDING GRANTS. In reviewing applications for grants,
27 the department shall consider the following:

1 (a) The need for direct and indirect services to persons with epilepsy
2 and their families in the area in which the applicant provides services or
3 proposes to provide services.

4 (b) Ways to ensure that both urban and rural areas receive services under
5 the grant program.

6 (4) EVALUATION. (a) After each year that an agency operates a program
7 funded under this section the agency shall provide the following information
8 to the department:

9 1. The estimated number of persons with epilepsy that reside within the
10 area served by the agency.

11 2. The number of persons with epilepsy and other persons and organiza-
12 tions who received services within the area served by the agency.

13 (b) The subunit of the department which is responsible for departmental
14 program evaluation shall annually submit, to the governor and the chief clerk
15 of each house of the legislature for distribution under s. 13.172 (3), a
16 report evaluating the grant program under this section.

17 ••87b0413/1••SECTION 862ac. 46.80 (5) (b) of the statutes is repealed.

18 ••87b0378/1••SECTION 862ae. 46.81 of the statutes is created to read:

19 46.81 BENEFIT SPECIALIST PROGRAM. (1) In this section:

20 (a) "Aging unit" means the agency in each county designated by the
21 department as an aging unit for purposes of the state plan under 42 USC 3027.

22 (b) "Area agency on aging" means the agency designated under 42 USC 3025
23 (a) (2) (A).

24 (c) "Older person" means a person 60 years of age or older.

25 (2) From the appropriation under s. 20.435 (4) (dj), the department shall
26 allocate \$818,600 for 1988 and \$409,300 for the first 6 months of 1989 to
27 aging units to provide benefit specialist services for older persons. The
28 department shall ensure that each aging unit receives funds and shall take

1 into account the proportion of the state's population of low-income older
2 persons who reside in a county.

3 (3) An aging unit shall use the funds allocated under sub. (2) and fed-
4 eral funds designated for the purpose to provide benefit specialist services
5 to older persons including those residing on American Indian reservations.
6 Aging units may also use other funds to provide benefit specialist services.

7 (4) Benefit specialists shall offer information, advice and assistance to
8 older persons related to individual eligibility for, and problems with, public
9 benefits and services and to health care financing, insurance, housing and
10 other financial and consumer concerns. Benefit specialists shall refer older
11 persons in need of legal representation to the private bar or other available
12 legal resources.

13 (5) From the appropriation under s. 20.435 (4) (dj) the department shall
14 allocate \$133,000 in fiscal year 1987-88 and \$133,000 in fiscal year 1988-89
15 to area agencies on aging for training, supervision and legal back-up services
16 for the benefit specialist program.

17 (6) An area agency on aging shall use the funds allocated under sub. (5)
18 for training, supervision and legal back-up services for benefit specialists
19 within its area.

20 ••87b0413/1••SECTION 862ag. 46.85 (title) of the statutes is amended to
21 read:

22 46.85 (title) SENIOR COMPANION AND RETIRED SENIOR VOLUNTEERS PROGRAMS
23 AND HOME-DELIVERED MEALS PROJECTS.

24 ••87b0413/1••SECTION 862ah. 46.85 (3m) of the statutes is renumbered
25 46.85 (3m) (a) and amended to read:

26 46.85 (3m) (a) From the appropriation under s. 20.435 (4) (dh), the
27 department shall provide a state supplement to federally funded senior
28 companion and retired senior volunteer program units. ~~Beginning January 1,~~

1 ~~1982, and ending December 31, 1982, each unit shall receive an amount equal to~~
2 ~~its 1981 state allocation. In addition, the department may provide up to~~
3 ~~\$11,600 to the units. Beginning January 1, 1983, and ending June 30, 1983,~~
4 ~~each unit shall receive 50% of its 1981 state allocation. In addition, the~~
5 ~~department may provide up to \$11,800 to the units in operation on the effec-~~
6 ~~tive date of this subsection [revisor inserts date].~~

7 ••87b0413/1••SECTION 862ai. 46.85 (3m) (b) of the statutes is created to
8 read:

9 46.85 (3m) (b) From the appropriation under s. 20.435 (4) (dh), the
10 department shall allocate funds, based on the percentage of the state's popu-
11 lation of low-income persons over age 60 who reside in each county or are
12 members of an American Indian tribe, to counties and federally recognized
13 tribal governing bodies to supplement any of the following:

14 1. Nonfederally funded senior companion and retired senior volunteer
15 programs.

16 2. Federal projects providing home-delivered meals under 42 USC 3030f and
17 3030g.

18 3. Qualified public and nonprofit private agencies to supplement feder-
19 ally funded retired senior volunteer programs.

20 ••87b0433/2••SECTION 862ap. 46.85 (4) of the statutes is amended to read:

21 46.85 (4) Low income older persons employed in a senior companion program
22 shall be paid a stipend which compensates them for no more than 20 hours per
23 week at an hourly rate not to exceed the ~~federal~~ minimum wage under s. 104.025
24 (2) (a), and in addition shall receive reimbursement for the cost of one meal
25 per working day.

26 SECTION 862ar. 46.855 (1) of the statutes is amended to read:

27 46.855 (1) Provide training and technical assistance to the staff of
28 county departments under ss. 46.215, 46.22 and 46.23, to the staff of admin-

1 istering agencies designated under s. 46.87 (3) (c) and to other providers of
2 services to ~~victims of~~ persons with Alzheimer's disease, as defined under s.
3 46.87 (1) (a).

4 SECTION 862as. 46.855 (2) of the statutes is amended to read:

5 46.855 (2) Develop training materials for educating persons who provide
6 services to ~~victims of~~ persons with Alzheimer's disease.

7 SECTION 862az. 46.87 (2) of the statutes is amended to read:

8 46.87 (2) From the appropriations under s. 20.435 (4) (b) and (o), the
9 department shall allocate funds to agencies designated under sub. (3) (c), to
10 be used for the administration and implementation of an Alzheimer's family and
11 caregiver support program for ~~victims of~~ persons with Alzheimer's disease and
12 their caregivers.

13 ••87b0390/3••SECTION 862b. 46.87 (3) (a) of the statutes is amended to
14 read:

15 46.87 (3) (a) A county board may apply to initially participate in the
16 program created under this section by submitting to the department a one-time
17 letter of intent to participate which includes a description of the program
18 and services related to Alzheimer's disease which the county board intends to
19 provide.

20 SECTION 862c. 46.87 (5) (a) (intro.) of the statutes is amended to read:

21 46.87 (5) (a) (intro.) Provide or contract for the provision of services
22 and goods or make payments for services to households that meet all of the
23 following conditions:

24 ••87b0390/3••SECTION 862e. 46.87 (5) (a) 3 of the statutes is repealed
25 and recreated to read:

26 46.87 (5) (a) 3. The household meets financial eligibility requirements
27 specified by the department by rule.

1 ••87b0390/3••SECTION 862f. 46.87 (5) (b) of the statutes is amended to
2 read:

3 46.87 (5) (b) Provide or contract for the provision of services and goods
4 or make payments for services to victims of persons with Alzheimer's disease
5 living in residential facilities in the county who have a total Wisconsin
6 adjusted gross income, as defined under s. 71.02 (2) (i), of \$40,000 or less,
7 except that in determining income the administering agency shall disregard any
8 expenses attributable to the person's medical and other exceptional needs meet
9 financial eligibility requirements specified by the department by rule.

10 ••87b0390/3••SECTION 862h. 46.87 (5) (bm) of the statutes is created to
11 read:

12 46.87 (5) (bm) Maintain a contract in effect on June 30, 1987, with a
13 service provider under funds allocated under sub. (2).

14 SECTION 862i. 46.87 (5) (c) of the statutes is amended to read:

15 46.87 (5) (c) Contract with service providers to develop new programs to
16 serve victims of Alzheimer's disease outside of the home of the victim or the
17 victim's caregiver or expand services, under this section, as defined by the
18 department by rule.

19 SECTION 862j. 46.87 (5) (e) of the statutes is created to read:

20 46.87 (5) (e) Provide outreach or other activities designed to develop
21 public awareness of Alzheimer's disease.

22 ••87b0390/3••SECTION 862L. 46.87 (6) (a) 1 of the statutes is amended to
23 read:

24 46.87 (6) (a) 1. The services and goods needed by the household to enable
25 it to maintain the ~~victim of~~ person with Alzheimer's disease as a member of
26 the household, or the services or goods needed by a ~~victim of~~ person with
27 Alzheimer's disease living in a residential facility, and the cost of each
28 service or good that is needed.

1 ••87b0390/3••SECTION 862p. 46.87 (6) (b) of the statutes is renumbered
2 46.87 (6) (b) 1 and amended to read:

3 46.87 (6) (b) 1. An administering agency may pay to or expend on behalf
4 of a participating household or individual person the cost of any goods and
5 services identified under par. (a) 1, less the ~~amounts the household or the~~
6 ~~person is able to pay, as determined under par. (a) 2~~ any amount paid under
7 subd. 2, except that the amount paid or expended may not exceed \$4,000 in any
8 ~~12-month period~~ calendar year for each ~~victim of~~ person with Alzheimer's
9 disease in the household or for an individual person living in a residential
10 facility.

11 ••87b0390/3••SECTION 862r. 46.87 (6) (b) 2 of the statutes is created to
12 read:

13 46.87 (6) (b) 2. An administering agency:

14 a. Shall require that the household or person with Alzheimer's disease
15 pay, if able as determined under par. (a) 2, for services and goods provided
16 under sub. (5) (a), (b) and (bm) unless the contract is determined to be a
17 contract under sub. (5) (c).

18 b. May require that the household or person with Alzheimer's disease pay,
19 if able as determined under par. (a) 2, for services and goods provided under
20 sub. (5) (c).

21 ••87b0390/3••SECTION 862u. 46.87 (7) of the statutes is created to read:

22 46.87 (7) The county board shall notify the department if any of the
23 following occurs:

24 (a) The administering agency in the county is replaced by another.

25 (b) The county board intends to terminate participation in the program.

26 (c) The county's program and services related to Alzheimer's disease
27 contain a substantial difference, as defined by rule, from the description of

1 the county's program and services contained in the county board's letter of
2 intent most recently submitted to the department under sub. (3) (a).

3 ••87b0390/3••SECTION 862y. 46.87 (8) of the statutes is amended to read:
4 46.87 (8) The department shall collect and analyze information about
5 ~~victims of persons with~~ persons with Alzheimer's disease who are served under this section
6 and about caregivers.

7 ••87b0564/1 •• 87b1226/2••SECTION 862z. 46.91 of the statutes is created
8 to read:

9 46.91 SEXUAL ASSAULT COUNCIL. The sexual assault council shall advise
10 the secretary regarding the expenditure of funds for the treatment of victims
11 of sexual assault.

12 ••87-2080/3••SECTION 863. 46.92 (1) of the statutes is amended to read:

13 46.92 (1) ASSISTANCE. From the appropriation under s. 20.435 ~~(4) (cm)~~,
14 ~~beginning on November 1, 1984~~ (5) (d), the department shall, subject to the
15 availability of funds, provide assistance to ~~deaf and severely hearing~~
16 impaired hearing-impaired persons to secure telecommunication devices capable
17 of serving their needs. Except in extraordinary circumstances, the department
18 shall purchase or provide funds for the purchase of telecommunication devices.

19 ••87b1678/1 •• 87b1990/en••SECTION 863bm. 46.93 (2) (intro.) of the
20 statutes is amended to read:

21 46.93 (2) PURPOSE; ALLOCATION. (intro.) From the appropriation under s.
22 20.434 (1) (b), the board shall review and either approve for award or disap-
23 prove grant applications from applying organizations to provide for adolescent
24 pregnancy prevention programs or pregnancy services that include health care,
25 education, counseling and vocational training. Of the funds awarded as
26 grants, \$50,000 in fiscal year 1987-88 and \$50,000 in fiscal year 1988-89
27 shall be to an organization in a 1st class city that is operating, on the
28 effective date of this subsection [revisor inserts date], a program that

1 focuses on male responsibility for sexuality and uses adult males as role
2 models for adolescent males participating in the program and \$50,000 in fiscal
3 year 1987-88 and \$50,000 in fiscal year 1988-89 shall be to an organization in
4 a 1st class city that is operating, on the effective date of this subsection
5 [revisor inserts date], a program that is for young adolescent females
6 from low-income families and their families and that uses adult female role
7 models for young adolescent females participating in the program. Types of
8 services and programs that are eligible for grants include all of the
9 following:

10 ••87b1349/2••SECTION 863br. 46.93 (3m) of the statutes is created to
11 read:

12 46.93 (3m) LIMITATIONS ON GRANT AWARD AND USE. The board in awarding
13 grants under sub. (2) may not disapprove an application from an applying
14 organization solely because the applying organization has a religious
15 affiliation. The following activities are prohibited under any grant award
16 under sub. (2):

17 (a) The singing of hymns or reading of prayers.

18 (b) The existence of religious symbols in the physical surroundings
19 within which activities under the grant are conducted.

20 (c) The existence of restrictions, based on religion or absence of
21 religion, on persons applying for or receiving services under the grant.

22 (d) The supplying or promotion of written material that has a religious
23 context.

24 (e) Any other activity having a religious purpose.

25 ••87b0415/1••SECTION 863e. 46.97 (2) (b) of the statutes is amended to
26 read:

1 46.97 (2) (b) ~~The moneys appropriated~~ department shall allocate funds
2 from the appropriation under s. 20.435 (4) (cc) ~~shall be allocated for tempo-~~
3 rary shelter for homeless individuals and families as follows:

4 1. ~~No more than~~ At least \$300,000 in ~~any~~ each year to eligible applicants
5 located in Milwaukee county.

6 2. ~~No more than~~ At least \$50,000 in ~~any~~ each year to eligible applicants
7 located in Dane county.

8 3. ~~No more than~~ At least \$100,000 in ~~any~~ each year to ~~all other~~ eligible
9 applicants not located in Milwaukee county or Dane county.

10 ••87b0415/1••SECTION 863m. 46.97 (2) (b) 4 of the statutes is created to
11 read:

12 46.97 (2) (b) 4. In addition to the amounts under subs. 1 to 3, no more
13 than \$150,000 in each year to eligible applicants without restriction as to
14 the location of the applicants.

15 ••87b0415/1••SECTION 863s. 46.975 of the statutes is created to read:

16 46.975 TRANSITIONAL HOUSING FOR HOMELESS INDIVIDUALS AND FAMILIES. (1)

17 In this section:

18 (a) "Eligible applicant" has the meaning under s. 46.97 (1) (b).

19 (b) "Transitional housing" means lodging for homeless individuals and
20 families for up to 180 days.

21 (2) From the appropriation under s. 20.435 (4) (cc), the department shall
22 allocate \$50,000 in each fiscal year for grants to eligible applicants for
23 transitional housing to provide lodging for homeless individuals and families
24 while they are seeking permanent housing.

25 ••87b0417/1••SECTION 863x. 46.98 (3) (bm) of the statutes is created to
26 read:

27 46.98 (3) (bm) Funds distributed under sub. (2) (a) 1 may not be used for
28 the costs of administering the program under this section.

1 ••87b0546/1 •• 87b1226/2••SECTION 863y. 46.98 (4) (c) of the statutes is
2 amended to read:

3 46.98 (4) (c) If funds distributed under this section are insufficient to
4 meet the needs of all eligible parents, a county ~~may give~~ shall:

5 1. Give first priority to parents who are eligible to receive aid under
6 par. (a) 4.

7 ••87b0546/1 •• 87b1226/2••SECTION 863z. 46.98 (4) (c) 2 of the statutes
8 is created to read:

9 46.98 (4) (c) 2. Give 2nd priority to parents who are eligible to receive
10 aid under par. (a) 2 or 3, who are under the age of 20, and who are in need of
11 child care services in order to complete high school, courses at a vocational,
12 technical and adult education school in lieu of high school or a course of
13 study leading to the granting of a declaration of high school graduation under
14 s. 115.29 (4).

15 ••87b0558/1 •• 87b1226/2••SECTION 863zm. 46.983 of the statutes is
16 created to read:

17 46.983 DAY CARE EMPLOYMENT PILOT. From the appropriation under s. 20.435
18 (4) (df), the department shall fund contracts with municipalities or private
19 nonprofit organizations to establish day care centers in counties in which the
20 program under s. 49.50 (7j) operates. The department shall contract for the
21 establishment of 2 day care centers under this section. The day care centers
22 shall provide community work experience jobs under s. 49.50 (7j) (d) and shall
23 seek to provide regular employment for recipients of aid to families with
24 dependent children under s. 49.19.

25 ••87-2078/4••SECTION 864. 46.985 (2) (a) 4 of the statutes is amended to
26 read:

27 46.985 (2) (a) 4. Procedures for coordinating the family support program
28 and the use of its funds, throughout this state and in each service area, with

1 other publicly funded programs including the community options program under
2 s. 46.27; the community integration program under ss. 46.275 ~~and~~, 46.277 and
3 46.278; the social services, mental health and developmental disabilities
4 programs under ss. 49.52, 51.42 and 51.437; the independent living center
5 program under s. 46.96; and the medical assistance program under ss. 49.45 to
6 49.47.

7 ••87-2093/6••SECTION 865. 46.99 (5) (b) of the statutes is amended to
8 read:

9 46.99 (5) (b) The county department specified under par. (a) shall pay
10 the school board from its child day care allocation under ~~1985 Wisconsin Act~~
11 ~~29, section 3023 (3) (f) s. 46.40 (4)~~ an amount equal to the amount offered to
12 the school board by the department under sub. (2) (c). If the school district
13 is located in more than one county, the department shall determine the amount
14 each county department shall pay the school board, based on the school dis-
15 trict's population in each county.

16 ••87b0578/1 •• 87b1226/2••SECTION 866m. 46.995 of the statutes is created
17 to read:

18 46.995 ADOLESCENT SELF-SUFFICIENCY AND PREGNANCY PREVENTION. (1)
19 DEFINITION. In this section, "high-risk adolescent" means a person who is at
20 least 13 years of age but under the age of 20 and who is at risk of becoming
21 an unmarried parent as an adolescent and of incurring long-term economic
22 dependency on public funds and is characterized by one or more of the
23 following:

- 24 (a) Low self-esteem.
25 (b) Alcohol or drug abuse.
26 (c) Serious emotional family conflict.
27 (d) Poverty, as a part of a family whose income is below the poverty
28 line, as defined under 42 USC 9902 (2).

1 (e) Low school achievement, as a pupil who is one or more years behind
2 his or her pupil age group in the number of school credits attained or in
3 basic school skill levels.

4 (f) Other significant problems.

5 (2) ADOLESCENT SELF-SUFFICIENCY SERVICES. From the appropriation under
6 s. 20.435 (4) (eg), the department may allocate \$582,100 in each of state
7 fiscal years 1987-88 and 1988-89 to provide a grant annually to a public or
8 private entity or to the elected governing body of a federally recognized
9 American Indian tribe or band to provide services in counties or to a tribe or
10 band for adolescent parents which shall emphasize high school graduation and
11 vocational preparation, training and experience and may be structured so as to
12 strengthen the adolescent parent's capacity to fulfill parental responsibili-
13 ties by developing social skills and increasing parenting skills. The public
14 or private entity seeking to receive a grant to provide these services shall
15 develop a proposed service plan that is approved by the department. Except
16 with respect to award of a grant to a tribe or band, the department shall rank
17 individual counties and give priority by this ranking for the award of grants
18 under this subsection, based on all of the following factors:

19 (a) Highest numbers of births to adolescent mothers.

20 (b) Highest rate, by county population of adolescents, of births to
21 adolescents.

22 (c) Highest rate, by county population, of participation in the aid to
23 families with dependent children program under s. 49.19.

24 (d) Highest percentage, by county population of births to unmarried
25 adolescents, of births to adolescents.

26 (3) ADOLESCENT PREGNANCY PREVENTION SERVICES. (a) Services to targeted
27 areas. From the appropriation under s. 20.435 (4) (eg), the department may
28 allocate \$340,000 in each of state fiscal years 1987-88 and 1988-89 to provide

1 a grant annually to a public or private entity or to the elected governing
2 body of a federally recognized American Indian tribe or band to provide to
3 high-risk adolescents pregnancy and parenthood prevention services which shall
4 be structured so as to increase development of decision-making and communi-
5 cations skills, promote graduation from high school and expand career and
6 other options and which may address needs of adolescents with respect to
7 pregnancy prevention. Except with respect to award of a grant to a tribe or
8 band, the department shall rank individual counties and give priority by this
9 ranking for the award of grants under this paragraph, based on the factors
10 specified under sub. (2) (a) to (d).

11 (b) Continuation and replication of adolescent pregnancy prevention
12 services. From the appropriation under s. 20.435 (4) (eg), the department may
13 allocate \$160,000 in each of state fiscal years 1987-88 and 1988-89 to provide
14 a grant annually to a public or private entity to provide partial continuation
15 of adolescent pregnancy prevention services funded in state fiscal years
16 1985-86 and 1986-87 by federal social services block grant funds under 42 USC
17 1397 to 1397e. Services by a public or private entity awarded a grant under
18 this paragraph shall include the provision of consultation and technical
19 assistance to counties in which grants are not awarded.

20 (4) GRANT RENEWAL. If provisions of a grant made under sub. (2) or (3)
21 (a) are met, the department may renew the grant up to 4 times before
22 reassessing the grantee's eligibility for funding based on the rank by indi-
23 vidual counties established under sub. (2) or (3) (a).

24 ••87-2080/3••SECTION 867. 47.03 (10) (a) of the statutes is amended to
25 read:

26 47.03 (10) (a) The department may, on the request of any deaf
27 hearing-impaired person, regardless of the person's eligibility to receive
28 services under this chapter city, village, town or county or private agency,

1 provide funds from the appropriations under s. 20.435 (4) (5) (a) and (jm)
2 (hh) to pay part or all of the fees charged by reimburse interpreters for the
3 deaf. These payments may only be made if the department finds that the deaf
4 person is financially needy and without any other source of funds
5 hearing-impaired persons for the provision of interpreter services.

6 ••87-2080/3••SECTION 868. 47.03 (10) (b) (intro.) of the statutes is
7 amended to read:

8 47.03 (10) (b) (intro.) The department shall grant priority to requests
9 to pay fees charged by interpreters for the following, in the following order:

10 ••87-2080/3••SECTION 869. 47.03 (10) (b) 1 of the statutes is renumbered
11 47.03 (10) (b) 1m and amended to read:

12 47.03 (10) (b) 1m. Medical, mental health, alcohol and drug abuse,
13 psychiatric, and psychological and other counseling services.

14 ••87-2080/3••SECTION 870. 47.03 (10) (b) 1 of the statutes is created to
15 read:

16 47.03 (10) (b) 1. Emergencies.

17 ••87-2080/3••SECTION 871. 47.03 (10) (d) of the statutes is renumbered
18 47.03 (10) (f).

19 ••87-2080/3••SECTION 872. 47.03 (10) (d) and (e) of the statutes are
20 created to read:

21 47.03 (10) (d) The department may use as an interpreter for
22 hearing-impaired persons only the following:

23 1. An interpreter for hearing-impaired persons who is certified by the
24 national registry of interpreters for the deaf.

25 2. If an interpreter under subd. 1 is unavailable, an interpreter for
26 hearing-impaired persons whose qualifications have been determined appropriate
27 by the department.