

1999 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB133)

Received: **06/17/99**

Received By: **nelsorp1**

Wanted: **Soon**

Identical to LRB:

For: **Assembly Republican Caucus**

By/Representing: **Dake**

This file may be shown to any legislator: **NO**

Drafter: **nelsorp1**

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Subject: **Courts - courts/judges**

Extra Copies:

Pre Topic:

ARC:.....Dake - Am # 10,

Topic:

Supreme court involvment in federal court improvement grant program

Instructions:

See Attached and 99-2324

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	nelsorp1 06/20/99	gilfokm 06/21/99	martykr 06/21/99	_____	lrb_docadmin 06/21/99		

FE Sent For:

<END>

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<END>

Budget Amendments 1999- 2000

Statement of Intent Supreme Court. Prohibit the use of state funds for the Federal Court Improvement grant program.

Legislator Gundrum

Amendment# 10

Staff contact Jolene

Status Pass

Agency Supreme Court

Tax Cut

Summary Since 1995-96, Wisconsin has participated in the Federal State Court Improvement grant program. This program provides funding to state supreme courts to help state courts improve the handling of child abuse and neglect cases. The Supreme Court received its first federal grant in the 1996-97 period which required a 25 percent state match. The state funding comes from the Supreme Court's general program operations sum sufficient appropriation.

The amendment prohibits the Supreme Court and the Director of State Court from expending any state funds for the purpose of matching federal funds provided under the Federal State Court Improvement grant program. The amendment applies to court improvement grants awarded by the Supreme Court or the Director of State Courts on the effective date of the bill.

See 99-2374

Fiscal Impact According to the Legislative Fiscal Bureau, the Federal State Court Improvement grant program required a state match of \$68,619 (GPR) in 1998-99. Over the biennium, the fiscal effect of this amendment would be to reduce GPR funding by \$137,238.

ARC Analyst Brian Dake

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

1 **AN ACT to create** 757.75 of the statutes; **relating to:** restricting the use of state
2 funds for the federal court improvement grant program.

Analysis by the Legislative Reference Bureau

This is a preliminary draft. An analysis will be provided in a later version.

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

3 **SECTION 1.** 757.75 of the statutes is created to read:

4 **757.75 Court improvement program funding.** The supreme court and the
5 director of state courts may not expend any state funds for the purpose of matching
6 federal funds provided under the court improvement grant program allocation
7 authorized under 42 USC 670.

8 **SECTION 2. Initial applicability.**

9 (1) This act first applies to court improvement grants awarded by the supreme
10 court or the director of state courts on the effective date of this subsection.

11

(END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0701/1

RPN...:K...
King

ARC:.....Dake - Am # 10, Supreme court involvment in federal state court improvement grant program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

LFB AMENDMENT

TO 1999 ASSEMBLY BILL 133 AND 1999 SENATE BILL 45

WPO:
Fix
Request
Sheet

1 At the locations indicated, amend the bill as follows:

2 ✓ 1. Page 1408, line 2: after that line insert:

3 "SECTION 3050om. 757.75 of the statutes is created to read:

4 757.75 Court improvement program funding. The supreme court and the
5 director of state courts may not expend any state funds for the purpose of matching
6 federal funds provided under the court improvement grant program allocation
7 authorized under 42 USC 670."

8 ✓ 2. Page 1600, line 23: after that line insert:

9 "(1) PROHIBITION REGARDING COURT IMPROVEMENT GRANT PROGRAM. The
10 treatment of section 757.75 of the statutes first applies to court improvement grants

1 awarded by the supreme court or the director of state courts on the effective date of
2 this subsection.”.

3 (END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0701/1
RPN:kmg:km

ARC:.....Dake - Am # 10, Supreme court involvment in federal court
improvement grant program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 1408, line 2: after that line insert:

3 "SECTION 3050om. 757.75 of the statutes is created to read:

4 757.75 **Court improvement program funding.** The supreme court and the
5 director of state courts may not expend any state funds for the purpose of matching
6 federal funds provided under the court improvement grant program allocation
7 authorized under 42 USC 670."

8 2. Page 1600, line 23: after that line insert:

9 "(1t) PROHIBITION REGARDING COURT IMPROVEMENT GRANT PROGRAM. The
10 treatment of section 757.75 of the statutes first applies to court improvement grants

1 awarded by the supreme court or the director of state courts on the effective date of
2 this subsection.”

3 (END)