## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

February 17, 2000

This amendment creates a new paragraph (em) in proposed s. 301.45 (1g) (currently s. 301.45 (1), stats.) to recognize the fact that a person currently required to register because of a CHIPS finding may have to continue to register if ordered to do so by a court acting under the bill's nonstatutory provisions (see section 107 (1) (e) on pages 46–47 of the bill).

The amendment also puts a cross-reference to the new paragraph into s. 301.45 (5) (a) (intro.), stats., to make it clear that the current requirements regarding the length of time during which a person must register will still apply to those CHIPS cases who are ordered to continue registering.

The amendment does *not* put a reference to the new paragraph into s. 301.45 (5) (b) (intro.), stats. This is because that paragraph covers only persons who must register for life because they have two or more adult convictions for sex offenses or one adult conviction for an aggravated offense covered by the Pam Lychner Act requirements or because they have been found to be a sexually violent predator. However, a person is subject to the bill's nonstatutory provisions only if he or she is registered solely because of a CHIPS finding; thus, a person subject to the nonstatutory provisions will never be a lifetime registrant, and there is no need to refer to proposed s. 301.45 (1g) (em) in s. 301.45 (5) (b) (intro.), stats.

Let me know if you have any questions.

Jefren E. Olsen Legislative Attorney Phone: (608) 266–8906 E-mail: Jefren.Olsen@legis.state.wi.us