



## Scott Walker

Wauwatosa's Representative in the Wisconsin State Assembly

TO: Members of the Assembly Committee on Corrections and the Courts

FROM: Rep. Scott Walker, Chair

DATE: April 7, 2000

RE: Clearinghouse Rule 97-158

The following clearinghouse rule has been referred to the Assembly Committee on Corrections and the Courts:

**CR 97-158** An order to create chapters DOC 371, 373, 374, 375, 376, 379, 380, 381, 383, 392, 393, 394, 396, 397, 398 and 399, relating to (1) identifying a youth's program needs; establishing a case management plan; and making appropriate decisions regarding extension, release, transfer and discharge of a youth; (2) conduct of juveniles placed under the supervision of the department of corrections in a type 1 secured correctional facility; (3) administrative confinement for youth in juvenile secured correctional facilities; (4) observation status for youth in type 1 secured correctional facilities; (5) security issues for a youth placed under the supervision of the department of corrections in a type 1 secured correctional facility; (6) resources for a youth placed under the supervision of the department of corrections in a type 1 secured correctional facility; (7) a complaint procedure for youth in type 1 secured correctional facilities; (8) furloughs and off-grounds and trial visits for youth in type 1 secured correctional facilities; (9) use of psychotropic medication for youth in type 1 juvenile secured correctional facilities; (10) conduct of drug testing by the department and county departments of youth adjudicated delinquents; (11) conduct of youth placed on juvenile parole following release from secured correctional services and revocation of a youth's juvenile parole for violation of a condition of parole; (12) designation of certain child-caring institutions by the courts; (13) youth who are in type 2 secured correctional facility status through placement in the corrective sanctions program, the community phase of the serious juvenile offender program or a type 2 secured correctional facility operated by a child welfare agency; (14) supervision programs for delinquent youth; (15) county intensive supervision program for delinquent youth; and (16) training of juvenile court intake workers.

The committee's jurisdiction on CR 97-158 ends on May 5, 2000. If you wish to obtain a copy of this rule, submit comments or request a hearing, please contact Missy in my office at 266-9180.

Thank you.