

1 *-1372/2.10* SECTION 3072. 285.30 (5) (a) of the statutes is amended to read:

2 285.30 (5) (a) A motor vehicle of a model year of 1967 1995 or earlier.

3 *-1372/2.11* SECTION 3073. 285.30 (5) (b) of the statutes is amended to read:

4 285.30 (5) (b) A motor vehicle with of a model year of 2006 or earlier that has
5 a gross vehicle weight rating exceeding 10,000 pounds, as determined by the
6 manufacturer of the vehicle, and a motor vehicle of a model year of 2007 or later that
7 has a gross vehicle weight rating exceeding 14,000 pounds, as determined by the
8 manufacturer of the vehicle.

9 *-1372/2.12* SECTION 3074. 285.30 (5) (d) of the statutes is amended to read:

10 285.30 (5) (d) A motor vehicle of a model year of 2006 or earlier that is powered
11 by diesel fuel.

12 *-1272/5.35* SECTION 3075. 285.59 (1) (b) of the statutes is amended to read:

13 285.59 (1) (b) "State agency" means any office, department, agency, institution
14 of higher education, association, society, or other body in state government created
15 or authorized to be created by the constitution or any law which that is entitled to
16 expend moneys appropriated by law, including the legislature and the courts, the
17 Wisconsin Housing and Economic Development Authority, the Bradley Center
18 Sports and Entertainment Corporation, the University of Wisconsin Hospitals and
19 Clinics Authority, the Fox River Navigational System Authority, the Wisconsin
20 Aerospace Authority, and the Wisconsin Health and Educational Facilities
21 Authority, and the Healthy Wisconsin Authority.

22 *-0349/2.3* SECTION 3076. 289.43 (7) (e) 3. of the statutes is amended to read:

23 289.43 (7) (e) 3. All fees collected under this paragraph shall be credited to the
24 appropriations appropriation under s. 20.370 (2) (dg) and ~~(9) (mj)~~.

25 *-1453/1.1* SECTION 3077. 289.645 (3) of the statutes is amended to read:

1 289.645 (3) AMOUNT OF RECYCLING FEE. The fee imposed under this section is
2 \$3 ~~\$6~~ per ton for all solid waste other than high-volume industrial waste.

3 *~~-1113/2.2~~* SECTION 3078. 289.67 (1) (cp) of the statutes is amended to read:
4 289.67 (1) (cp) *Amount of environmental repair fee.* Notwithstanding par. (cm)
5 and except as provided under par. (d), the environmental repair fee imposed under
6 par. (a) is ~~30~~ 50 cents per ton for solid or hazardous waste, other than high-volume
7 industrial waste, disposed of ~~on or after January 1, 1988, but before July 1, 1989,~~
8 and ~~50 cents per ton disposed of on or after July 1, 1989 before July 1, 2007, and \$1.60~~
9 per ton disposed of on or after July 1, 2007.

10 *~~-1113/2.3~~* SECTION 3079. 289.67 (1) (h) of the statutes is amended to read:
11 289.67 (1) (h) *Use of environmental repair fee.* The fees collected under par. (b)
12 shall be credited to the environmental fund ~~for environmental management.~~

13 *~~-1261/5.852~~* *~~-1267/P1.331~~* SECTION 3080. 291.15 (2) (d) of the statutes is
14 amended to read:

15 291.15 (2) (d) *Use of confidential records.* Except as provided under par. (c) and
16 this paragraph the department or the department of justice may use records and
17 other information granted confidential status under this subsection only in the
18 administration and enforcement of this chapter. The department or the department
19 of justice may release for general distribution records and other information granted
20 confidential status under this subsection if the owner or operator expressly agrees
21 to the release. The department or the department of justice may release on a limited
22 basis records and other information granted confidential status under this
23 subsection if the department or the department of justice is directed to take this
24 action by a judge or hearing examiner under an order which protects the
25 confidentiality of the records or other information. The department or the

1 department of justice may release to the U.S. environmental protection agency or its
2 authorized representative records and other information granted confidential status
3 under this subsection if the department or the department of justice includes in each
4 release of records or other information a request to the U.S. environmental
5 protection agency or its authorized representative to protect the confidentiality of
6 the records or other information. The department or the department of justice shall
7 provide to the department of ~~workforce development~~ children and families or a
8 county child support agency under s. 59.53 (5) the name and address of an individual,
9 the name and address of the individual's employer and financial information related
10 to the individual that is contained in records or other information granted
11 confidential status under this subsection if requested under s. 49.22 (2m) by the
12 department of ~~workforce development~~ children and families or a county child
13 support agency under s. 59.53 (5).

14 ***-0353/2.1* SECTION 3081.** 291.97 (3) of the statutes is created to read:

15 291.97 (3) COST RECOVERY. In addition to the penalties provided under subs. (1)
16 and (2), the court may award the department of justice the reasonable and necessary
17 expenses of the investigation and prosecution of the violation, including attorney
18 fees and the costs of performing monitoring. The department of justice shall deposit
19 in the state treasury for deposit into the general fund all moneys that the court
20 awards to the department or the state under this paragraph. The costs of
21 investigation and the expenses of prosecution, including attorney fees, shall be
22 credited to the appropriation account under s. 20.455 (1) (gh).

23 ***-0304/3.6* SECTION 3082.** 292.11 (7) (d) 1m. b. of the statutes is amended to
24 read:

1 292.11 (7) (d) 1m. b. An area designated by the local governmental unit if the
2 area consists of 2 or more properties affected by a contiguous region of groundwater
3 contamination or contains 2 or more properties that are brownfields, as defined in
4 s. ~~560.60 (1v)~~ 560.13 (1) (a).

5 *~~0304/3.7~~* SECTION 3083. 292.255 of the statutes is amended to read:

6 **292.255 Report on brownfield efforts.** The department of natural
7 resources, the department of administration, and the department of commerce shall
8 submit a report evaluating the effectiveness of this state's efforts to remedy the
9 contamination of, and to redevelop, brownfields, as defined in s. ~~560.60 (1v)~~ 560.13
10 (1) (a).

11 *~~1261/5.853~~* *~~1267/P1.332~~* SECTION 3084. 299.07 (1) (am) 1. of the statutes
12 is amended to read:

13 299.07 (1) (am) 1. If an individual who applies for the issuance or renewal of
14 a license, registration or certification specified in par. (a) does not have a social
15 security number, the department shall require the applicant, as a condition of
16 issuing or renewing the license, registration or certification, to submit a statement
17 made or subscribed under oath or affirmation that the applicant does not have a
18 social security number. The statement shall be in the form prescribed by the
19 department of ~~workforce development~~ children and families.

20 *~~1261/5.854~~* *~~1267/P1.333~~* SECTION 3085. 299.07 (1) (b) 2. of the statutes
21 is amended to read:

22 299.07 (1) (b) 2. If the department is required to obtain the information under
23 s. 299.08 (1) (a), to the department of ~~workforce development~~ children and families
24 in accordance with a memorandum of understanding under s. 49.857.

1 ***-1261/5.855*** ***-1267/P1.334*** SECTION 3086. 299.08 (1) (am) 1. of the statutes
2 is amended to read:

3 299.08 (1) (am) 1. If an individual who applies for the issuance or renewal of
4 a license, registration or certification specified in par. (a) does not have a social
5 security number, the department shall require the applicant, as a condition of
6 issuing or renewing the license, registration or certification, to submit a statement
7 made or subscribed under oath or affirmation that the applicant does not have a
8 social security number. The statement shall be in the form prescribed by the
9 department of ~~workforce development~~ children and families.

10 ***-1261/5.856*** ***-1267/P1.335*** SECTION 3087. 299.08 (1) (b) 1. of the statutes
11 is amended to read:

12 299.08 (1) (b) 1. To the department of ~~workforce development~~ children and
13 families in accordance with a memorandum of understanding under s. 49.857.

14 ***-1261/5.857*** ***-1267/P1.336*** SECTION 3088. 299.08 (2) of the statutes is
15 amended to read:

16 299.08 (2) The department shall deny an application for the issuance or
17 renewal of a license, registration or certification specified in sub. (1) (a), or shall
18 suspend a license, registration or certification specified in sub. (1) (a) for failure to
19 make court-ordered payments of child or family support, maintenance, birth
20 expenses, medical expenses or other expenses related to the support of a child or
21 former spouse or failure to comply, after appropriate notice, with a subpoena or
22 warrant issued by the department of ~~workforce development~~ children and families
23 or a county child support agency under s. 59.53 (5) and relating to paternity or child
24 support proceedings, as required in a memorandum of understanding under s.
25 49.857.

1 *-1403/2.9* SECTION 3089. 301.03 (3) of the statutes is amended to read:

2 301.03 (3) Administer parole, extended supervision and probation matters,
3 except that the decision to grant or deny parole or to grant or terminate extended
4 supervision under s. 304.06 (1) (b) to inmates shall be made by the parole earned
5 release review commission and the decision to revoke probation, extended
6 supervision or parole in cases in which there is no waiver of the right to a hearing
7 shall be made by the division of hearings and appeals in the department of
8 administration. The secretary may grant special action parole releases under s.
9 304.02. The department shall promulgate rules establishing a drug testing program
10 for probationers, parolees and persons placed on extended supervision. The rules
11 shall provide for assessment of fees upon probationers, parolees and persons placed
12 on extended supervision to partially offset the costs of the program.

13 *-1403/2.10* SECTION 3090. 301.0465 (3) (a) 4. of the statutes is amended to
14 read:

15 301.0465 (3) (a) 4. He or she is serving an indeterminate sentence and the
16 parole earned release review commission has authorized his or her release on parole
17 within the next 6 months.

18 *-1403/2.11* SECTION 3091. 301.048 (2) (am) 3. of the statutes is amended to
19 read:

20 301.048 (2) (am) 3. The parole earned release review commission grants him
21 or her parole under s. 304.06 and requires his or her participation in the program as
22 a condition of parole under s. 304.06 (1x).

23 *-0243/2.2* SECTION 3092. 301.08 (2) (d) 3. of the statutes is amended to read:

24 301.08 (2) (d) 3. Unless waived by the department, biennially, or annually if
25 required under federal law, provide the purchaser with a certified financial and

1 compliance audit report if the care and services purchased exceed \$100,000 or any
2 higher threshold amount determined by the department. The audit shall follow
3 standards that the department prescribes. A purchaser may waive the requirements
4 of this subdivision as provided in s. 46.036 (4) (c).

5 ***-1261/5.858* *-1267/P1.337* SECTION 3093.** 301.12 (14) (b) of the statutes
6 is amended to read:

7 301.12 (14) (b) Except as provided in par. (c) and subject to par. (cm), liability
8 of a parent specified in sub. (2) or s. 301.03 (18) for the care and maintenance of the
9 parent's minor child who has been placed by a court order under s. 938.183, 938.355,
10 or 938.357 in a residential, nonmedical facility such as a group home, foster home,
11 treatment foster home, residential care center for children and youth, or juvenile
12 correctional institution shall be determined by the court by using the percentage
13 standard established by the department of workforce development children and
14 families under s. 49.22 (9) and by applying the percentage standard in the manner
15 established by the department under par. (g).

16 ***-1261/5.859* *-1267/P1.338* SECTION 3094.** 301.12 (14) (g) of the statutes
17 is amended to read:

18 301.12 (14) (g) For purposes of determining child support under par. (b), the
19 department shall promulgate rules related to the application of the standard
20 established by the department of workforce development children and families
21 under s. 49.22 (9) to a child support obligation for the care and maintenance of a child
22 who is placed by a court order under s. 938.183, 938.355 or 938.357 in a residential,
23 nonmedical facility. The rules shall take into account the needs of any person,
24 including dependent children other than the child, whom either parent is legally
25 obligated to support.

1 *-1403/2.12* SECTION 3095. 301.21 (1m) (c) of the statutes is amended to read:

2 301.21 (1m) (c) Any hearing to consider parole or whether to grant or terminate
3 extended supervision, if the prisoner is sentenced under s. 973.01 for a Class F to a
4 Class I felony to which an inmate confined under this contract may be entitled by the
5 laws of Wisconsin will be conducted by the Wisconsin parole earned release review
6 commission under rules of the department.

7 *-1403/2.13* SECTION 3096. 301.21 (2m) (c) of the statutes is amended to read:

8 301.21 (2m) (c) Any hearing to consider parole or whether to grant or terminate
9 extended supervision, if the prisoner is sentenced under s. 973.01 for a Class F to a
10 Class I felony, to which a prisoner confined under a contract under this subsection
11 may be entitled by the laws of Wisconsin shall be conducted by the Wisconsin parole
12 earned release review commission under rules of the department.

13 *-1278/3.14* SECTION 3097. 301.25 of the statutes is amended to read:

14 **301.25 Sewer system at Taycheedah Correctional Institution.** The
15 department, with the approval of the governor, may enter into an agreement
16 containing terms, conditions and covenants approved by the building commission,
17 to participate in the construction of a sanitary sewer system in the area adjacent to
18 the Taycheedah Correctional Institution in the town of Taycheedah, Fond du Lac
19 County; to connect the sewer system of the Taycheedah Correctional Institution
20 thereto; to pay sewage disposal charges; and to grant easements or, subject to s.
21 16.848, convey land to meet construction requirements.

22 *-1181/9.24* SECTION 3098. 301.26 (3) (c) of the statutes is amended to read:

23 301.26 (3) (c) Within the limits of the appropriations under s. 20.410 (3) (cd)
24 and, (ko), and (r), the department shall allocate funds to each county for services
25 under this section.

1 ***-1181/9.25* SECTION 3099.** 301.26 (3) (em) of the statutes is amended to read:

2 301.26 (3) (em) The department may carry forward any emergency funds
3 allocated under sub. (7) (e) and not encumbered or carried forward under par. (dm)
4 by December 31 to the next 2 calendar years. The department may transfer moneys
5 from or within s. 20.410 (3) (cd), (ko), and (r) to accomplish this purpose. The
6 department may allocate these transferred moneys to counties that are eligible for
7 emergency payments under sub. (7) (e). The allocation does not affect a county's base
8 allocation.

9 ***-1181/9.26* SECTION 3100.** 301.26 (4) (a) of the statutes is amended to read:

10 301.26 (4) (a) Except as provided in pars. (c) and (cm), the department of
11 corrections shall bill counties or deduct from the allocations under s. 20.410 (3) (cd),
12 (ko), and (r) for the costs of care, services and supplies purchased or provided by the
13 department of corrections for each person receiving services under s. 48.366, 938.183
14 or 938.34 or the department of health and family services for each person receiving
15 services under s. 46.057 or 51.35 (3). The department of corrections may not bill a
16 county for or deduct from a county's allocation the cost of care, services and supplies
17 provided to a person subject to an order under s. 48.366 or 938.183 after the person
18 reaches 18 years of age. Payment shall be due within 60 days after the billing date.
19 If any payment has not been received within 60 days, the department of corrections
20 may withhold aid payments in the amount due from the appropriation under s.
21 20.410 (3) (cd).

22 ***-1261/5.860* *-1261/P3.568* SECTION 3101.** 301.26 (4) (c) of the statutes is
23 amended to read:

24 301.26 (4) (c) Notwithstanding pars. (a), (b), and (bm), the department of
25 corrections shall pay, from the appropriation under s. 20.410 (3) (hm), (ho), or (hr),

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1 the costs of care, services, and supplies provided for each person receiving services
2 under s. 46.057, 48.366, 51.35 (3), 938.183, or 938.34 who was under the
3 guardianship of the department of health and family services children and families
4 pursuant to an order under ch. 48 at the time that the person was adjudicated
5 delinquent.

6 ***-1349/1.1* SECTION 3102.** 301.26 (4) (d) 2. of the statutes is amended to read:

7 301.26 (4) (d) 2. Beginning on July 1, 2005 2007, and ending on June 30, 2006
8 2008, the per person daily cost assessment to counties shall be ~~\$203~~ \$269 for care in
9 a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), ~~\$203~~ \$269 for care
10 for juveniles transferred from a juvenile correctional institution under s. 51.35 (3),
11 ~~\$234~~ \$277 for care in a residential care center for children and youth, ~~\$157~~ \$165 for
12 care in a group home for children, ~~\$47~~ \$67 for care in a foster home, ~~\$83~~ \$132 for care
13 in a treatment foster home, ~~\$81~~ \$99 for departmental corrective sanctions services,
14 and ~~\$32~~ \$40 for departmental aftercare services.

15 ***-1349/1.2* SECTION 3103.** 301.26 (4) (d) 3. of the statutes is amended to read:

16 301.26 (4) (d) 3. Beginning on July 1, 2006 2008, and ending on June 30, 2007
17 2009, the per person daily cost assessment to counties shall be ~~\$209~~ \$279 for care in
18 a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), ~~\$209~~ \$279 for care
19 for juveniles transferred from a juvenile correctional institution under s. 51.35 (3),
20 ~~\$244~~ \$296 for care in a residential care center for children and youth, ~~\$163~~ \$172 for
21 care in a group home for children, ~~\$50~~ \$74 for care in a foster home, ~~\$87~~ \$145 for care
22 in a treatment foster home, ~~\$82~~ \$101 for departmental corrective sanctions services,
23 and ~~\$33~~ \$41 for departmental aftercare services.

24 ***-1181/9.27* SECTION 3104.** 301.26 (6) (a) of the statutes is amended to read:

1 301.26 (6) (a) The intent of this subsection is to develop criteria to assist the
2 legislature in allocating funding, excluding funding for base allocations, from the
3 appropriations under s. 20,410 (3) (cd) and, (ko), and (r) for purposes described in this
4 section.

5 *-1350/2.1* SECTION 3105. 301.26 (7) (intro.) of the statutes is amended to
6 read:

7 301.26 (7) ALLOCATIONS OF FUNDS. (intro.) Within the limits of the availability
8 of federal funds and of the appropriations under s. 20.410 (3) (cd) and, (ko), and (r),
9 the department shall allocate funds for community youth and family aids for the
10 period beginning on July 1, 2005 2007, and ending on June 30, 2007 2009, as
11 provided in this subsection to county departments under ss. 46.215, 46.22, and 46.23
12 as follows:

 ****NOTE: This is reconciled s. 301.26 (7) (intro.). This SECTION has been affected
 by drafts with the following LRB numbers: LRB-1181 and LRB-1350.

13 *-1350/2.2* SECTION 3106. 301.26 (7) (a) of the statutes is amended to read:

14 301.26 (7) (a) For community youth and family aids under this section,
15 amounts not to exceed \$44,145,100 \$46,645,100 for the last 6 months of 2005,
16 \$88,290,200 for 2006, and \$44,145,100 2007, \$93,290,200 for 2008, and \$46,645,100
17 for the first 6 months of 2007 2009.

18 *-1350/2.3* SECTION 3107. 301.26 (7) (b) (intro.) of the statutes is amended to
19 read:

20 301.26 (7) (b) (intro.) Of the amounts specified in par. (a), the department shall
21 allocate \$2,000,000 for the last 6 months of 2005 2007, \$4,000,000 for 2006 2008, and
22 \$2,000,000 for the first 6 months of 2007 2009 to counties based on each of the
23 following factors weighted equally:

1 *-1350/2.4* SECTION 3108. 301.26 (7) (bm) of the statutes is created to read:

2 301.26 (7) (bm) Of the amounts specified in par. (a), the department shall
3 allocate \$2,500,000 for the last 6 months of 2007, \$5,000,000 for 2008, and \$2,500,000
4 for the first 6 months of 2009 to counties based on each county's proportion of the
5 number of juveniles statewide who are placed in a juvenile correctional facility
6 during the most recent 3-year period for which that information is available.

7 *-1350/2.5* SECTION 3109. 301.26 (7) (c) of the statutes is amended to read:

8 301.26 (7) (c) Of the amounts specified in par. (a), the department shall allocate
9 \$1,053,200 for the last 6 months of ~~2005~~ 2007, \$2,106,500 for ~~2006~~ 2008, and
10 \$1,053,300 for the first 6 months of ~~2007~~ 2009 to counties based on each of the factors
11 specified in par. (b) 1. to 3. weighted equally, except that no county may receive an
12 allocation under this paragraph that is less than 93% nor more than 115% of the
13 amount that the county would have received under this paragraph if the allocation
14 had been distributed only on the basis of the factor specified in par. (b) 3.

15 *-1181/9.28* SECTION 3110. 301.26 (7) (cm) of the statutes is created to read:

16 301.26 (7) (cm) The department shall allocate the amounts specified in par. (a)
17 that are derived from the appropriation under s. 20.410 (3) (r) to counties based on
18 each county's proportion of the number of juveniles statewide who are placed in a
19 juvenile correctional facility or a secured residential care center for children and
20 youth during the most recent 3-year period for which that information is available.

21 *-1350/2.6* SECTION 3111. 301.26 (7) (e) of the statutes is amended to read:

22 301.26 (7) (e) For emergencies related to community youth and family aids
23 under this section, amounts not to exceed \$125,000 for the last 6 months of ~~2005~~
24 2007, \$250,000 for ~~2006~~ 2008, and \$125,000 for the first 6 months of ~~2007~~ 2009. A

1 county is eligible for payments under this paragraph only if it has a population of not
2 more than 45,000.

3 ***-1350/2.7* SECTION 3112.** 301.26 (7) (h) of the statutes is amended to read:

4 301.26 (7) (h) For counties that are participating in the corrective sanctions
5 program under s. 938.533 (2), \$1,062,400 in the last 6 months of 2005 2007,
6 \$2,124,800 in 2006 2008, and \$1,062,400 in the first 6 months of 2007 2009 for the
7 provision of corrective sanctions services for juveniles from that county. In
8 distributing funds to counties under this paragraph, the department shall determine
9 a county's distribution by dividing the amount allocated under this paragraph by the
10 number of slots authorized for the program under s. 938.533 (2) and multiplying the
11 quotient by the number of slots allocated to that county by agreement between the
12 department and the county. The department may transfer funds among counties as
13 necessary to distribute funds based on the number of slots allocated to each county.

14 ***-1350/2.8* SECTION 3113.** 301.26 (8) of the statutes is amended to read:

15 301.26 (8) ALCOHOL AND OTHER DRUG ABUSE TREATMENT. From the amount of the
16 allocations specified in sub. (7) (a), the department shall allocate \$666,700 in the last
17 6 months of 2005 2007, \$1,333,400 in 2006 2008, and \$666,700 in the first 6 months
18 of 2007 2009 for alcohol and other drug abuse treatment programs.

19 ***-0628/1.8* SECTION 3114.** 301.265 (title) of the statutes is repealed.

20 ***-0628/1.9* SECTION 3115.** 301.265 (1) of the statutes is renumbered 16.964

21 (8) (a) and amended to read:

22 16.964 (8) (a) From the appropriations under s. 20.410 (3) 20.505 (6) (d) and
23 (kj), the department office shall allocate \$500,000 in each fiscal year to enter into a
24 contract with an organization to provide services in a county having a population of
25 500,000 or more for the diversion of youths from gang activities into productive

1 activities, including placement in appropriate educational, recreational, and
2 employment programs. Notwithstanding s. 16.75, the department office may enter
3 into a contract under this subsection paragraph without soliciting bids or proposals
4 and without accepting the lowest responsible bid or offer.

5 ***-0628/1.10* SECTION 3116.** 301.265 (2) of the statutes is renumbered 16.964
6 (8) (b) and amended to read:

7 16.964 (8) (b) From the appropriation under s. ~~20.410 (3) (ky)~~ 20.505 (6) (km),
8 the department office may not distribute more than \$300,000 in each fiscal year to
9 the organization that it has contracted with under sub. ~~(1) par. (a)~~ for alcohol and
10 other drug abuse education and treatment services for participants in that
11 organization's youth diversion program.

12 ***-0628/1.11* SECTION 3117.** 301.265 (3) of the statutes is renumbered 16.964
13 (8) (c) and amended to read:

14 16.964 (8) (c) From the appropriations under s. ~~20.410 (3)~~ 20.505 (6) (d) and (kj),
15 the department office shall allocate \$150,000 in each fiscal year to enter into a
16 contract with an organization to provide services in Racine County, \$150,000 in each
17 fiscal year to enter into a contract with an organization to provide services in
18 Kenosha County, \$150,000 in each fiscal year to enter into a contract with an
19 organization that is located in ward ~~1~~ 2 in the city of Racine to provide services in
20 Racine County, and \$150,000 in each fiscal year to enter into a contract with an
21 organization to provide services in Brown County, and from the appropriation under
22 s. ~~20.410 (3)~~ 20.505 (6) (kj), the department shall allocate \$100,000 in each fiscal year
23 to enter into a contract with an organization, for the diversion of youths from gang
24 activities into productive activities, including placement in appropriate educational,
25 recreational, and employment programs, and for alcohol or other drug abuse

1 education and treatment services for participants in that organization's youth
2 diversion program. The organization that is located in ward ~~1~~ 2 in the city of Racine
3 shall have a recreational facility, shall offer programs to divert youths from gang
4 activities, may not be affiliated with any national or state association, and may not
5 have entered into a contract under s. 301.265 (3), 1995 stats. Notwithstanding s.
6 16.75, the department office may enter into a contract under this subsection
7 paragraph without soliciting bids or proposals and without accepting the lowest
8 responsible bid or offer.

9 ***-1261/5.861* *-1261/P3.569* SECTION 3118.** 301.37 (1) of the statutes is
10 amended to read:

11 301.37 (1) The department shall fix reasonable standards and regulations for
12 the design, construction, repair, and maintenance of all houses of correction,
13 reforestation camps maintained under s. 303.07, jails, as defined in s. 302.30,
14 extensions of jails under s. 59.54 (14) (g), rehabilitation facilities under s. 59.53 (8),
15 lockup facilities, as defined in s. 302.30, work camps under s. 303.10, Huber facilities
16 under s. 303.09, and, after consulting with the department of health and family
17 services children and families, all juvenile detention facilities, with respect to their
18 adequacy and fitness for the needs which they are to serve.

19 ***-1261/5.862* *-1267/P1.339* SECTION 3119.** 301.45 (7) (a) of the statutes is
20 amended to read:

21 301.45 (7) (a) The department shall maintain information provided under sub.
22 (2). The department shall keep the information confidential except as provided in
23 ss. 301.03 (14) and 301.46, except as needed for law enforcement purposes and except
24 to provide, in response to a request for information under s. 49.22 (2m) made by the
25 department of ~~workforce development~~ children and families or a county child

1 support agency under s. 59.53 (5), the name and address of an individual registered
2 under this section, the name and address of the individual's employer and financial
3 information related to the individual.

4 ***-1261/5.863* *-1267/P1.340* SECTION 3120.** 301.45 (9) of the statutes is
5 amended to read:

6 301.45 (9) COOPERATION. The department of health and family services, the
7 department of workforce development children and families, the department of
8 transportation and all circuit courts shall cooperate with the department of
9 corrections in obtaining information under this section.

10 ***-0241/2.2* SECTION 3121.** 301.45 (10) of the statutes is amended to read:

11 301.45 (10) The department may require a person who must register as a sex
12 offender ~~and who is in its custody or on probation, parole, or extended supervision~~
13 to pay an annual fee to partially offset its costs in monitoring persons who are on
14 probation, parole, or extended supervision or who must register as sex offenders. The
15 department shall establish any such fee by rule, but the fee may not exceed \$50.

16 ***-1261/5.864* *-1261/P3.570* SECTION 3122.** 301.46 (4) (a) 10m. of the
17 statutes is created to read:

18 301.46 (4) (a) 10m. The department children and families.

19 ***-1184/P7.2* SECTION 3123.** 301.48 (1) (b) of the statutes, as created by 2005
20 Wisconsin Act 431, is amended to read:

21 301.48 (1) (b) "Global positioning system tracking" means tracking using a
22 system that ~~actively monitors and identifies~~ can monitor, identify, and record a
23 person's location and ~~timely reports or that~~ records the person's presence ~~near or at~~
24 a crime scene or in an exclusion zone or the person's departure from an inclusion
25 zone. "Global positioning system tracking" includes comparable technology.

1 ***-1184/P7.3* SECTION 3124.** 301.48 (1) (d) of the statutes, as created by 2005
2 Wisconsin Act 431, is repealed.

3 ***-1184/P7.4* SECTION 3125.** 301.48 (1) (dm) of the statutes, as created by 2005
4 Wisconsin Act 431, is repealed.

5 ***-1184/P7.5* SECTION 3126.** 301.48 (2) (a) (intro.) and 4. of the statutes, as
6 created by 2005 Wisconsin Act 431, are consolidated, renumbered 301.48 (2) (am)
7 and amended to read:

8 301.48 (2) (am) Except as provided in sub. (2m) (6) or (7), as a condition of
9 conditional release, the department shall maintain lifetime tracking of have a person
10 tracked using a global positioning system tracking device if any of the following
11 occurs with respect to the person, on or after July 1, 2007: 4. A January 1, 2008,
12 a court that found the person not guilty of a serious child sex offense by reason of
13 mental disease or mental defect places the person on conditional release.

14 ***-1184/P7.6* SECTION 3127.** 301.48 (2) (a) 1. of the statutes, as created by 2005
15 Wisconsin Act 431, is repealed.

16 ***-1184/P7.7* SECTION 3128.** 301.48 (2) (a) 2. of the statutes, as created by 2005
17 Wisconsin Act 431, is renumbered 301.48 (2) (ar) and amended to read:

18 301.48 (2) (ar) The Except as provided in sub. (6) or (7), if, on or after January
19 1, 2008, the department releases the a person to extended supervision or parole while
20 the person is serving a sentence for committing a serious child sex offense, the
21 department shall have the person tracked using a global positioning system tracking
22 device as a condition of extended supervision or parole.

23 ***-1184/P7.8* SECTION 3129.** 301.48 (2) (a) 3. of the statutes, as created by 2005
24 Wisconsin Act 431, is repealed.

1 *-1184/P7.9* SECTION 3130. 301.48 (2) (a) 5. of the statutes, as created by 2005
2 Wisconsin Act 431, is repealed.

3 *-1184/P7.10* SECTION 3131. 301.48 (2) (ag) of the statutes is created to read:
4 301.48 (2) (ag) Except as provided in sub. (6) or (7), if, on or after January 1,
5 2008, a person is placed on lifetime supervision under s. 939.615 for the commission
6 of a serious child sex offense, the department shall have the person tracked using a
7 global positioning system tracking device as a condition of lifetime supervision.

8 *-1184/P7.11* SECTION 3132. 301.48 (2) (b) (intro.) and 1. of the statutes, as
9 created by 2005 Wisconsin Act 431, are consolidated, renumbered 301.48 (2) (bg) and
10 amended to read:

11 301.48 (2) (bg) The Except as provided in sub. (7), as a condition of supervised
12 release, the department shall maintain lifetime tracking of have a person tracked
13 using a global positioning system tracking device if any of the following occurs with
14 respect to the person, on or after July 1, 2007: 1. A January 1, 2008, a court places
15 the person on supervised release under s. 980.08 (6m).

16 *-1184/P7.12* SECTION 3133. 301.48 (2) (b) 2. of the statutes, as created by
17 2005 Wisconsin Act 431, is repealed.

18 *-1184/P7.13* SECTION 3134. 301.48 (2) (b) 3. of the statutes, as created by
19 2005 Wisconsin Act 431, is renumbered 301.48 (2) (br) and amended to read:

20 301.48 (2) (br) The Except as provided in sub. (6) or (7), as a condition of parole,
21 the department shall have a person tracked using a global positioning system
22 tracking device if, on or after January 1, 2008, the department of health and family
23 services places the person on parole or discharges the person under ch. 975. This
24 subdivision paragraph does not apply unless the person's commitment was based on
25 his or her commission of a serious child sex offense.

1 ***-1184/P7.14* SECTION 3135.** 301.48 (2) (c) (intro.) of the statutes, as created
2 by 2005 Wisconsin Act 431, is amended to read:

3 301.48 (2) (c) (intro.) The Except as provided in sub. (6) or (7), the department
4 shall have a person tracked using a global positioning system tracking device if all
5 of the following apply:

6 ***-1184/P7.15* SECTION 3136.** 301.48 (2) (c) 2. of the statutes, as created by
7 2005 Wisconsin Act 431, is repealed and recreated to read:

8 301.48 (2) (c) 2. On or after January 1, 2008, the department begins supervision
9 of the person under s. 302.25.

10 ***-1184/P7.16* SECTION 3137.** 301.48 (2) (d) of the statutes, as created by 2005
11 Wisconsin Act 431, is amended to read:

12 301.48 (2) (d) If, on or after ~~July 1, 2007~~ January 1, 2008, a person is being
13 placed on ~~probation, extended supervision, or parole, or lifetime supervision~~ for
14 committing a sex offense and par. (a) ~~(b)~~ (ag), (ar), (bg), or (c) does not apply, the
15 department may have the person tracked using a global positioning system tracking
16 device as a condition of the person's ~~probation, extended supervision, or parole, or~~
17 lifetime supervision.

18 ***-1184/P7.17* SECTION 3138.** 301.48 (2m) of the statutes, as created by 2005
19 Wisconsin Act 431, is repealed.

20 ***-1184/P7.18* SECTION 3139.** 301.48 (3) (a) (intro.) of the statutes, as created
21 by 2005 Wisconsin Act 431, is amended to read:

22 301.48 (3) (a) (intro.) ~~Except as provided in sub. (2m), the~~ The department shall
23 implement ~~a~~ continuous global positioning tracking system tracking to
24 electronically ~~monitor~~ record the whereabouts of persons who are subject to this
25 section. The system shall do all of the following:

SECTION 3140

1 ***-1184/P7.19* SECTION 3140.** 301.48 (3) (a) 1. of the statutes, as created by
2 2005 Wisconsin Act 431, is amended to read:

3 301.48 (3) (a) 1. Use field monitoring equipment that supports cellular
4 communications with as large a coverage area as possible and shall automatically
5 provide allows instantaneous or nearly instantaneous information regarding the
6 whereabouts of a person who is being ~~monitored~~ tracked, including information
7 regarding the person's presence in an exclusion zone established under par. (c) or
8 absence from an inclusion zone established under par. (c).

9 ***-1184/P7.20* SECTION 3141.** 301.48 (3) (a) 3. of the statutes, as created by
10 2005 Wisconsin Act 431, is amended to read:

11 301.48 (3) (a) 3. ~~Immediately alert~~ Allow the department and the local law
12 enforcement agency having jurisdiction over the exclusion or inclusion zone to
13 receive an immediate alert if the person stays in any exclusion zone for any longer
14 period than the time needed to travel through the zone to get to another destination
15 or if the person leaves any inclusion zone.

16 ***-1184/P7.21* SECTION 3142.** 301.48 (3) (b) of the statutes, as created by 2005
17 Wisconsin Act 431, is amended to read:

18 301.48 (3) (b) The department shall contract with a vendor using a competitive
19 process under s. 16.75 to provide global positioning system tracking services and
20 ~~passive positioning system tracking services~~ for purposes of this section.

21 ***-1184/P7.22* SECTION 3143.** 301.48 (3) (c) of the statutes, as created by 2005
22 Wisconsin Act 431, is amended to read:

23 301.48 (3) (c) For each person who is subject to global positioning system
24 tracking under this section, the department shall create individualized exclusion
25 and inclusion zones for the person, if necessary to protect public safety. In creating

1 exclusion zones, the department shall focus on areas where children congregate,
2 with perimeters of 100 to 250 feet, and on areas where the person has been prohibited
3 from going as a condition of probation, extended supervision, parole, conditional
4 release, or supervised release, or lifetime supervision. In creating inclusion zones
5 for a person on supervised release, the department shall consider s. 980.08 (7) s.
6 980.08 (9).

7 ***-1184/P7.23* SECTION 3144.** 301.48 (4) (a) 1. of the statutes, as created by
8 2005 Wisconsin Act 431, is amended to read:

9 301.48 (4) (a) 1. The cost of global positioning system tracking or passive
10 positioning system tracking for the person.

11 ***-1184/P7.24* SECTION 3145.** 301.48 (4) (b) of the statutes, as created by 2005
12 Wisconsin Act 431, is amended to read:

13 301.48 (4) (b) If required by the department, a person who is subject to global
14 positioning system tracking or passive positioning system tracking shall pay for the
15 cost of tracking up to the amount calculated for the person under par. (a) 2. The
16 department shall collect moneys paid by the person under this paragraph and credit
17 those moneys to the appropriation under s. 20.410 (1) (gk).

18 ***-1184/P7.25* SECTION 3146.** 301.48 (4) (c) of the statutes, as created by 2005
19 Wisconsin Act 431, is amended to read:

20 301.48 (4) (c) The department of health and family services shall pay for the
21 cost of tracking a person to whom sub. (2) (a) 4. or 5. or (b) (am) or (bg) applies while
22 the person is on conditional release or supervised release to the extent that the cost
23 is not covered by payments made by the person under par. (b). The department shall
24 collect moneys paid by the department of health and family services under this
25 paragraph and credit those moneys to the appropriation under s. 20.410 (1) (kx).

1 ***-1184/P7.26*** SECTION 3147. 301.48 (6) (title), (a), (b), (c), (d) 1. and 2., (e), (f),
2 (g), (h) and (i) of the statutes, as created by 2005 Wisconsin Act 431, are amended to
3 read:

4 301.48 (6) (title) OFFENDER'S PETITION TO TERMINATE LIFETIME TRACKING. (a)
5 Subject to par. (b), a person who is subject to ~~lifetime tracking~~ being tracked under
6 this section may file a petition requesting that ~~lifetime~~ termination of the tracking
7 be terminated. A person shall file a petition requesting termination of lifetime
8 tracking with the circuit court for the county in which the person was convicted or
9 found not guilty or not responsible by reason of mental disease or defect.

10 (b) 1. A person may not file a petition requesting termination of lifetime
11 tracking if he or she has been convicted of a crime that was committed during the
12 period of lifetime tracking.

13 2. A person may not file a petition requesting termination of lifetime tracking
14 earlier than 20 years after the date on which the period of lifetime tracking began.
15 If a person files a petition requesting termination of lifetime tracking at any time
16 earlier than 20 years after the date on which the period of lifetime tracking began,
17 the court shall deny the petition without a hearing.

18 3. A person described in sub. (2) ~~(b)~~ (bg) may not file a petition requesting
19 termination of lifetime tracking.

20 (c) Upon receiving a petition requesting termination of lifetime tracking, the
21 court shall send a copy of the petition to the district attorney responsible for
22 prosecuting the serious sex offense that was the basis for the order of lifetime
23 tracking. Upon receiving the copy of the petition, the district attorney shall conduct
24 a criminal history record search to determine whether the person has been convicted
25 of a criminal offense that was committed during the period of lifetime tracking. No

1 later than 30 days after the date on which he or she receives the copy of the petition,
2 the district attorney shall report the results of the criminal history record search to
3 the court and may provide a written response to the petition.

4 (d) 1. If the report indicates that the person filing the petition has been
5 convicted of a criminal offense that was committed during the period of lifetime
6 tracking, the court shall deny the person's petition without a hearing.

7 2. If the report indicates that the person filing the petition has not been
8 convicted of a criminal offense that was committed during the period of lifetime
9 tracking, the court shall order the person to be examined under par. (e), shall notify
10 the department that it may submit a report under par. (f), and shall schedule a
11 hearing on the petition to be conducted as provided under par. (g).

12 (e) A person filing a petition requesting termination of lifetime tracking who
13 is entitled to a hearing under par. (d) 2. shall be examined by a person who is either
14 a physician or a psychologist licensed under ch. 455 and who is approved by the court.
15 The physician or psychologist who conducts an examination under this paragraph
16 shall prepare a report of his or her examination that includes his or her opinion of
17 whether the person petitioning for termination of lifetime tracking is a danger to the
18 public. The physician or psychologist shall file the report of his or her examination
19 with the court within 60 days after completing the examination, and the court shall
20 provide copies of the report to the person filing the petition and the district attorney.
21 The contents of the report shall be confidential until the physician or psychologist
22 testifies at a hearing under par. (g). The person petitioning for termination of
23 lifetime tracking shall pay the cost of an examination required under this paragraph.

24 (f) After it receives notification from the court under par. (d) 2., the department
25 may prepare and submit to the court a report concerning a person who has filed a

1 petition requesting termination of lifetime tracking. If the department prepares and
2 submits a report under this paragraph, the report shall include information
3 concerning the person's conduct while on lifetime tracking and an opinion as to
4 whether lifetime tracking of the person is still necessary to protect the public. When
5 a report prepared under this paragraph has been received by the court, the court
6 shall, before the hearing under par. (g), disclose the contents of the report to the
7 attorney for the person who filed the petition and to the district attorney. When the
8 person who filed the petition is not represented by an attorney, the contents shall be
9 disclosed to the person.

10 (g) A hearing on a petition requesting termination of lifetime tracking may not
11 be conducted until the person filing the petition has been examined and a report of
12 the examination has been filed as provided under par. (e). At the hearing, the court
13 shall take evidence it considers relevant to determining whether lifetime tracking
14 should be continued because the person who filed the petition is a danger to the
15 public. The person who filed the petition and the district attorney may offer evidence
16 relevant to the issue of the person's dangerousness and the continued need for
17 lifetime tracking.

18 (h) The court may grant a petition requesting termination of lifetime tracking
19 if it determines after a hearing under par. (g) that lifetime tracking is no longer
20 necessary to protect the public.

21 (i) If a petition requesting termination of lifetime tracking is denied after a
22 hearing under par. (g), the person may not file a subsequent petition requesting
23 termination of lifetime tracking until at least 5 years have elapsed since the most
24 recent petition was denied.

1 ***-1184/P7.27* SECTION 3148.** 301.48 (7) (title) of the statutes, as created by
2 2005 Wisconsin Act 431, is amended to read:

3 301.48 (7) (title) DEPARTMENT'S PETITION TO TERMINATE LIFETIME TRACKING.

4 ***-1184/P7.28* SECTION 3149.** 301.48 (7) (a) of the statutes, as created by 2005
5 Wisconsin Act 431, is amended to read:

6 301.48 (7) (a) The department may file a petition requesting that a person's
7 ~~lifetime tracking be terminated~~ person no longer be tracked using a global
8 positioning system tracking device if the person is permanently physically
9 incapacitated. ~~The petition shall include affidavits from 2 physicians that explain~~
10 ~~the nature of the person's permanent physical incapacitation~~ department
11 determines that tracking is no longer necessary to protect the public.

12 ***-1184/P7.29* SECTION 3150.** 301.48 (7) (b) of the statutes, as created by 2005
13 Wisconsin Act 431, is amended to read:

14 301.48 (7) (b) 1. The department shall file a petition under par. (a) with the
15 circuit court for the county in which the person was convicted or found not guilty or
16 not responsible by reason of mental disease or defect or, in the case of a person
17 described in sub. (2) (b) (bg), the circuit court for the county in which the person was
18 found to be a sexually violent person.

19 2. The department shall send a copy of a petition filed under subd. 1. to the
20 district attorney responsible for prosecuting the serious sex offense that was the
21 basis for the order of lifetime tracking or, in the case of a person described in sub. (2)
22 (b) (bg), the agency that filed the petition under s. 980.02.

23 ***-1184/P7.30* SECTION 3151.** 301.48 (7) (c) of the statutes, as created by 2005
24 Wisconsin Act 431, is amended to read:

1 301.48 (7) (c) Upon its own motion or upon the motion of the party to whom the
2 petition was sent under par. (b) 2., the court may order that the person to whom the
3 petition relates be examined by a physician, or a psychologist licensed under ch. 455,
4 who is approved by the court. The physician or psychologist who conducts an
5 examination under this paragraph shall prepare a report of his or her examination
6 that includes his or her opinion of whether the person is permanently physically
7 incapacitated a danger to the public. The physician or psychologist shall file the
8 report of his or her examination with the court within 60 days after completing the
9 examination, and the court shall provide copies of the report to the department and
10 the party to whom the petition was sent under par. (b) 2. The contents of the report
11 shall be confidential until the physician or psychologist testifies at a hearing under
12 par. (d). The department shall pay the cost of an examination required under this
13 paragraph.

14 *-1184/P7.31* SECTION 3152. 301.48 (7) (d) of the statutes, as created by 2005
15 Wisconsin Act 431, is amended to read:

16 301.48 (7) (d) The court shall conduct a hearing on a petition filed under par.
17 (b) 1., but if the court has ordered a physical an examination under par. (c), the
18 hearing may not occur until after the examination is complete and a report of the
19 examination has been filed as provided under par. (c). At the hearing, the court shall
20 take evidence it considers relevant to determining whether the person to whom the
21 petition relates is permanently physically incapacitated so that he or she is not would
22 be a danger to the public if not tracked under this section using a global positioning
23 system tracking device. The department and the party to whom the petition was sent
24 under par. (b) 2. may offer relevant evidence regarding that issue.

1 ***-1184/P7.32* SECTION 3153.** 301.48 (7) (e) of the statutes, as created by 2005
2 Wisconsin Act 431, is amended to read:

3 301.48 (7) (e) The court may grant a petition filed under par. (b) 1. if it
4 determines after a hearing under par. (d) that the person to whom the petition relates
5 is permanently physically incapacitated so that he or she is would not be a danger
6 to the public if not tracked under this section using a global positioning system
7 tracking device.

8 ***-1184/P7.33* SECTION 3154.** 301.48 (8) (title) of the statutes is created to
9 read:

10 301.48 (8) (title) TRACKING OPTIONS IF RELATIVE.

11 ***-1184/P7.34* SECTION 3155.** 301.48 (8) (b) of the statutes, as created by 2005
12 Wisconsin Act 431, is amended to read:

13 301.48 (8) (b) Notwithstanding sub. (2), ~~the department may terminate a~~
14 ~~person's lifetime tracking after 10 years or (7), if a person is subject to being tracked~~
15 under this section and if the victim of the serious child sex offense for which the
16 person is being tracked is a relative of the person being tracked, ~~the department may~~
17 decide not to track the person if the department determines the person would not be
18 a danger to the public if not tracked.

19 ***-1403/2.14* SECTION 3156.** 302.045 (3) of the statutes is amended to read:

20 302.045 (3) PAROLE ELIGIBILITY. Except as provided in sub. (4), if the department
21 determines that an inmate serving a sentence other than one imposed under s.
22 973.01 has successfully completed the challenge incarceration program, the parole
23 earned release review commission shall parole the inmate for that sentence under
24 s. 304.06, regardless of the time the inmate has served. When the parole earned
25 release review commission grants parole under this subsection, it must require the

1 parolee to participate in an intensive supervision program for drug abusers as a
2 condition of parole.

3 ***-1386/1.1* SECTION 3157.** 302.05 (1) (c) of the statutes is amended to read:

4 ~~302.05 (1) (c) The Robert E. Ellsworth Correctional Center~~ The department of
5 corrections and the department of health and family services shall, at any
6 correctional facility the departments determine is appropriate, provide a substance
7 abuse treatment program for inmates for the purposes of the earned release program
8 described in sub. (3).

9 ***-1403/2.15* SECTION 3158.** 302.05 (3) (b) of the statutes is amended to read:

10 302.05 (3) (b) Except as provided in par. (d), if the department determines that
11 an eligible inmate serving a sentence other than one imposed under s. 973.01 has
12 successfully completed a treatment program described in sub. (1), the parole earned
13 release review commission shall parole the inmate for that sentence under s. 304.06,
14 regardless of the time the inmate has served. If the parole earned release review
15 commission grants parole under this paragraph, it shall require the parolee to
16 participate in an intensive supervision program for drug abusers as a condition of
17 parole.

18 ***-1403/2.16* SECTION 3159.** 302.11 (1g) (b) (intro.) of the statutes is amended
19 to read:

20 302.11 (1g) (b) (intro.) Before an incarcerated inmate with a presumptive
21 mandatory release date reaches the presumptive mandatory release date specified
22 under par. (am), the parole earned release review commission shall proceed under
23 s. 304.06 (1) to consider whether to deny presumptive mandatory release to the
24 inmate. If the parole earned release review commission does not deny presumptive
25 mandatory release, the inmate shall be released on parole. The parole earned release

1 review commission may deny presumptive mandatory release to an inmate only on
2 one or more of the following grounds:

3 ***-1403/2.17* SECTION 3160.** 302.11 (1g) (b) 2. of the statutes is amended to
4 read:

5 302.11 (1g) (b) 2. Refusal by the inmate to participate in counseling or
6 treatment that the social service and clinical staff of the institution determines is
7 necessary for the inmate, including pharmacological treatment using an
8 antiandrogen or the chemical equivalent of an antiandrogen if the inmate is a serious
9 child sex offender as defined in s. 304.06 (1q) (a). The parole earned release review
10 commission may not deny presumptive mandatory release to an inmate because of
11 the inmate's refusal to participate in a rehabilitation program under s. 301.047.

12 ***-1403/2.18* SECTION 3161.** 302.11 (1g) (c) of the statutes is amended to read:

13 302.11 (1g) (c) If the parole earned release review commission denies
14 presumptive mandatory release to an inmate under par. (b), the parole earned
15 release review commission shall schedule regular reviews of the inmate's case to
16 consider whether to parole the inmate under s. 304.06 (1).

17 ***-1403/2.19* SECTION 3162.** 302.11 (1g) (d) of the statutes is amended to read:

18 302.11 (1g) (d) An inmate may seek review of a decision by the parole earned
19 release review commission relating to the denial of presumptive mandatory release
20 only by the common law writ of certiorari.

21 ***-1403/2.20* SECTION 3163.** 302.11 (1m) of the statutes is amended to read:

22 302.11 (1m) An inmate serving a life term is not entitled to mandatory release.
23 Except as provided in ss. 939.62 (2m) (c) and 973.014, the parole earned release
24 review commission may parole the inmate as specified in s. 304.06 (1).

25 ***-1403/2.21* SECTION 3164.** 302.11 (7) (c) of the statutes is amended to read:

SECTION 3164

1 302.11 (7) (c) The parole earned release review commission may subsequently
2 parole, under s. 304.06 (1), and the department may subsequently parole, under s.
3 304.02, a parolee who is returned to prison for violation of a condition of parole.

4 *-1403/2.22* SECTION 3165. 302.113 (2) of the statutes is amended to read:

5 302.113 (2) Except as provided in subs. (3) and (9), an inmate subject to this
6 section is entitled to release to extended supervision after he or she has served the
7 term of confinement in prison portion of the sentence imposed under s. 973.01, as
8 modified by the sentencing court under sub. (9g) or s. 302.045 (3m) (b) 1., 302.05 (3)
9 (c) 2. a., or 973.195 (1r), if applicable, or as adjusted by the earned release review
10 commission under s. 304.06 (1) (b).

11 *-1185/2.1* SECTION 3166. 302.113 (8m) (b) of the statutes is amended to read:

12 302.113 (8m) (b) If a person released to extended supervision under this section
13 signs a statement admitting a violation of a condition or rule of extended supervision,
14 the department may, as a sanction for the violation, confine the person for up to 90
15 days in a facility owned or operated by the department, in a regional detention
16 facility or, with the approval of the sheriff, in a county jail, in a Huber facility under
17 s. 303.09, or in a work camp under s. 303.10. If the department confines the person
18 in a county jail under this paragraph, the department shall reimburse the county for
19 its actual costs in confining the person from the appropriations under s. 20.410 (1)
20 (ab) and (b). Notwithstanding s. 302.43, the person is not eligible to earn good time
21 credit on any period of confinement imposed under this subsection.

22 *-1261/5.865* *-1267/P1.341* SECTION 3167. 302.372 (2) (b) of the statutes
23 is amended to read:

24 302.372 (2) (b) Before seeking any reimbursement under this section, the
25 county shall provide a form to be used for determining the financial status of

1 prisoners. The form shall provide for obtaining the social security number of the
2 prisoner, the age and marital status of a prisoner, the number and ages of children
3 of a prisoner, the number and ages of other dependents of a prisoner, the income of
4 a prisoner, type and value of real estate owned by a prisoner, type and value of
5 personal property owned by a prisoner, the prisoner's cash and financial institution
6 accounts, type and value of the prisoner's investments, pensions and annuities and
7 any other personalty of significant cash value owned by a prisoner. The county shall
8 use the form whenever investigating the financial status of prisoners. The
9 information on a completed form is confidential and not open to public inspection or
10 copying under s. 19.35 (1), except that the county shall provide the name and address
11 of an individual, the name and address of the individual's employer and financial
12 information related to the individual from a form completed under this paragraph
13 in response to a request for information under s. 49.22 (2m) made by the department
14 of workforce development children and families or a county child support agency
15 under s. 59.53 (5).

16 ***-0905/3.82* SECTION 3168.** 302.38 (3) of the statutes is amended to read:

17 302.38 (3) The maximum amount that a governmental unit may pay for the
18 costs of medical or hospital care under this section is limited for that care to the
19 amount payable by medical assistance under subch. IV of ch. 49, except s. excluding
20 ss. 49.468 and 49.471 (11), for care for which a medical assistance rate exists. No
21 provider of medical or hospital care may bill a prisoner under sub. (1) for the cost of
22 care exceeding the amount paid under this subsection by the governmental unit. If
23 no medical assistance rate exists for the care provided, there is no limitation under
24 this subsection.

25 ***-0905/3.83* SECTION 3169.** 302.386 (1) of the statutes is amended to read:

SECTION 3169

1 302.386 (1) Except as provided in sub. (5), liability for medical and dental
2 services furnished to residents housed in prisons identified in s. 302.01, in a juvenile
3 correctional facility, or in a secured residential care center for children and youth, or
4 to forensic patients in state institutions for those services that are not provided by
5 employees of the department shall be limited to the amounts payable under ss. 49.43
6 to 49.47, ~~except s. 49.471, excluding ss. 49.468 and 49.471 (11)~~, for similar services.
7 The department may waive any such limit if it determines that needed services
8 cannot be obtained for the applicable amount. No provider of services may bill the
9 resident or patient for the cost of services exceeding the amount of the liability under
10 this subsection.

11 *-1403/2.23* SECTION 3170. 304.01 (title) of the statutes is amended to read:

12 **304.01 (title) Parole Earned release review commission and**
13 **commission chairperson; general duties.**

14 *-1403/2.24* SECTION 3171. 304.01 (1) of the statutes is amended to read:

15 304.01 (1) The chairperson of the parole earned release review commission
16 shall administer and supervise the commission and its activities and shall be the
17 final parole-granting authority for granting parole, release to extended supervision,
18 or termination of extended supervision, except as provided in s. 304.02 or 973.195.

19 *-1403/2.25* SECTION 3172. 304.01 (2) (intro.) of the statutes is amended to
20 read:

21 304.01 (2) (intro.) The parole earned release review commission shall conduct
22 regularly scheduled interviews to consider the parole or release to extended
23 supervision of eligible inmates of the adult correctional institutions under the
24 control of the department of corrections, eligible inmates transferred under ch. 51
25 and under the control of the department of health and family services and eligible

1 inmates in any county house of correction. The department of corrections shall
2 provide all of the following to the parole earned release review commission:

3 ***-1403/2.26* SECTION 3173.** 304.01 (2) (b) of the statutes is amended to read:

4 304.01 (2) (b) Scheduling assistance for parole interviews for prisoners who
5 have applied for parole or release to extended supervision at the correctional
6 institutions.

7 ***-1403/2.27* SECTION 3174.** 304.01 (2) (c) of the statutes is amended to read:

8 304.01 (2) (c) Clerical support related to the parole interviews for prisoners who
9 have applied for parole or release to extended supervision.

10 ***-1403/2.28* SECTION 3175.** 304.01 (2) (d) of the statutes is amended to read:

11 304.01 (2) (d) Appropriate physical space at the correctional institutions to
12 conduct the parole interviews for prisoners who have applied for parole or release to
13 extended supervision.

14 ***-1403/2.29* SECTION 3176.** 304.06 (title) of the statutes is amended to read:

15 **304.06 (title) Paroles Release to parole or extended supervision from**
16 **state prisons and house of correction; termination of extended supervision.**

17 ***-1403/2.30* SECTION 3177.** 304.06 (1) (b) of the statutes is amended to read:

18 304.06 (1) (b) Except as provided in s. 961.49 (2), 1999 stats., sub. (1m) or s.
19 302.045 (3), 302.05 (3) (b), 973.01 (6), or 973.0135, the parole earned release review
20 commission may parole an inmate of the Wisconsin state prisons or any felon or any
21 person serving at least one year or more in a county house of correction or a county
22 reforestation camp organized under s. 303.07, when he or she has served 25% of the
23 sentence imposed for the offense, or 6 months, whichever is greater. The earned
24 release review board may release to extended supervision a person sentenced under
25 s. 973.01 for a Class F to a Class I felony after the person has served at least 75

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1 percent of the term of confinement in prison portion of the sentence, and may
2 terminate extended supervision of a person sentenced under s. 973.01 for a Class F
3 to a Class I felony after the person has completed 75 percent of his or her extended
4 supervision portion of the sentence. Except as provided in s. 939.62 (2m) (c) or
5 973.014 (1) (b) or (c), (1g) or (2), the parole earned release review commission may
6 parole an inmate serving a life term when he or she has served 20 years, as modified
7 by the formula under s. 302.11 (1) and subject to extension under s. 302.11 (1q) and
8 (2), if applicable. The person serving the life term shall be given credit for time served
9 prior to sentencing under s. 973.155, including good time under s. 973.155 (4). The
10 secretary may grant special action parole releases under s. 304.02. The department
11 or the parole earned release review commission shall not provide any convicted
12 offender or other person sentenced to the department's custody any parole eligibility
13 or evaluation for parole or release to extended supervision until the person has been
14 confined at least 60 days following sentencing.

15 ***-1403/2.31* SECTION 3178.** 304.06 (1) (bn) of the statutes is created to read:

16 304.06 (1) (bn) The earned release review commission may consider any of the
17 following as a ground for a petition under par. (b) for sentence reduction by a person
18 who is sentenced under s. 973.01 for a Class F to Class I felony:

19 1. The inmate's conduct, efforts at and progress in rehabilitation, or
20 participation and progress in education, treatment, or other correctional programs
21 since he or she was sentenced.

22 2. A change in law or procedure related to sentencing or revocation of extended
23 supervision effective after the inmate was sentenced that would have resulted in a
24 shorter term of confinement in prison or, if the inmate was returned to prison upon

1 revocation of extended supervision, a shorter period of confinement in prison upon
2 revocation, if the change had been applicable when the inmate was sentenced.

3 3. The inmate is subject to a sentence of confinement in another state or the
4 inmate is in the United States illegally and may be deported.

5 4. Sentence adjustment is otherwise in the interests of justice.

6 *-1403/2.32* SECTION 3179. 304.06 (1) (br) of the statutes is created to read:

7 304.06 (1) (br) 1. Except as provided under subd. 2., the earned release review
8 commission may reduce the term of confinement of a person who is sentenced under
9 s. 973.01 for a Class F to Class I felony only as follows:

10 a. If the inmate is serving the term of confinement in prison portion of the
11 sentence, a reduction in the term of confinement in prison by the amount of time
12 remaining in the term of confinement in prison portion of the sentence, less up to 30
13 days, and a corresponding increase in the term of extended supervision.

14 b. If the inmate is confined in prison upon revocation of extended supervision,
15 a reduction in the amount of time remaining in the period of confinement in prison
16 imposed upon revocation, less up to 30 days, and a corresponding increase in the term
17 of extended supervision.

18 2. a. If the earned release review commission adjusts a sentence under subd.
19 1. on the basis of a change in law or procedure as provided under par. (bn) 2. and the
20 total sentence length of the adjusted sentence is greater than the maximum sentence
21 length that the offender could have received if the change in law or procedure had
22 been applicable when the inmate was originally sentenced, the earned release review
23 commission may reduce the length of the term of extended supervision so that the
24 total sentence length does not exceed the maximum sentence length that the offender

1 could have received if the change in law or procedure had been applicable when the
2 inmate was originally sentenced.

3 b. If the earned release review commission adjusts a sentence under subd. 1.
4 on the basis of a change in law or procedure as provided under par. (bn) 2. and the
5 adjusted term of extended supervision is greater than the maximum term of
6 extended supervision that the offender could have received if the change in law or
7 procedure had been applicable when the inmate was originally sentenced, the earned
8 release review commission may reduce the length of the term of extended
9 supervision so that the term of extended supervision does not exceed the maximum
10 term of extended supervision that the offender could have received if the change in
11 law or procedure had been applicable when the inmate was originally sentenced.

12 ***-1403/2.33* SECTION 3180.** 304.06 (1) (bu) of the statutes is created to read:

13 304.06 (1) (bu) An inmate who is sentenced under s. 973.01 for a Class F to Class
14 I felony may submit only one petition under this subsection for each sentence
15 imposed under s. 973.01.

16 ***-1403/2.34* SECTION 3181.** 304.06 (1) (c) (intro.) of the statutes is amended
17 to read:

18 304.06 (1) (c) (intro.) If an inmate applies for parole, release to extended
19 supervision, or termination of extended supervision under this subsection, the
20 parole earned release review commission shall make a reasonable attempt to notify
21 the following, if they can be found, in accordance with par. (d):

22 ***-1403/2.35* SECTION 3182.** 304.06 (1) (d) 1. of the statutes is amended to read:

23 304.06 (1) (d) 1. The notice under par. (c) shall inform the offices and persons
24 under par. (c) 1. to 3. of the manner in which they may provide written statements
25 under this subsection, shall inform persons under par. (c) 3. of the manner in which

1 they may attend interviews or hearings and make statements under par. (eg) and
2 shall inform persons under par. (c) 3. who are victims, or family members of victims,
3 of crimes specified in s. 940.01, 940.03, 940.05, 940.225 (1) ~~or~~, (2), or (3), 948.02 (1)
4 or (2), 948.025, 948.06 or 948.07 of the manner in which they may have direct input
5 in the parole decision-making process under par. (em) for parole, release to extended
6 supervision, or termination of extended supervision. The parole earned release
7 review commission shall provide notice under this paragraph for an inmate's first
8 application for parole, release to extended supervision, or termination of extended
9 supervision and, upon request, for subsequent applications for parole.

10 ***-1403/2.36* SECTION 3183.** 304.06 (1) (e) of the statutes is amended to read:

11 304.06 (1) (e) The parole earned release review commission shall permit any
12 office or person under par. (c) 1. to 3. to provide written statements. The parole
13 earned release review commission shall give consideration to any written statements
14 provided by any such office or person and received on or before the date specified in
15 the notice. This paragraph does not limit the authority of the parole earned release
16 review commission to consider other statements or information that it receives in a
17 timely fashion.

18 ***-1403/2.37* SECTION 3184.** 304.06 (1) (eg) of the statutes is amended to read:

19 304.06 (1) (eg) The parole earned release review commission shall permit any
20 person under par. (c) 3. to attend any interview or hearing on the parole application
21 for parole, release to extended supervision, or termination of extended supervision
22 of an applicable inmate and to make a statement at that interview or hearing.

23 ***-1403/2.38* SECTION 3185.** 304.06 (1) (em) of the statutes is amended to read:

24 304.06 (1) (em) The parole earned release review commission shall promulgate
25 rules that provide a procedure to allow any person who is a victim, or a family

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1 member of a victim, of a crime specified in s. 940.01, 940.03, 940.05, 940.225 (1) or,
2 (2), or (3), 948.02 (1) or (2), 948.025, 948.06 or 948.07 to have direct input in the parole
3 decision-making process for parole, release to extended supervision, or termination
4 of extended supervision.

5 ***-1403/2.39* SECTION 3186.** 304.06 (1) (f) of the statutes is amended to read:
6 304.06 (1) (f) The parole earned release review commission shall design and
7 prepare cards for persons specified in par. (c) 3. to send to the commission. The cards
8 shall have space for these persons to provide their names and addresses, the name
9 of the applicable prisoner and any other information the parole earned release
10 review commission determines is necessary. The parole earned release review
11 commission shall provide the cards, without charge, to district attorneys. District
12 attorneys shall provide the cards, without charge, to persons specified in par. (c) 3.
13 These persons may send completed cards to the parole earned release review
14 commission. All commission records or portions of records that relate to mailing
15 addresses of these persons are not subject to inspection or copying under s. 19.35 (1).
16 Before any written statement of a person specified in par. (c) 3. is made a part of the
17 documentary record considered in connection with a parole hearing for parole,
18 release to extended supervision, or termination of extended supervision under this
19 section, the parole earned release review commission shall obliterate from the
20 statement all references to the mailing addresses of the person. A person specified
21 in par. (c) 3. who attends an interview or hearing under par. (eg) may not be required
22 to disclose at the interview or hearing his or her mailing addresses.

23 ***-1403/2.40* SECTION 3187.** 304.06 (1) (g) of the statutes is amended to read:
24 304.06 (1) (g) Before a person is released on parole or released to extended
25 supervision under this subsection, the parole earned release review commission

1 shall so notify the municipal police department and the county sheriff for the area
2 where the person will be residing. The notification requirement under this
3 paragraph does not apply if a municipal department or county sheriff submits to the
4 parole earned release review commission a written statement waiving the right to
5 be notified. If applicable, the department shall also comply with s. 304.063.

6 ***-1403/2.41* SECTION 3188.** 304.06 (1m) (intro.) of the statutes is amended to
7 read:

8 304.06 (1m) (intro.) The parole earned release review commission may waive
9 the 25% or 6-month service of sentence requirement under sub. (1) (b) under any of
10 the following circumstances:

11 ***-1403/2.42* SECTION 3189.** 304.06 (1q) (b) of the statutes is amended to read:

12 304.06 (1q) (b) The parole earned release review commission or the department
13 may require as a condition of parole or that a serious child sex offender undergo
14 pharmacological treatment using an antiandrogen or the chemical equivalent of an
15 antiandrogen. This paragraph does not prohibit the department from requiring
16 pharmacological treatment using an antiandrogen or the chemical equivalent of an
17 antiandrogen as a condition of probation.

18 ***-1403/2.43* SECTION 3190.** 304.06 (1q) (c) of the statutes is amended to read:

19 304.06 (1q) (c) In deciding whether to grant a serious child sex offender release
20 on parole under this subsection, the parole earned release review commission may
21 not consider, as a factor in making its decision, that the offender is a proper subject
22 for pharmacological treatment using an antiandrogen or the chemical equivalent of
23 an antiandrogen or that the offender is willing to participate in pharmacological
24 treatment using an antiandrogen or the chemical equivalent of an antiandrogen.

25 ***-1403/2.44* SECTION 3191.** 304.06 (1x) of the statutes is amended to read:

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1 304.06 (1x) The parole earned release review commission may require as a
2 condition of parole that the person is placed in the intensive sanctions program under
3 s. 301.048. In that case, the person is in the legal custody of the department under
4 that section and is subject to revocation of parole under sub. (3).

5 *-1403/2.45* SECTION 3192. 304.06 (2m) (d) of the statutes is amended to read:

6 304.06 (2m) (d) The parole earned release review commission or the
7 department shall determine a prisoner's county of residence for the purposes of this
8 subsection by doing all of the following:

9 1. The parole earned release review commission or the department shall
10 consider residence as the voluntary concurrence of physical presence with intent to
11 remain in a place of fixed habitation and shall consider physical presence as prima
12 facie evidence of intent to remain.

13 2. The parole earned release review commission or the department shall apply
14 the criteria for consideration of residence and physical presence under subd. 1. to the
15 facts that existed on the date that the prisoner committed the serious sex offense that
16 resulted in the sentence the prisoner is serving.

17 *-1403/2.46* SECTION 3193. 304.071 (1) of the statutes is amended to read:

18 304.071 (1) The parole earned release review commission may at any time
19 grant a parole or release to extended supervision to any prisoner in any penal
20 institution of this state, or the department may at any time suspend the supervision
21 of any person who is on probation ~~or~~ parole, or extended supervision to the
22 department, if the prisoner or person on probation ~~or~~ parole, or extended supervision
23 is eligible for induction into the U.S. armed forces. The suspension of parole,
24 extended supervision, or probation shall be for the duration of his or her service in
25 the armed forces; and the parole, extended supervision, or probation shall again

1 become effective upon his or her discharge from the armed forces in accordance with
 2 regulations prescribed by the department. If he or she receives an honorable
 3 discharge from the armed forces, the governor may discharge him or her and the
 4 discharge has the effect of a pardon. Upon the suspension of parole, extended
 5 supervision, or probation by the department, the department shall issue an order
 6 setting forth the conditions under which the parole, extended supervision, or
 7 probation is suspended, including instructions as to where and when and to whom
 8 the paroled person on parole or extended supervision shall report upon discharge
 9 from the armed forces.

10 ***-0006/1.1* SECTION 3194.** 341.135 of the statutes is repealed.

11 ***-0982/2.1* SECTION 3195.** 341.25 (1) (a) of the statutes is amended to read:

12 341.25 (1) (a) For each automobile, a fee of \$55 \$75, except that an automobile
 13 registered in this state prior to September 1, 1947, at a fee of less than \$18 shall be
 14 registered at such lesser fee plus an additional fee of \$2.

15 ***-0982/2.2* SECTION 3196.** 341.25 (2) (a) of the statutes is amended to read:

16 341.25 (2) (a) Not more than 4,500 \$ ~~48.50~~ 75.00

17 ***-0982/2.3* SECTION 3197.** 341.25 (2) (b) of the statutes is amended to read:

18 341.25 (2) (b) Not more than 6,000 ~~61.50~~ 84.00

19 ***-0982/2.4* SECTION 3198.** 341.25 (2) (c) of the statutes is amended to read:

20 341.25 (2) (c) Not more than 8,000 ~~77.50~~ 106.00

21 ***-1261/5.866* *-1267/P1.342* SECTION 3199.** 341.51 (4) (an) of the statutes

22 is amended to read:

23 341.51 (4) (an) If the applicant is an individual who does not have a social
 24 security number, a statement made or subscribed under oath or affirmation that the
 25 applicant does not have a social security number. The form of the statement shall

1 be prescribed by the department of workforce development children and families. A
2 registration that is issued under this section in reliance on a statement submitted
3 under this paragraph is invalid if the statement is false.

4 ***-1261/5.867* *-1267/P1.343* SECTION 3200.** 341.51 (4g) (b) of the statutes
5 is amended to read:

6 341.51 (4g) (b) The department of transportation may not disclose any
7 information obtained under sub. (4) (am) or (ar) to any person except to the
8 department of workforce development children and families for the sole purpose of
9 administering s. 49.22 or the department of revenue for the sole purpose of
10 requesting certifications under s. 73.0301.

11 ***-1261/5.868* *-1267/P1.344* SECTION 3201.** 341.51 (4m) (a) of the statutes
12 is amended to read:

13 341.51 (4m) (a) A registration shall be denied, restricted, limited or suspended
14 if the applicant or licensee is an individual who is delinquent in making
15 court-ordered payments of child or family support, maintenance, birth expenses,
16 medical expenses or other expenses related to the support of a child or former spouse,
17 or who fails to comply, after appropriate notice, with a subpoena or warrant issued
18 by the department of workforce development children and families or a county child
19 support agency under s. 59.53 (5) and related to paternity or child support
20 proceedings, as provided in a memorandum of understanding entered into under s.
21 49.857.

22 ***-1261/5.869* *-1267/P1.345* SECTION 3202.** 342.06 (1) (eg) of the statutes
23 is amended to read:

24 342.06 (1) (eg) Except as provided in par. (eh), if the applicant is an individual,
25 the social security number of the applicant. The department of transportation may

1 not disclose a social security number obtained under this paragraph to any person
2 except to the department of workforce development children and families for the sole
3 purpose of administering s. 49.22 and to the department of revenue for the purposes
4 of administering state taxes and collecting debt.

5 ***-1261/5.870* *-1267/P1.346* SECTION 3203.** 342.06 (1) (eh) of the statutes
6 is amended to read:

7 342.06 (1) (eh) If the applicant does not have a social security number, a
8 statement made or subscribed under oath or affirmation that the applicant does not
9 have a social security number. The form of the statement shall be prescribed by the
10 department of workforce development children and families. A certificate of title
11 that is issued in reliance on a statement submitted under this paragraph is invalid
12 if the statement is false.

13 ***-0011/3.6* SECTION 3204.** 342.12 (4) (a) and (b) of the statutes are amended
14 to read:

15 342.12 (4) (a) The district attorney shall notify the department when he or she
16 files a criminal complaint against a person who has been arrested for violating s.
17 346.63 (1) or (2), 940.09 (1) or 940.25 and who has 2 or more prior convictions,
18 suspensions or revocations, as counted under s. 343.307 (1). Except as provided
19 under par. (c), if the department has previously issued a valid certificate of title for
20 the motor vehicle owned by the person and involved in the violation, the department
21 may not issue a certificate of title transferring ownership of ~~the motor~~ this vehicle
22 ~~owned by the person and involved in the violation~~ upon receipt of a notice under this
23 subsection until the court assigned to hear the criminal complaint issues an order
24 permitting the department to issue a certificate of title.

1 (b) Except as provided under par. (c), if the department has previously issued
2 a valid certificate of title for the motor vehicle owned by the person and involved in
3 the violation, the department may not issue a certificate of title transferring
4 ownership of the motor this vehicle owned by a person and involved in the violation
5 upon receipt of a notice of intent to revoke the person's operating privilege under s.
6 343.305 (9) (a), if the person has 3 or more prior convictions, suspensions or
7 revocations, as counted under s. 343.307 (1), until the court assigned to the hearing
8 under s. 343.305 (9) issues an order permitting the department to issue a certificate
9 of title.

10 ***-0355/1.1* SECTION 3205.** 342.14 (1r) of the statutes is amended to read:

11 342.14 (1r) Upon filing an application under sub. (1) or (3), an environmental
12 impact fee of \$9, by the person filing the application. All moneys collected under this
13 subsection shall be credited to the environmental fund for environmental
14 management. ~~This subsection does not apply after December 31, 2007.~~

15 ***-1467/1.1* SECTION 3206.** 342.14 (3m) of the statutes is amended to read:

16 342.14 (3m) Upon filing an application under sub. (1) or (3), a supplemental
17 title fee of ~~\$7.50~~ \$9.50 by the owner of the vehicle, except that this fee shall be waived
18 with respect to an application under sub. (3) for transfer of a decedent's interest in
19 a vehicle to his or her surviving spouse. The fee specified under this subsection is
20 in addition to any other fee specified in this section.

21 ***-0011/3.7* SECTION 3207.** 343.01 (2) (bc) of the statutes is created to read:

22 343.01 (2) (bc) "Home jurisdiction" means another jurisdiction that has most
23 recently issued an operator's license to a person or, if the person has not been issued
24 an operator's license by another jurisdiction, another jurisdiction where the person
25 resides.