		-				1999 Session
	Х	ORIGINAL		UPDATED		LRB or Bill No./Adm. Rule No. LRB-3584/1 AB 480
FISCAL ESTIMATE		CORRECTED		SUPPLEMENTAL		Amendment No. if Applicable
DOA-2048 N(R10/98)  Subject						
Mental health treatment for minors						
Fiscal Effect						
State: X No State Fiscal Effect Check columns below only if bill makes a direct appropriation or affects a sum sufficient appropriation.					☐ Increase Costs - May be possible to Absorb Within Agency's Budget ☐ Yes ☐ No	
<ul> <li>☐ Increase Existing Appropriation</li> <li>☐ Decrease Existing Appropriation</li> <li>☐ Decrease Existing Revenues</li> <li>☐ Create New Appropriation</li> </ul>					☐ Decrease Costs	
Local:   No local government co	sts				1	
□ Increase Costs     □ Permissive □ Mandato					5. Types of Local Governmental Units Affected:  ☐ Towns ☐ Villages ☐ Cities	
2. Decrease Costs	1	4. ☐ Decrease Rev			☐ Counties	☐ Others stricts ☐ WTCS Districts
☐ Permissive ☐ Mandato	y <u> </u>	☐ Permissive		☐ Mandatory  Affected C	│ □ School Di Ch. 20 Approp	
Fund Sources Affected  ☐ GPR ☐ FED ☐ PRO	□PR	S □ SEG □ SE	G-S	Ancotod	7111 <b>20</b> 7 (pp. 0)	
Assumptions Used in Arriving at Fiscal	Estin	nate				
One provision of this LRB draft would require a court to hold a hearing for a minor 14 years of age or over who has requested discharge from an inpatient facility. It appears that such a hearing would be held regardless of whether the inpatient facility (or other person, such as the minor's parent) objects to the minor's discharge. (See proposed s. 51.13 (7) of the LRB draft.) Because such a hearing would be held in every case involving a minor who requests discharge, it is possible that the SPD would incur costs. However, under current law, if a minor 14 years of age or over requests discharge and the inpatient facility (or other person) objects to the minor's discharge, a petition for emergency detention, involuntary commitment, or protective placement would need to be filed to keep the minor detained. (See current s. 51.13 (7)(b).) The SPD currently handles such emergency detention, involuntary commitment and protective placement petitions. Because the proposed change in the LRB draft would obviate the need for an emergency detention, involuntary commitment, or protective placement petition to be filed in situations where a minor 14 years of age or over has requested discharge, the SPD would handle less of those matters. Therefore, any costs associated with handling the hearing under proposed s. 51.13 (7) would be offset by the reduced number of emergency detention, involuntary commitment and protective placement petitions presently filed under current s. 51.13 (7)(b).  Other provisions in the draft do not appear to have a fiscal effect on the agency as the agency does not handle voluntary commitment matters or matters related to a minor's request to review his or her court or treatment records.						
Long-Range Fiscal Implications						
Agency/Prepared by: (Name & Phone I	No.)	Autho	zed	Signature/Teleph	one No.	Date 00 1000
SPD/Gina Pruski/266-6782	-		hi	nel /w	S.	Sept. 20, 1999