

**1999 DRAFTING REQUEST**

**Assembly Amendment (AA-AB480)**

Received: 10/20/1999

Received By: malaigm

Wanted: As time permits

Identical to LRB:

For: Mark Miller (608) 266-5342

By/Representing: Himself

This file may be shown to any legislator: NO

Drafter: malaigm

May Contact:

Alt. Drafters:

Subject: Mental Health - AODA

Extra Copies:

**Pre Topic:**

No specific pre topic given

**Topic:**

AODA treatment for minors; inpatient admission based on DHFS-approved AODA assessment

**Instructions:**

See Attached

**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> |
|--------------|-----------------------|------------------------|-----------------------|----------------|----------------------------|----------------------------|-----------------|
| /?           | malaigm<br>10/20/1999 | chanaman<br>10/20/1999 |                       | _____          |                            |                            |                 |
| /1           |                       |                        | martykr<br>10/20/1999 | _____          | lrb_docadmin<br>10/20/1999 | lrb_docadmin<br>10/20/1999 |                 |

FE Sent For:

<END>

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| 1?           | malaigm        | cm H<br>1<br>10/20 | km 10/20     | HH 10<br>km 20 |                  |                 |                 |

FE Sent For:

<END>

## Malaise, Gordon

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**From:** Miller, Mark  
**Sent:** Tuesday, October 19, 1999 5:04 PM  
**To:** Malaise, Gordon  
**Cc:** Sappenfield, Anne; Lewis, Kevin; Rep.Skindrud  
**Subject:** AB480/LRBa719/1

Gordon,  
Please draft the following amendments to LRBa719/1. I am Amendments need to be submitted 24 hours prior to Thursday's Children & Families Committee meeting (9:00 am)

1. When the minor age 14 or older does not consent to inpatient AODA treatment, inpatient treatment is restricted to a state-certified inpatient juvenile AODA treatment facility.
2. Every effort will be made to perform department-approved AODA assessment screen prior to admitting a minor for inpatient AODA treatment. (This is not meant as a mandatory requirement, only an indication of policy intent, since there is no way to require participation in the screening tool. Chapter 48 requires a multidisciplinary screen as part of the intake process for placement of children. The AODA treatment placements contemplated by LRBa719/1 don't fall into the same category.)

Does current law that allows a minor to petition the court for a review of placement/treatment apply to private-pay or only to services paid wholly or in part by public funds?

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*48th Assembly District*  
*Capitol, Room 3 North*  
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*(608)266-5342, FAX (608)282-3648*  
*Rep.Miller@legis.state.wi.us*



State of Wisconsin  
1999 - 2000 LEGISLATURE

LRBa07837/1  
.....  
Gmm/cmH

1:00 P.M.  
TODAY

ASSEMBLY AMENDMENT,  
TO 1999 ASSEMBLY BILL 480

11

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

- 2 1. Page 5, line ~~22~~ after "needs." insert "In the case of a minor who is being
- 3 admitted for the primary purpose of treatment for alcoholism or drug abuse, if the
- 4 minor agrees to participate in an alcohol or other drug abuse assessment that
- 5 conform to the criteria specified in s. 938.547 (4), approval shall also be based on the
- 6 results of the assessment."

7 (END)