• \$\frac{10}{15}/1999 02:58:02 PM
Page 1

1999 DRAFTING REQUEST

Bill

Received:09/03/1999 Wanted: As time permits					Received By: mdsida Identical to LRB: By/Representing: Kent Drafter: mdsida Alt. Drafters:					
									For: Robert Goetsch (608) 266-2540	
This file may be shown to any legislator: NO May Contact:										
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Pre To	pic:									
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Topic:										
Southea	ast Wisconsin cr	ime abatement	task force							
Instruc	etions:									
See Att	ached									
Draftir	ng History:									
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	<u>Required</u>			
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Subject: Correctional System - misc Extra Copies:

Criminal Law - sentencing

Pre Topic:

No specific pre topic given

Topic:

Southeast Wisconsin crime abatement task force

Instructions:

See Attached

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FE Sent For:

<END>



ROBERT G. GOETSCH

STATE REPRESENTATIVE 39TH ASSEMBLY DISTRICT

CHAIR: Criminal Justice and Corrections

TO: Jefren Olsen, Legislative Reference

FROM: Representative Bob Goetsch

DATE: August 31, 1999

RE: DRAFTING REQUEST FOR SOUTHEAST WISCONSIN CRIME ABATE-

MENT TASK FORCE

Please draft an Assembly Bill that establishes a legislative task force called the Southeast Wisconsin Crime Abatement Task Force consisting of the following members:

- 1. One public member to be appointed by the majority leader in each house, respectively.
- 2. One public member to be appointed by the minority leader in each house, respectively.
- 3. The state public defender or his or her designee.
- 4. The secretary of corrections or his or her designee.
- 5. The secretary of health and family services or his or her designee.
- 6. The chief judge of Milwaukee county or his or her designee
- 7. A circuit court judge from Kenosha, Racine, Rock or Waukesha county to be appointed by the supreme court.
- 8. The Kenosha county executive, or his or her designee.
- 9. The Milwaukee county executive, or his or her designee.
- 10. The Racine county executive, or his or her designee.
- 11. The Rock county administrator, or his or her designee.
- 12. The Waukesha county executive, or his or her designee.
- 13. The district attorney of Milwaukee county or his or her designee.
- 14. One representative of a Kenosha, Racine, Rock or Waukesha county law enforcement agency, to be appointed by the attorney general.

The department of administration shall provide staff services to the task force.

The majority leader in the senate and the majority leader in the assembly shall respectively appoint one member of the task force to be co-chairperson and one member of the task force to be reporter for the task force.

COMMITTEE MEMBER: Ways and Means; Children and Families; Urban and Local Affairs
GOVERNOR'S COMMISSION: Law Enforcement and Crime; SPECIAL COMMITTEE; Child Custody, Support and Visitation

The task force shall study the criminal justice system, the correctional system, and the incidence of criminal recidivism in Milwaukee, Kenosha, Racine, Rock or Waukesha counties. In addition, the task force shall make recommendations concerning all of the following with respect to Milwaukee, Kenosha, Racine, Rock and Waukesha counties:

- 1. Establishing programming that increases criminal offenders' likelihood for successful rehabilitation within a community setting.
- Establishing community-based alternatives to incarceration as sanctions for offenders who violate conditions of community supervision, including, but not limited to, drug diversion courts, teen courts, day reporting centers, intensive supervision and deferred prosecution agreements.
- 3. Determining whether a salary differential for community corrections agents pay may induce those agents to achieve greater tenure within the affected counties.
- 4. Enhancing communication among the courts and the various state and county agencies devoted to criminal justice and rehabilitation.
- 5. Fostering and maintaining strategies for increased judicial and prosecutorial confidence in the effectiveness of community corrections supervision.

No later than January 23, 2001, the task force shall submit a report of its findings and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes and to the governor. The report shall include any proposed legislation that is necessary to implement the recommendations made by the task force in its report.

SEPARATE LEGISLATION:

ATTORNEY PROJECT POSITION. The authorized FTE positions for the department of administration are increased by 1.0 GPR attorney project position, to be funded from the appropriation under section {_____} of the statutes, for the purpose of providing legal services to the Southeast Wisconsin Crime Abatement Task Force established under {Wis. Act _ }, for the period ending on January 23, 2001.



State af Misconsin 1999 - 2000 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



AN ACT ...; relating to: creating a southeast Wisconsin crime abatement task force.

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Analysis by the Legislative Reference Bureau This is a preliminary draft. An analysis approvided in a later version

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Nonstatutory provisions.

(1) SOUTHEAST WISCONSIN CRIME ABATEMENT TASK FORCE. Creation membership There is created a southeast Wisconsin crime abatement task force which is attached to the department of administration under section 15.03 of the statutes and which shall consist of the following members:

a. ?????.' delete this line on paper

(A) One member, not employed by any unit of federal, state or local government,

each appointed by the speaker of the assembly the senate majority leader are the

minority leader in each house of the legislature.

each of the following:

1

1	(b) A The state public defender or his or her designee.
$\binom{2}{2}$	(e) & The secretary of corrections or his or her designee.
3	(c) 4 The secretary of health and family services or his or her designee.
4	(e) (5). The secretary of workforce development or his or her designee.
(5)	() & The chief judge of Milwaukee county or his or her designee.
6.	One circuit judge from Kenosha, Racine, Rock or Waukesha county,
7	appointed by the supreme court.
3	(h) & The Kenosha county executive or his or her designee.
(ق	The Milwaukee county executive or his or her designee.
10)	() 10. The Racine county executive or his or her designee.
11	The Rock county administrator or his or her designee.
12	(L) A21 The Waukesha county executive or his or her designee.
13	The district attorney of Milwaukee county or his or her designee.
14	(n) 14. One representative of a Kenosha, Racine, Rock or Waukesha county law
5	enforcement agency, to be appointed by the attorney general.
16	(2) Co-chairpersons and reporter The speaker of the assembly and the
17	senate majority leader shall each select one member of the task force to be
18	co-chairpersons. The co-chairpersons shall select one member of the task force to
19	be its reporter.
20	(3) REIMBURSEMENT AND COMPENSATION. Members of the task force shall be
21	reimbursed for their actual and necessary expenses incurred in the performance of
22	their duties. An officer or employe of the state shall be reimbursed by the agency that
23	pays the member's salary. Members who are full-time state officers or employes
24	shall receive no compensation for their services. Other members shall be paid \$25

SECTION 1

per day, in addition to their actual and necessary expenses, for each day on which 1 2 they are actually and necessarily engaged in the performance of their duties. (4) DUTIES. (a) The task force shall study the criminal justice system, the correctional system and the incidence of criminal recidivism in Milwaukee, Kenosha, Racine. Rock and Waukesha counties. 5 6 (b) The task force shall make recommendations concerning all of the following with respect to Milwaukee Kenosha, Racine, Rock and Waukesha counties: 7 8 a. delete 9 1. Establishing programming that increases criminal offenders' likelihood 10 successful rehabilitation within a community setting. 2. Establishing community based alternatives to incarceration as sanctions 11 for offenders who violate conditions of community supervision Machideland drug 12 diversion courts, teen courts, day reporting centers, intensive supervision, and 13 14 deferred prosecution agreements. 15 3. Whether changes in the salary structure for or benefits provided to 16 community corrections agents may induce those agents to achieve tenure 17 within those counties. 18 4. Enhancing communication among the courts and state and county agencies 19 devoted to criminal justice and rehabilitation. 20 5. Fostering and maintaining strategies for increased judicial and 21 prosecutorial confidence in the effectiveness of community corrections programs. 22 (c) No later than January 23, 2001, the task force shall submit a written report (in the manner provided in section 23 of its findings and recommendations to the legislature and the governor. The report 24 shall include any proposed legislation that is necessary to implement the recommendations made by the task force in its report. De chief 25

report in the same manner

LRB-3563/P1

SECTION 1

1 (5) Sunset. This dissection does not apply after January 23, 2001.

2 (END)

1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

ANALYSIS INSERT

Under current law, Milwaukee county and the city of Milwaukee may jointly establish a crime commission, aimed at determining methods of crime prevention in Milwaukee county. This bill establishes a 17-member southeast Wisconsin crime abatement task force. The bill requires the task force to study the criminal justice system, the correctional system and the incidence of criminal recidivism in Milwaukee, Kenosha, Racine, Rock and Waukesha counties and to make recommendations regarding all of the following in those counties: 1) establishing effective community-based rehabilitation program&, 2) establishing effective community-based sanctions for offenders who violate conditions of community supervision; 3) potential changes in salary structure and benefits for community corrections agents as a way to retain them; 4) enhancing communication among courts and state and county agencies devoted to criminal justice and rehabilitation; and 5) strategies for increasing judicial and prosecutorial confidence in community corrections. The task force is required to submit a report containing its findings and including any proposed legislation necessary for the recommendations. implementation of those recommendations, to the legislature and the governor prior to January 23, 2001, when the task force sunsets.

(END OF INSERT)



State **af** Misconsin 1999 - 2000 LEGISLATURE

LRB-3563/PI MGD:cmh:mrc

RMR

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

500 N

AN ACT relating to: creating a southeast Wisconsin crime abatement task force.

Analysis by the Legislative Reference Bureau

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 4 of administration under section 15.03 of the statutes and that shall consist of the
 5 following members:
- 6 (O) One member, not employed by any unit of federal, state or local government, appointed by each of the following:
- **8** 1. The speaker of the assembly.
- **9** 2. The assembly minority leader.
- 3. The senate majority leader.
- 11 4. The senate minority leader.
- 12 (b) The state public defender or his or her designee.
- 13 (c) The secretary of corrections or his or her designee.
- 14 (d) The secretary of health and family services or his or her designee.
 - (e) The secretary of workforce development or his or her designee.
- (f) The chief judge of Milwaukee County or his or her designee.
- (g) One circuit judge from Kenosha, Racine, Rock or Waukesha county,appointed by the supreme court.
 - (h) The Kenosha County executive or his or her designee.
- **20** (i) The Milwaukee County executive or his or her designee.
- (j) The Racine County executive or his or her designee.
- (k) The Rock County administrator or his or her designee.
- 23 (1) The Waukesha County executive or his or her designee.
- (m) The district attorney of Milwaukee County or his or her designee.

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. = = = = = = = = = = = = = = = = = = =							

3. Whether changes in the salary structure for or benefits provided to

community corrections agents may induce those agents to achieve longer tenure



- 4. Enhancing communication among the courts and state and county agencies devoted to criminal justice and rehabilitation.
- 5. Fostering and maintaining strategies for increasing judicial and prosecutorial confidence in the effectiveness of community corrections programs.
- (b) (a) No later than January 23, 2001, the task force shall submit a written report of its findings and recommendations to the legislature in the manner provided in section 13.172 (2) of the statutes and the governor. The report shall include any proposed legislation that is necessary to implement the recommendations made by the task force in its report.
 - (5) Sunset. This section does not apply after January 23, 2001.

(END)