· 1999 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB731)

Received: 03/30/2000					Received By: malaigm			
Wanted: Today					Identical to LRB:			
For: Glenn Grothman (608) 264-8486					By/Representing: Himself			
This file may be shown to any legislator: NO				Drafter: malaigm				
May Contact:					Alt. Drafters:			
Subject: Children - abuse and neglect					Extra Copies:			
Pre Topi		von.						
No specii	fic pre topic gi	ven						
Topic: Home visitation program services; noncooperation not grounds for CHIPS petition or child abuse report								
Instructi	ons:							
Provide that refusal to accept services is not grounds for a child abuse or neglect report or for the filing of a CHIPS petition.								
Drafting	History:							
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Reauired	
/1	malaigm 03/30/2000	wjackson 03/30/2000	kfollet 03/30/200	00	lrb-docadmin 03/30/2000	1rb-docadm 03/30/2000		
FE Sent I	For:			<end></end>				

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May Contact: Alt. Drafters:

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Pre Topic:

No specific pre topic given

Topic:

Home visitation program services; noncooperation not grounds for CHIPS petition or child abuse report

Instructions:

Provide that refusal to accept services is not grounds for a child abuse or neglect report or for the filing of a CHIPS petition.

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malaigm $1/\sqrt{330}$ kg $1/\sqrt{3430}$

FE Sent For:

<END>



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State of Misconsin

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ASSEMBLY AMENDMENT, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 1999 ASSEMBLY BILL 731



At the locations indicated, amend the substitute amendment as follows:

1. Page 3, line 8: after that line insert:

"SECTION 4n. 46.515 (4) (b) **1m.** of the statutes is amended to read:

or threatened abuse or neglect under s. 48.981 (2) may make or threaten to make such a report based on a refusal of a person to receive or to continue receiving home visitation program services under subd. 1. No county or Indian tribe may reauest that a netition be filed alleging that a child is in need of protection or services under subd. 1. 48.13 based on a refusal of a nerson to receive or to continue receiving home visitation program services under subd. 1.

11 SECTION 4t. 46.515 (6) (b) 4. of the statutes is amended to read:

46.515 (6) (b) 4. 'Nonentitlement.' No individual is entitled to any payment from a fund established under subd. 1. or 2. Nothing in this section shall be construed as requiring a county or Indian tribe to make a determination described in sub. (1) (b) 2. A determination described in sub. (1) (b) 2. may not be construed to be a determination described in s. 48.981 (3) (c) 4. A determination described in sub. (1) (b) 2. b. that a child, the child's parents or the person primarily responsible for the child's care is unwilling to cooperate with an informal plan of support and services may not be used as the basis for filing a netition under s. 48.25 alleging that the child is in need of protection or services under s. 48.13. No oerson who is reauired or permitted to renort suspected or threatened abuse or neglect under s. 48.981 (2) may make or threaten to make such a renort based on a determination described in sub. (1) (b) 2. b. that a child, the child's parents or the oerson nrimarily responsible for the child's care is unwilling to cooperate with an informal plan of support and services.".

History: 1997 a. 293.

(END)