1999 DRAFTING REQUEST

Bill

Receive	d: 09/9/98		Received By: olsenje				
Wanted	: As time peri	nits	Identical to LRB: By/Representing: Jerry Statkus Drafter: olsenje				
For: All	oerta Darling	(608) 266-583					
This file	may be show	n to any legisla					
May Co	ntact:		Alt. Drafters:				
Subject:	Crimi	nal Law - sente	Extra Copies:				
Topic:	on of criminal	sentences cons	ecutive to or	concurrent v	vith juvenile dispos	itions	
Instruc				- Concurrent v	viui juvoimo dispos.		
See Atta							
Draftin	g History:						
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	olsenje 09/10/98	jgeller 09/10/98					
/1			lpaasch 09/10/98		lrb_docadmin 09/10/98	lrb_docadmin 02/2/99	
FE Sent	For: Nox ded	\		<end></end>			

Olsen, Jefren

From:

Sent:

Darling, Alberta Tuesday, February 02, 1999 12:51 PM

To:

Olsen, Jefren

Jefren

Please jacket LRB 0077 relating to the imposition of criminal sentences consecutive to or concurrent with juvenile dispositions.

for Severte

Thank you Jefren

Alberta

1

1999 DRAFTING REQUEST

Bill	
77111	

9/98		Received By: olsenje Identical to LRB: By/Representing: Jerry Statkus Drafter: olsenje Alt. Drafters:						
me pern	nits							
Darling	(608) 266-5830							
e showi	n to any legislat							
Crimin	al Law - sente	ncing		Extra Copies:				
criminal	sentences cons	ecutive to or	concurrent w	vith invenile disposi	tions			
ory:								
fted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required		
enje 10/98	jgeller 09/10/98							
		lpaasch 09/10/98		1rb_docadmin 09/10/98				
	me perm Darling De shown Crimin criminal ory: fted enje	me permits Darling (608) 266-5830 De shown to any legislate Criminal Law - sente criminal sentences consecutive ory: afted Reviewed enje jgeller	Darling (608) 266-5830 De shown to any legislator: NO Criminal Law - sentencing Criminal sentences consecutive to or Ory: Ifted Reviewed Typed Enje jgeller 10/98 09/10/98	Darling (608) 266-5830 De shown to any legislator: NO Criminal Law - sentencing Criminal sentences consecutive to or concurrent we have a sentencing ory: Intel Reviewed Typed Proofed conje jgeller 10/98 09/10/98 Ipaasch	Darling (608) 266-5830 De shown to any legislator: NO Drafter: olsenje Alt. Drafters: Extra Copies: Criminal Law - sentencing Extra Copies: Criminal sentences consecutive to or concurrent with juvenile disposition or concurrent with juveni	Darling (608) 266-5830 By/Representing: Jerry Statkut De shown to any legislator: NO Drafter: olsenje Alt. Drafters: Extra Copies: Criminal Law - sentencing Extra Copies: Criminal sentences consecutive to or concurrent with juvenile dispositions ory: Alt. Drafter: olsenje Extra Copies: Criminal sentences consecutive to or concurrent with juvenile dispositions ory: Alt. Drafter: olsenje Extra Copies: Criminal sentences consecutive to or concurrent with juvenile dispositions ory: Alt. Drafter: olsenje Extra Copies: Criminal sentences consecutive to or concurrent with juvenile dispositions ory: Alt. Drafter: olsenje Extra Copies: Criminal sentences consecutive to or concurrent with juvenile dispositions ory: Alt. Drafter: olsenje Extra Copies: Alt. Drafter:		

1999 DRAFTING REQUEST

Bill

Received: 09/9/98

Received By: olsenje

Wanted: As time permits

Identical to LRB:

For: Alberta Darling (608) 266-5830

By/Representing: Jerry Statkus

This file may be shown to any legislator: NO

Drafter: olsenje

May Contact:

Alt. Drafters:

Subject:

Criminal Law - sentencing

Extra Copies:

Topic:

Imposition of criminal sentences consecutive to or concurrent with juvenile dispositions

Instructions:

See Attached

Drafting History:

Vers.

Drafted

<u>Reviewed</u> 1-9-10-98 XG 9-0LP

<u>Typed</u>

Proofed

Submitted

Jacketed

Required

/?

olsenje

FE Sent For:

<END>

0077

For Sen Darhig Per Jerry Stat kens

Redrolt 97-4191 (503 516)

for 99 Senien

1999 - 2000 1997 - 1998 LEGISLATURE

199# SENATE BILL 546

LRB-4191/1 JEO:jlg/////f:jf 0077/1

March 19, 1998 - Introduced by Senators Darling, Farrow and Roessler, cosponsored by Representatives DORYNS, AINSWORTH, GRORIMAN, RILEY, HUBER, TURNER and PLALE Referred to Committee on Judiciary, Campaign Finance Reform and Consumer Affairs.

AN ACT to amend 978.15 (2) (a) of the statutes, relating to: allowing criminal sentences to run concurrent with or consecutive to a previously imposed juvenile delinquency disposition.

regeverate

1

2

3

Analysis by the Legislative Reference Bureau

Under current law, a court sentencing a person convicted of a crime may impose as many sentences as there are convictions. In addition, the court may provide that A that is any sentence imposed run concurrent with or consecutive to any other sentence imposed at the same time or any sentence imposed previously, except that a court must impose a consecutive sentence if the person was convicted of escape (other than escape from the intensive sanctions program), failure to report to jail, possession or discharge of a firearm in a school zone using or possessing a handgun and armor piercing-bullet while committing another crime. In addition, current law provides that when a court imposes a sentence to the intensive sanctions program, that sentence may not be consecutive to any other sentence and may not be concurrent with a sentence of imprisonment unless the the sentence of imprisonment is stayed or the person has been paroled from that sentence of imprisonment.

Also, current law provides that a court with jurisdiction over a juvenile alleged to be delinquent (juvenile court) may order one or more of various dispositions in a case in which a juvenile has been adjudicated delinquent for violating a criminal law. These dispositions include counseling, supervision, restitution, inpatient alcohol or other drug abuse treatment, electronic monitoring, short-term detention, home detention and placement in certain settings, including a secured correctional facility.

violation of a condition of lifetime supervision

that

was

SENATE BILL 516

This bill allows a court to order that a criminal sentence run concurrent with or consecutive to any disposition previously ordered for the person by a juvenile court in a case in which the person was adjudicated delinquent.

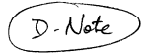
The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 973.15 (2) (a) of the statutes is amended to read:

973.15 (2) (a) Except as provided in par. (b), the court may impose as many sentences as there are convictions and may provide that any such sentence be concurrent with or consecutive to any other sentence imposed at the same time or previously or concurrent with or consecutive to any disposition previously ordered under s. 938.34.

(END)

PROOF W/STATE



D-Note

CRB -0077/18n JED: jlg:

IP This is a redraft of 1997 Senate

B11 516.

JEO

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

 $\begin{array}{c} LRB-0077/1dn\\ JEO:jlg:lp \end{array}$

September 10, 1998

This is a redraft of 1997 Senate Bill 516.

Jefren E. Olsen Legislative Attorney 266–8906