## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1414/1dn GMM:wlj:pg

January 10, 2001

## Representative Skindrud:

This draft, in addition to AA1 to 1999 AB–480, also includes AA1 to AA1 to AB–480 and AA2 to AB–480, all three of which were folded into ASA 1 to AB–480, which, together with AA1 to ASA 1 to AB–480, was passed by the Assembly 95 to 2 last session.

To refresh your memory:

- 1. AA1, which was your amendment, narrowed the scope of AB-480 to treatment for alcohol or other drug abuse.
- 2. AA1 to AA1 to AB-480, which was requested by DHFS and approved by the Committee on Children and Families, permits a parent to consent to have a minor assessed for alcohol or other drug abuse.
- 3. AA2 to AB-480, which was offered by Representative Miller and approved by the Committee on Children and Families, requires an assessment for alcohol or other drug abuse to conform to the multidisciplinary screen criteria specified in s. 938.547 (4), stats.
- 4. AA1 to ASA 1 to AB-480, which was offered by Representative Grothman, clarifies that a minor under 14 years of age may receive inpatient treatment, and a minor under 12 years of age may receive outpatient treatment, without the consent of the parent only if the parent cannot be found and not if the parent refuses to consent.

If you do not want any of these amendments included in the draft, please advise and I will take them out.

Gordon M. Malaise Senior Legislative Attorney Phone: (608) 266–9738

E-mail: gordon.malaise@legis.state.wi.us