ASSEMBLY BILL 213 (LRB -1978)

An Act to create 48.415 (11) of the statutes; relating to: termination of parental rights on the grounds of manufacturing methamphetamine with a child of the person whose parental rights are sought to be terminated present. (FE) 2005

05-12.	A.	Introduced by Representatives Moulton, Kreibich, Suder, Pettis, Gronemus, Petrowski, Nass, Vos, Musser, Hines, Mursau, Krawczyk, Bies, Van Roy, Hahn, Gunderson, Montgomery, Albers, Townsend, Pridemore and Ott; cosponsored by Senators Harsdorf, Brown, Roessler, Lassa, Olsen and Kanavas.	
03-16.	A.	Read first time and referred to committee on Family Law	133
03-18.	Α.	Senator Darling added as a cosponsor	1/18
04-12.	Α.	Assembly amendment 1 offered by Representatives Moulton and Kreibich (LRB a0413)	176
04-12.	A.	Fiscal estimate received.	170
04-14.	Α.	Fiscal estimate received.	
04-14.	A.	Public hearing held.	
05-05.	A.	Assembly substitute amendment 1 offered by Representative Kreibich (LRB s0093)	224
05-10.	A.		227
05-12.	A.	Report Assembly Substitute Amendment 1 adoption recommended by committee on Family Law, Ayes	
		6, Noes 0	239
05-12.	A.	Report passage as amended recommended by committee on Family Law, Ayes 6, Noes 0	239
05-12.	A.	Referred to committee on Rules	239
06-14.	A.	Placed on calendar 6-16-2005 by committee on Rules.	
06-16.	A.	Representative Vukmir added as a coauthor	298
06-16.	A.	Read a second time	298
06-16.	A.	Assembly amendment 1 to Assembly substitute amendment 1 offered by Representatives Colon,	
		Grigsby, Young and Sinicki (LRB a0765)	298
06-16.	A.	Point of order that Assembly amendment 1 to Assembly substitute amendment 1 not germane well taken	298
06-16.	A. (Assembly substitute amendment 1 adopted	298
06-16.	A.	Placed on the calendar following Assembly Bill 315	299
06-16.	A.	Ordered to a third reading	301
06-16.	A.	Rules suspended	301
06-16.	Α.	Read a third time and passed, Ayes 86, Noes 10	301
06-16.	Α.	Ordered immediately messaged	301
06-17.	S.	Received from Assembly	266
06-17.	S.	Read first time and referred to committee on Health, Children, Families, Aging and Long Term Care	266
09-15.	S.	Public hearing held.	
09-15.	S.	Executive action taken.	
09-19.	S.	Report concurrence recommended by committee on Health, Children, Families, Aging and Long Term Care, Ayes 5, Noes 0	352
09-19.	S.	Available for scheduling.	
2006			
01-26.	S.	Placed on calendar 1-31-2006 by committee on Senate Organization.	
01-31.	S.	Read a second time.	
01-31.	S.	Ordered to a third reading.	
01-31.	S.	Rules suspended.	
01-31.	S.	Read a third time and concurred in.	
01-31.	S.	Ordered immediately messaged.	
01-31.	A.	Received from Senate concurred in.	

2005 ENROLLED BILL

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ADOPTED DOCUMENTS: □ Orig □ Engr A Sub	Amdt
Amendments to above (if none, write "I	NONE"):
Corrections – show date (if none, write	"NONE"): None
	ufacturing of methampheta
2 - 3 - Date	C-0 I I
ELECTRONIC PROCEDURE: Follow automatic or manual enrol	ling procedures in TEXT2000 Reference
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ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2005 ASSEMBLY BILL 213

May 5, 2005 - Offered by Representative Kreibich.

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AN ACT to amend 48.13 (3), 48.13 (3m) and 48.981 (3) (a) 3.; and to create 48.02

(1) (g) of the statutes; **relating to:** defining the manufacturing of methamphetamine in the presence of a child as child abuse, requiring the reporting and investigation of such child abuse, and granting the court assigned to exercise jurisdiction under the Children's Code child in need of protection or services jurisdiction over a child who is present during the manufacturing of methamphetamine.

Analysis by the Legislative Reference Bureau

Under current law, the court assigned to exercise jurisdiction under the Children's Code (juvenile court) has exclusive original jurisdiction over a child who is alleged to be in need of protection or services and who meets certain jurisdictional grounds, including the ground that the child has been the victim of abuse or is at substantial risk of becoming the victim of abuse, and may impose certain dispositions on a child found to be in need of protection or services and the child's family. Current law defines "abuse," in part, as physical injury inflicted on a child by other than accidental means.

Under current law, certain individuals, such as physicians, nurses, social workers, teachers, day care providers, and law enforcement officers having

reasonable cause to suspect that a child seen in the course of professional duties has been abused or having reason to believe that a child seen in the course of professional duties has been threatened with abuse and that abuse will occur must, and any person having reason to suspect that a child has been abused or reason to believe that a child has been threatened with abuse and that abuse will occur may, report that suspected or threatened abuse to the sheriff, local police department, or county department of human services or social services (county department). On receipt of a report, the sheriff or local police department must immediately investigate to determine if there is reason to believe that the child's health or safety is in immediate danger and take necessary action to protect the child, and the county department must initiate a diligent investigation to determine if the child is in need of protection or services and, if the child is in need of services, offer to provide those services. If those services are refused, the county department may request the district attorney to file a petition alleging that the child is in need of protection or services (child abuse reporting law).

This substitute amendment expands the definition of "abuse" in the Children's Code to include manufacturing methamphetamine with a child physically present during the manufacture; in a child's home, on the premises of a child's home, or in a motor vehicle located on the premises of a child's home; or under any other circumstances in which a reasonable person should have known that the manufacture would be seen, smelled, or heard by a child. As such the bill grants to the juvenile court child in need of protection or services jurisdiction over such a child on the grounds that the child has been the victim of abuse or is at substantial risk of becoming the victim of abuse and expands the scope of the child abuse reporting law to require that such a child be reported and investigated under that law.

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

- **SECTION 1.** 48.02 (1) (g) of the statutes is created to read:
- 2 48.02 (1) (g) Manufacturing methamphetamine in violation of s. 961.41 (1) (e)
- 3 under any of the following circumstances:

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- 1. With a child physically present during the manufacture.
- 2. In a child's home, on the premises of a child's home, or in a motor vehicle located on the premises of a child's home.
- 3. Under any other circumstances in which a reasonable person should have known that the manufacture would be seen, smelled, or heard by a child.

1	SECTION 2.	48.13 (3) of the statutes is amended to read:

48.13 (3) Who has been the victim of abuse, as defined in s. 48.02 (1) (a), (b), (c), (d), (e) or, (f), or (g), including injury that is self-inflicted or inflicted by another;

Section 3. 48.13 (3m) of the statutes is amended to read:

48.13 (3m) Who is at substantial risk of becoming the victim of abuse, as defined in s. 48.02 (1) (a), (b), (c), (d), (e) er, (f), or (g), including injury that is self-inflicted or inflicted by another, based on reliable and credible information that another child in the home has been the victim of such abuse;

SECTION 4. 48.981 (3) (a) 3. of the statutes is amended to read:

48.981 (3) (a) 3. A county department, the department, or a licensed child welfare agency under contract with the department shall within 12 hours, exclusive of Saturdays, Sundays, or legal holidays, refer to the sheriff or police department all cases of suspected or threatened abuse, as defined in s. 48.02 (1) (b) to (f), reported to it. For cases of suspected or threatened abuse, as defined in s. 48.02 (1) (a), (am), (g), or (gm), or neglect, each county department, the department, and a licensed child welfare agency under contract with the department shall adopt a written policy specifying the kinds of reports it will routinely report to local law enforcement authorities.

SECTION 5. Initial applicability.

(1) Manufacturing methamphetamine with child present. This act first applies to abuse, as defined in section 48.02 (1) (g) of the statutes, as created by this act, that occurs on the effective date of this subsection.