2007 DRAFTING REQUEST

Senate Amendment (SA-SB44)

FE Sent For:

Received By: chanaman Identical to LRB: By/Representing: Eric Peterson Drafter: chanaman				
			Addl. Drafters:	
			Extra Copies:	
Requester's email: Sen.Taylor@legis.wisconsin.gov				
Submitted Jacketed Required				
sbasford sbasford 09/10/2007 09/10/2007				

<END>

2007 DRAFTING REQUEST

Senate Amendment (SA-SB44) Received By: chanaman Received: 09/07/2007 Identical to LRB: Wanted: As time permits For: Lena Taylor (608) 266-5810 By/Representing: Eric Peterson This file may be shown to any legislator: NO Drafter: chanaman Addl. Drafters: May Contact: Subject: Extra Copies: **Criminal Law - sentencing** Submit via email: YES Sen.Taylor@legis.wisconsin.gov Requester's email: Carbon copy (CC:) to: **Pre Topic:** No specific pre topic given Topic: Surcharges **Instructions:** See Attached **Drafting History:** Submitted Jacketed Required Vers. Drafted Proofed /1 chanaman /

<END>

FE Sent For:

INTEROFFICE MEMORANDUM

TO:

C. MICHELLE BRYANT

FROM:

ERIC PETERSON

SUBJECT:

ROBSON'S BILL MODIFICATIONS

DATE:

09/07/2007

CC:

KORY KOZLOSKI

SB 44 - surcharges and restitution paid to child advocacy center

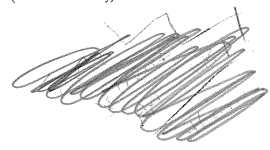
Model language to be added to the bill, to include monies payable to CASA's is below. This is not drafter's language, but can be used to begin drafting.

48.07

If a defendant is committed of a crime in a case where the services of a Court-Appointed Special Advocate are ordered by the court, the court may order an amount determined by the court to be a reasonable contribution surcharge to the Court-Appointed Special Advocate program that has provided the services, provided the program is operating in accord with relevant statutes and the memorandum of understanding with the chief judge of the administrative district in which the court is located, and providing the court determines that the person has the financial ability to make the contribution surcharge and the contribution surcharge is appropriate. All contribution surcharges made under this paragraph shall be made to the clerk of circuit court for distribution to the Court-Appointed Special Advocate program.

8 CASA Programs in WI

Milwaukee County CASA CASA of Brown County CASA of Rock County Columbia-Sauk County CASA Dane County CASA Manitowoc County CASA YWCA of the Coulee Region - CASA Program (La Crosse & Vernon Counties) Voices For Children CASA Program (Kenosha County)





State of Misconsin 2007 - 2008 LEGISLATURE

LRBa0694/1 CMH:...:...



SENATE AMENDMENT, TO 2007 SENATE BILL 44

 $\frac{1}{2}$

At the locations indicated, amend the bill as follows:

- 1. Page 1, line 5: after "(fm)" insert "1.".
- 2. Page 2, line 4: delete "paragraph" and substitute "subdivision".
- **3.** Page 2, line 5: after that line insert:

(5)

7

8

9

10

11

services of a court-appointed special advocate, an amount determined by the court

"2. If the defendant committed a crime due to which the court ordered the

to make a reasonable contribution surcharge to the court-appointed special advocate

program that provided the services if the court determines the person has the

financial ability to make the contribution surcharge and the contribution surcharge

is appropriate. All contribution surcharges made under this subdivision shall be

made to the clerk of circuit court for distribution to the court-appointed special

12 advocate program.".

13

(END)

and automorphic

requested