# 2009 DRAFTING REQUEST

# Assembly Amendment (AA-AB164)

Received: 08/17/2009  Wanted: 08/18/2009  For: Tamara Grigsby (608) 266-0645  This file may be shown to any legislator: NO  May Contact:					Received By: gmalaise  Identical to LRB:  By/Representing: Cindy McGinnis  Drafter: gmalaise  Addl. Drafters:			
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Subject: Children - out-of-home placement				nt	Extra Copies:			
Submit	via email: YES							
Request	ter's email:	Rep.Grigsl	oy@legis.wi	isconsin.gov				
Carbon	copy (CC:) to:							
Pre To	pic:				-			
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Topic:								
Childre	n placed in hom	e of relative; co	onformity w	ith Act 28 ch	anges			
Instruc	ctions:							
See atta	chedconform	billt o changes	made by Ac	et 28				
Draftin	ng History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
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## 2009 DRAFTING REQUEST

### **Assembly Amendment (AA-AB164)**

Received: 08/17/2009

Received By: gmalaise

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Identical to LRB:

For: **Tamara Grigsby (608) 266-0645** 

By/Representing: Cindy McGinnis

This file may be shown to any legislator: NO

Drafter: gmalaise

May Contact:

Addl. Drafters:

Subject:

Children - out-of-home placement

Extra Copies:

Submit via email: YES

Requester's email:

Rep.Grigsby@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Children placed in home of relative; conformity with Act 28 changes

**Instructions:** 

See attached--conform billt o changes made by Act 28

**Drafting History:** 

Vers.

Drafted

Reviewed

Typed

Proofed

Submitted

Jacketed

Required

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FE Sent For:

<END>

RE: AB 164 Page 1 of 3

#### Malaise, Gordon

From: Mcginnis, Cindy

**Sent:** Tuesday, August 11, 2009 11:16 AM

To: Malaise, Gordon

Subject: FW: AB 164

#### Gordon-

Please see the comments at the end of this e-mail by the Dept. of Children and Families re: clean up language that is necessary to AB 164 due to the passage of the budget bill.

Will you please draft an amendment to AB 164 that fixes any references to "old statutory language which has since been amended by Act 28."?

#### Thanks

Cindy McGinnis
Office of State Representative Tamara Grigsby
324 East State Capitol
PO Box 8952
Madison, WI 53708
1-888-534-0018 - toll free
(608) 266-06 5
(608) 282-7 - fax

From: Collins, Kimmie L - DCF [mailto:Kimmie.Collins@wisconsin.gov]

Sent: Tuesday, July 28, 2009 4:33 PM

To: Mcginnis, Cindy Subject: RE: AB 164

I am glad that I was able to help. I just did not want you guys to be caught off guard by our testimony.

#### **Kimmie Collins**

Legislative Liaison
Department of Children and Families
201 East Washington Ave., G220
Madison, WI 53708
608-266-8692-phone
608-219-1048-cell phone
kimmie.collins@wisconsin.gov

From: Mcginnis, Cindy [mailto:Cindy.Mcginnis@legis.wisconsin.gov]

Sent: Tuesday, July 28, 2009 4:31 PM

To: Collins, Kimmie L - DCF

Subject: RE: AB 164

Thanks Kimmie-

I'll forward this to Gordon Malaise and get an amendment drafted to make the appropriate changes.

We'll still have a hearing on the bill. We'll have to think about who we want to testify in what order. I'll talk to Tamara, in this case we may need to have a little explanation of the bill as it relates to the budget before we even start hearing other testimony so everyone's not confused.

Thanks again for bringing this to my attention.

Cindy

From: Collins, Kimmie L - DCF [mailto:Kimmie.Collins@wisconsin.gov]

Sent: Tuesday, July 28, 2009 4:21 PM

**To:** Mcginnis, Cindy **Subject:** AB 164

Below is an analysis from DSP on AB164. After further study there will be a handful of people that would be effected by the bill, but not many. Please let me know if you have any questions. Thanks!

The proposed statutory changes impact two groups of caregivers: court-ordered Kinship Care providers and unlicensed relative caregivers who do not receive financial support to care for the child placed in their home by a court order. Under 2009 Wisconsin Act 28 – the biennium's budget enacted on June 29, 2009 – foster parents, treatment foster parents, group home providers, and court-ordered Kinship Care providers will all be licensed as foster parents and thus the proposed changes in AB 164 would, for the most part, be moot. Under the new foster care licensing structure included in the budget and to be further defined by administrative rule as of January 1, 2010, the majority of relatives providing care under a court order will be licensed as a Level 1 foster parent, and could be licensed at a higher level if they pursue the training. A relative will still be able to care for a child voluntarily if there is no court order. However, under a court order, a relative (or any provider) would become a licensed foster parent in order to care for the child for more than 60 days. Thus, the vast majority of court-ordered relative providers will become foster parents, and be afforded the same rights as all other foster parents. The minor exception to this will be those relative care providers who will not meet licensing requirements, but who agree to care for a relative child under a court order with no payment. Another temporary exception will be any existing court-ordered Kinship Care providers who are caring for children prior to January 1, 2010. Those relatives may be allowed, on a caseby-case basis, to care for children without licensure and continue to receive Kinship Care payments. That small population of court-ordered Kinship Care providers will continue to have the rights allowed to them under the current statutes. Regardless, before passage of this proposed bill, the language should be amended because it applies to old statutory language which has since been amended by Act 28.

#### **Kimmie Collins**

Legislative Liaison

Department of Children and Families

201 East Washington Ave., G220

Madison, WI 53708

608-266-8692-phone

608-219-1048-cell phone

kimmie.collins@wisconsin.gov



# State of Misconsin 2009-2010 LEGISLATURE

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ASSEMBLY AMENDMENT,

## **TO 2009 ASSEMBLY BILL 164**

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1	At the locations indicated, amend the bill as follows:
2	1. Page 2, line 3: after that line insert:
3	"Section 1m. 48.64 (title) of the statutes, as affected by 2009 Wisconsin Acts
4	28 and (this act), is repealed and recreated to read:
<b>(5)</b>	28 and (this act), is repealed and recreated to read:  48.64 (title) Placement of children in out-of-home care.
6	2. Page 3, line 2: after that line insert:
7	"Section 2m. 48.64 (1) of the statutes, as affected by 2009 Wisconsin Acts 28
8	and (this act), is repealed and recreated to read:
9	48.64 (1) Definition. In this section, "agency" means the department, the
10	department of corrections, a county department, or a licensed child welfare agency
1	authorized to place children in foster homes or group homes or in the homes of
$\widehat{12}$	relatives other than a parent (No cs)

3. Page 3, line 24: after that line insert:

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"Section 3m. 48.64 (1m) of the statutes, as affected by 2009 Wisconsin Acts 28 and .... (this act), is repealed and recreated to read:

48.64 (1m) OUT-OF-HOME CARE AGREEMENTS. If an agency places a child in a foster home or group home or in the home of a relative other than a parent under a court order or places a child in a foster home or group home under a voluntary agreement under s. 48.63, the agency shall enter into a written agreement with the head of the home. The agreement shall provide that the agency shall have access at all times to the child and the home, and that the child will be released to the agency whenever, in the opinion of the agency placing the child or the department, the best interests of the child require release to the agency. If a child has been in a foster home or group home or in the home of a relative other than a parent for 6 months or more, the agency shall give the head of the home written notice of intent to remove the child, stating the reasons for the removal. The child may not be removed before completion of the hearing under sub. (4) (a) or (c), if requested, or 30 days after the receipt of the notice, whichever is later, unless the safety of the child requires it or, in a case in which the reason for removal is to place the child for adoption under s. 48.833, unless all of the persons who have the right to request a hearing under sub. (4) (a) or (c) sign written waivers of objection to the proposed removal. If the safety of the child requires earlier removal, s. 48.19 applies. If an agency removes a child from an adoptive placement, the head of the home shall have no claim against the placing agency for the expense of care, clothing or medical treatment.

4. Page 4, line 7; after that line insert:

"Section 4m. 48.64 (1r) of the statutes, as affected by 2009 Wisconsin Acts 28 and .... (this act), is repealed and recreated to read:

48.64 (1r) NOTIFICATION OF SCHOOL DISTRICT. When an agency places a
school-age child in a foster home or group home or in the home of a relative other
than a parent, the agency shall notify the clerk of the school district in which the
foster home, group home, or home of the relative is located that a school-age child
has been placed in a foster home, group home, or home of a relative in the school
has been placed in a foster home, group home, or home of a relative in the school district.

**5.** Page 4, line 13. after that line insert:

"Section 5m. 48.64 (2) of the statutes, as affected by 2009 Wisconsin Acts 28 and .... (this act), is repealed and recreated to read:

48.64 (2) Supervision of out-of-home care placements. Every child who is placed in a foster home or group home shall be under the supervision of an agency. Every child who is placed in the home of a relative other than a parent under a court order shall be under the supervision of an agency.

**6.** Page 5, line 23: after that line insert:

"Section 6m. 48.64 (4) (a) of the statutes, as affected by 2009 Wisconsin Acts 28 and .... (this act), is repealed and recreated to read:

48.64 (4) (a) Any decision or order issued by an agency that affects the head of a foster home or group home, the head of the home of a relative other than a parent in which a child is placed, or the child involved may be appealed to the department under fair hearing procedures established under rules promulgated by the department. Upon receipt of an appeal, the department shall give the head of the home reasonable notice and an opportunity for a fair hearing. The department may make any additional investigation that the department considers necessary. The department shall give notice of the hearing to the head of the home and to the

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departmental subunit, county department, or child welfare agency that issued the decision or order. Each person receiving notice is entitled to be represented at the hearing. At all hearings conducted under this paragraph, the head of the home, or a representative of the head of the home, shall have an adequate opportunity, notwithstanding s. 48.78 (2) (a), to examine all documents and records to be used at the hearing at a reasonable time before the date of the hearing as well as during the hearing, to bring witnesses, to establish all pertinent facts and circumstances, and to question or refute any testimony or evidence, including an opportunity to confront and cross-examine adverse witnesses. The department shall grant a continuance for a reasonable period of time when an issue is raised for the first time during a hearing. This requirement may be waived with the consent of the parties. The decision of the department shall be based exclusively on evidence introduced at the hearing. A transcript of testimony and exhibits, or an official report containing the substance of what transpired at the hearing, together with all papers and requests filed in the proceeding, and the findings of the hearing examiner shall constitute the exclusive record for decision by the department. The department shall make the record available at any reasonable time and at an accessible place to the head of the home or his or her representative. Decisions by the department shall specify the reasons for the decision and identify the supporting evidence. No person participating in an agency action being appealed may participate in the final administrative decision on that action. The department shall render its decision as soon as possible after the hearing and shall send a certified copy of its decision to the head of the home and to the departmental subunit, county department, or child welfare agency that issued the decision or order. The decision shall be binding on all parties concerned.".

**7.** Page 6, line 13: after that line insert:

"Section 7m. 48.64 (4) (c) of the statutes, as affected by 2009 Wisconsin Acts 28 and .... (this act), is repealed and recreated to read:

48.64 (4) (c) The circuit court for the county where the dispositional order placing a child in a foster home or group home or in the home of a relative other than a parent was entered or the voluntary agreement under s. 48.63 placing a child in a foster home or group home was made has jurisdiction upon petition of any interested party over the child who is placed in the foster home, group home, or home of the relative. The circuit court may call a hearing, at which the head of the home and the supervising agency under sub. (2) shall be present, for the purpose of reviewing any decision or order of that agency involving the placement and care of the child. If the child has been placed in a foster home or in the home of a relative other than a parent, the foster parent or relative may present relevant evidence at the hearing. The petitioner has the burden of proving by clear and convincing evidence that the decision or order issued by the agency is not in the best interests of the child.".

8. Page 6, line 17: after that line insert:

"Section 9m. Effective dates. This act takes effect on the day after publication, except as follows:

(1) TREATMENT FOSTER HOMES. The repeal and recreation of sections 48.64 (title), (1), (1m), (1r), (2), and (4) (a) and (c) of the statutes takes effect on the date stated in the notice provided by the secretary of children and families and published in the

LRBa0594/? GMM...:...

Wisconsin Administrative Register under section 48.62 (9) of the statutes, as created

2 by 2009 Wisconsin Act 28.".

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(END)