

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRBa0180/1dn
TJD:jld:rs

January 19, 2011

To Christian Moran:

This amendment returns the treatment as evidence of reports and statements sent to DRL and DHS to current law. Specifically, this amendment allows those reports and statements to be used as evidence in either civil or criminal actions, subject only to other rules general of evidence. Those reports and statements are also discoverable in civil and criminal proceedings, but the discovery of those reports and statements was not precluded by the bill's original provisions anyway.

Should you have any questions or redraft instructions, please contact me.

Tamara J. Dodge
Legislative Attorney
Phone: (608) 267-7380
E-mail: tamara.dodge@legis.wisconsin.gov