February 3, 2014 – Introduced by Senator LAZICH, cosponsored by Representative KUGLITSCH. Referred to Committee on Health and Human Services.

AN ACT to create 254.47 (5m) of the statutes; relating to: administration of medications at a camp.

Analysis by the Legislative Reference Bureau

Under current law, the Department of Health Services (DHS), among other recreational areas and activities, regulates certain aspects of campgrounds and camping resorts and recreational and educational camps. This bill requires DHS to allow qualified health services staff to designate an individual at a camp that lasts longer than three days to administer to an individual who is a camper or a staff member and who is under 18 years of age medications brought to the camp by that camper or staff member, other than medications that a camper or staff member may carry himself or herself.

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

SECTION 1. 254.47 (5m) of the statutes is created to read:

254.47 (5m) (a) In this subsection, “qualified health services staff” means any of the following:

1. A physician.
2. A registered nurse licensed under ch. 441.

3. A physician assistant licensed under subch. II of ch. 448.

4. A practical nurse licensed under ch. 441.

5. An athletic trainer certified by the national athletic trainers association.

6. An emergency medical technician, as defined in s. 256.01 (5).

7. A person who is certified as completing the American Red Cross emergency response course.

8. A person who is certified as completing the American Red Cross responding to emergencies course or an equivalent course.

(b) For a camp that lasts longer than 3 days, the department shall allow qualified health services staff to designate an individual at the camp to administer to a camper, or staff member, who is under 18 years of age medications brought to the camp by that camper or staff member, other than medications that a camper or staff member may carry himself or herself.