



State of Wisconsin
2015 - 2016 LEGISLATURE

LRBa2288/1
CMH:kjf

ASSEMBLY AMENDMENT 1,
TO SENATE BILL 406

February 16, 2016 – Offered by Representatives LOUDENBECK and HEBL.

1 At the locations indicated, amend the bill as follows:

2 **1.** Page 1, line 2: after “violations” insert “and procedures for extending or
3 expanding John Doe proceedings”.

4 **2.** Page 2, line 13: after that line insert:

5 “SECTION 3g. 968.26 (5) (a) 2. and (b) of the statutes, as created by 2015
6 Wisconsin Act 64, are amended to read:

7 968.26 (5) (a) 2. The period under subd. 1. may be extended only if ~~a majority~~
8 of judicial administrative district chief judges find the district attorney files a
9 petition to extend the time. The petition shall show good cause for the extension and
10 identification of the vote of each judge is may be supported by affidavit. The clerk
11 shall forward any petition received under this subdivision to the chief judge of the
12 judicial administrative district or, if the chief judge of the judicial administrative
13 district is presiding over the proceeding that is the subject of the petition, to a chief

1 judge of an adjoining judicial administrative district. The decision of the chief judge
2 on whether to grant or deny the extension shall be available to the public. The period
3 under subd. 1. may be extended an unlimited number of times, but each extension
4 may be for no more than 6 months and, for each extension, –a majority of judicial
5 administrative district chief judges the chief judge must find good cause and the
6 identification of the vote of each judge his or her decision must be available to the
7 public.

8 (b) A proceeding may not investigate a crime that was not part of the original
9 request under sub. (1m) or complaint under sub. (2) (a), whichever is appropriate,
10 unless ~~a majority of judicial administrative district chief judges find~~ the district
11 attorney files a petition to investigate a specified crime that was not part of the
12 original request. The petition shall show good cause to add any specified crimes
13 crime and the identification of the vote of each judge is may be supported by affidavit.
14 The clerk shall forward any petition received under this paragraph to the chief judge
15 of the judicial administrative district or, if the chief judge of the judicial
16 administrative district is presiding over the proceeding that is the subject of the
17 petition, to a chief judge of an adjoining judicial administrative district. The decision
18 of the chief judge on whether to grant or deny the expansion shall be available to the
19 public. An unlimited number of specified crimes may be added but, for each addition
20 of a specified crime, –a majority of judicial administrative district chief judges the
21 chief judge must find good cause and the identification of the vote of each judge his
22 or her decision must be available to the public.

23 **SECTION 3h.** 968.26 (5) (c) of the statutes, as created by 2015 Wisconsin Act 64,
24 is repealed.”.

