### 2015 Assembly Bill 574 (LRB -3000)

An Act to amend 48.396 (3) (b) 1., 48.396 (3) (c) 1r., 938.396 (2m) (b) 1. and 938.396 (2m) (c) 1r. of the statutes; relating to: the disclosure of electronic juvenile court records to a county department of human services or social services for purposes of providing intake and depositional services. (FE)

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12-07.	Α.	Introduced by Representatives Hutton, Jarchow, Ballweg, Brandtjen, E. Brooks, Horlacher, Jacque,  Kremer, Murphy, Quinn, Rohrkaste, Subeck and Tittl; cosponsored by Senators Darling and	
		Bewley.	
12-07.	A.	Read first time and referred to Committee on Children and Families	442
2016			
01-06.	A.	Public hearing held	
01-07.	A.	Representative Johnson added as a coauthor	473
01-12.	A.	Fiscal estimate received	
01-13.	A.	Executive action taken	
01-13.	A.	Report passage recommended by Committee on Children and Families, Ayes 13, Noes 0	495
01-13.	A.	Referred to committee on Rules	495
01-14.	A.	Placed on calendar 1-19-2016 by Committee on Rules	
01-19.	A.	Rules suspended to withdraw from calendar and take up	510
01-19.	A.	Read a second time	510
01-19.	A.	Ordered to a third reading	510
01-19.	A.	Rules suspended	
01-19.	A.	Read a third time and passed	510
01-19.	A.	Ordered immediately messaged	
01-19.	S.	Received from Assembly	616
01-19.	S.	Read first time and referred to committee on Senate Organization	617
01-19.	S.	Available for scheduling	
01-19.	S.	Public hearing requirement waived by committee on Senate Organization, pursuant to Senate Rule 18	
		(1m), Ayes 3, Noes 2	
01-19.	S.	Placed on calendar 1-20-2016 pursuant to Senate Rule 18(1)	615
01-20.	S.	Read a second time	
01-20.	S.	Ordered to a third reading	
01-20.	S.	Rules suspended	
01-20.	S.	Read a third time and concurred in	
01-20.	S.	Ordered immediately messaged	
01-21.	A.	Received from Senate concurred in	529
01-22.	A.	Fiscal estimate received	



## 2 0 1 5 ENROLLED BILL

	D DOCUMENTS:  SubAmdt	<b>15</b> -3000 / \
Amendm	ents to above (if none, write "NONE"):	None
Correction	ons – show date (if none, write "NONE"):	Ccc 2/3.
Topic	RELATING CHANSE	
	Date	Enrolling Drafter



## State of Misconsin 2015–2016 LEGISLATURE

### CORRECTIONS IN:

## 2015 ASSEMBLY BILL 574

Prepared by the Legislative Reference Bureau (February 3, 2016)

In enrolling, the following correction was made:

1. Page 1, line 4: delete "depositional" and substitute "dispositional".

(END)



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# State of Misconsin 2015 - 2016 LEGISLATURE

LRB-3000/1 GMM:amn

### 2015 ASSEMBLY BILL 574

December 7, 2015 – Introduced by Representatives Hutton, Jarchow, Ballweg, Brandtjen, E. Brooks, Horlacher, Jacque, Kremer, Murphy, Quinn, Rohrkaste, Subeck and Tittl, cosponsored by Senators Darling and Bewley. Referred to Committee on Children and Families.

AN ACT to amend 48.396 (3) (b) 1., 48.396 (3) (c) 1r., 938.396 (2m) (b) 1. and 938.396 (2m) (c) 1r. of the statutes; relating to: the disclosure of electronic juvenile court records to a county department of human services or social

services for purposes of providing intake and depositional services.

#### Analysis by the Legislative Reference Bureau

This bill permits disclosure of the electronic records of the court assigned to exercise jurisdiction under the Children's Code and the Juvenile Justice Code (juvenile court) to a county department of human services or social services (county department) for purposes of providing child welfare or juvenile justice intake or dispositional services.

Under current law, the director of state courts has established an automated information system, known as the Consolidated Court Automation Programs (CCAP), that contains information about cases filed in the circuit courts in this state, including cases filed in the juvenile courts. Records of the juvenile court, however, are confidential and may not be opened to inspection, nor may their contents be disclosed, except by an order of the juvenile court or under certain statutory exceptions, including an exception that requires a juvenile court to make information relating to a proceeding under the Children's Code or the Juvenile Justice Code that is contained in the electronic records of the juvenile court available to the Department of Children and Families, which may use or allow access to that information only for the purposes of providing child welfare or juvenile justice intake

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or dispositional services. Current law permits the director of state courts to use CCAP to make that information available.

This bill requires the juvenile court to make information relating to a proceeding under the Children's Code or the Juvenile Justice Code that is contained in the electronic records of the juvenile court available to a county department, which may use or allow access to that information only for the purposes of providing child welfare or juvenile justice intake or dispositional services. The bill permits the director of state courts to use CCAP to make that information available.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

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

**SECTION 1.** 48.396 (3) (b) 1. of the statutes is amended to read:

48.396 (3) (b) 1. The court shall make information relating to proceedings under this chapter that is contained in the electronic records of the court available to any other court assigned to exercise jurisdiction under this chapter and ch. 938, a municipal court exercising jurisdiction under s. 938.17 (2), a court of criminal jurisdiction, a person representing the interests of the public under s. 48.09 or 938.09, an attorney or guardian ad litem for a parent or child who is a party to a proceeding in a court assigned to exercise jurisdiction under this chapter or ch. 938 or a municipal court, a district attorney prosecuting a criminal case, or the department, or a county department under s. 46.215, 46.22, or 46.23, regardless of whether the person to whom the information is transferred is a party to or is otherwise involved in the proceedings in which the electronic records containing that information were created. The director of state courts may use the circuit court automated information systems established under s. 758.19 (4) to make information contained in the electronic records of the court available as provided in this subdivision.

**Section 2.** 48.396 (3) (c) 1r. of the statutes is amended to read:

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48.396 (3) (c) 1r. The department or a county department under s. 46.215, 46.22, or 46.23 shall keep any information made available to the department or that county department under par. (b) 1. confidential and may use or allow access to that information only for the purpose of providing services under s. 48.06, 48.067, 48.069, 938.06, 938.067, or 938.069. The department or that county department may allow that access regardless of whether the person who is allowed that access is a party to or is otherwise involved in the proceedings in which the electronic records containing that information were created.

**SECTION 3.** 938.396 (2m) (b) 1. of the statutes, as affected by 2015 Wisconsin Act 55, is amended to read:

938.396 (2m) (b) 1. The court shall make information relating to a proceeding under this chapter that is contained in the electronic records of the court available to any other court assigned to exercise jurisdiction under this chapter and ch. 48, a municipal court exercising jurisdiction under s. 938.17 (2), a court of criminal jurisdiction, a person representing the interests of the public under s. 48.09 or 938.09, an attorney or guardian ad litem for a parent or child who is a party to a proceeding in a court assigned to exercise jurisdiction under this chapter or ch. 48 or a municipal court, a district attorney prosecuting a criminal case, a law enforcement agency, the department of children and families, ex the department of corrections, or a county department, regardless of whether the person to whom the information is disclosed is a party to or is otherwise involved in the proceedings in which the electronic records containing that information were created. The director of state courts may use the circuit court automated information systems established under s. 758.19 (4) to make information contained in the electronic records of the court available as provided in this subdivision.

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Section 4. 938.396 (2m) (c) 1r. of the statutes, as affected by 2015 Wisconsin Act 55, is amended to read:

938.396 (2m) (c) 1r. The department of children and families or, the department of corrections, or a county department shall keep any information made available to that department or county department under par. (b) 1. confidential and may use or allow access to that information only for the purpose of providing services under s.

48.06, 48.067, 48.069, 938.06, 938.067, or 938.069. That department or county department may allow that access regardless of whether the person who is allowed that access is a party to or is otherwise involved in the proceedings in which the electronic records containing that information were created.

Section 5. Effective date.

(1) Disclosure of electronic juvenile court records to county departments. This act takes effect on January 1, 2016, or on the day after publication, whichever is later.