AN ACT to create 20.455 (2) (er), 165.935 and 940.32 (1) (a) 4m. of the statutes;
relating to: creating a reproductive health care facility safety program and
making an appropriation.

Analysis by the Legislative Reference Bureau
This bill directs the Department of Justice to create programs to address
harassment, threats, and violence towards patients, prospective patients, and
reproductive health care providers. Under the bill, DOJ must develop training
programs for law enforcement officers and prosecuting attorneys to address
anti-reproductive health care behaviors and a program to foster community
collaboration in the prevention of and response to illegal anti-reproductive health
care activities, and create a resource center to collect data and disseminate
information on illegal anti-reproductive health care activities. The bill also creates
a grant program under which DOJ may award grants to counties that need support
in addressing illegal anti-reproductive health care activities.

For further information see the state 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. 20.455 (2) (er) of the statutes is created to read:
20.455 (2) (er) Reproductive health care facility safety. A sum sufficient to provide grants under s. 165.935 (3) to support reproductive health care facility safety.

SECTION 2. 165.935 of the statutes is created to read:

165.935 Reproductive health care facility safety; grants. (1)

Definitions. In this section:

(a) “Illegal anti-reproductive health care activities” means harassment, threats, and violence towards patients, prospective patients, and reproductive health care providers in violation of the law.

(b) “Law enforcement officer” has the meaning given in s. 165.85 (2) (c).

(c) “Reproductive health care facility” means any facility that provides reproductive health care services.

(d) “Reproductive health care provider” means any person, facility or institution licensed or otherwise authorized by the state of Wisconsin to provide health care services including any physician, coordinated care organization, hospital, facility, employee of such facility or institution, or agent of such person acting in the course and scope of employment or agency related to reproductive health care services.

(e) “Reproductive health care services” means any service, including counseling, related to human reproduction, including abortion, contraception, infertility treatment, prenatal care, miscarriage management, and treatment for sexually transmitted infections.

(2) Reproductive health care facility safety programs. The department of justice shall establish the following programs to facilitate safety related to providing and receiving reproductive health care services:
(a) A training program for law enforcement officers on best practices in prevention, identification, and investigation of illegal anti-reproductive health care activities. The training program shall be administered by the law enforcement standards board under s. 165.85. The department of justice shall establish guidelines for ongoing continuing education under this program.

(b) A training program for prosecuting attorneys on best practices for prosecuting illegal anti-reproductive health care activities. The department of justice shall establish guidelines for ongoing continuing education under this program.

(c) A program to foster community collaboration in the prevention of, response to, and planning to address illegal anti-reproductive health care activities.

(d) A resource center to collect data and disseminate information on illegal anti-reproductive health care activities, which shall include all of the following:

1. Identification of relevant state statutes and local ordinances to address illegal anti-reproductive health care activities.

2. Identification of information, policies, model protocols, procedures and best practices relevant to reproductive health care facility safety and prevention of illegal anti-reproductive health care activities.

3. Compilation of national and state-specific historical information on illegal anti-reproductive health care activities.

4. Compilation of state statistics on violence against reproductive health care providers, patients, and potential patients.

5. Information about individuals or groups who have been convicted of illegal anti-reproductive health care activities, including names, pictures, addresses, known aliases, temporary restraining orders or injunctions, and prior convictions.
Information collected under this subdivision may be disseminated only to local, state, and federal law enforcement agencies, district attorneys and federal prosecuting attorneys, and reproductive health care facilities.

\((3)\) Reproductive health care facility grants. From the appropriation under s. 20.455 (2) (er), the department of justice shall award grants in amounts determined by the department of justice to local law enforcement agencies and prosecutorial units in counties with a demonstrated need for assistance in preventing and addressing illegal anti-reproductive health care facilities.

**SECTION 3.** 940.32 (1) (a) 4m. of the statutes is created to read:

940.32 (1) (a) 4m. Impeding or attempting to impede access to a health care facility where the victim seeks, obtains, or provides health care.

**SECTION 4. Nonstatutory provisions.**

(1) Within 180 days of the effective date of this subsection, the department of justice shall promulgate emergency rules under section 227.24 of the statutes to implement the programs under section 165.935 (2) of the statutes and the grant program under section 165.935 (3) of the statutes for the period before the effective date of the permanent rules but not to exceed the period authorized under section 227.24 (1) (c) of the statutes, subject to extension under section 227.24 (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(2) Within 180 days of the effective date of this subsection, each Wisconsin law enforcement agency shall develop specific guidelines to address complaints from
reproductive health care providers that include the documentation and prompt
investigation of every complaint from a reproductive health care provider, as defined
in section 165.935 (1) (d) of the statutes regarding illegal anti-reproductive health
care activities, as defined in section 165.935 (1) (a) of the statutes.

(3) Within 180 days of the implementation of a training program under section
165.935 (2) (a) of the statutes, all law enforcement officers in Wisconsin shall receive
initial training under the program.

SECTION 5. Effective date.

(1) The treatment of section 165.935 of the statutes takes effect on the first day
of the 7th month beginning after publication.