



WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2019 Senate Bill 46

Senate Amendment 1

Memo published: April 3, 2019

Contact: Amber Otis, Staff Attorney

2019 SENATE BILL 46

2019 Senate Bill 46 creates a criminal surcharge that a court must impose on a person who is convicted of certain crimes related to prostitution if the court also imposes a fine on that person. Specifically, the court must impose a \$5,000 prostitution crime surcharge if the court imposes a **fine** for violating one of the following criminal offenses: (1) patronizing prostitutes; (2) soliciting prostitutes; (3) pandering; or (4) keeping a place of prostitution. One-half of the money collected from this new surcharge must be paid to the Department of Children and Families for the treatment and services of children who are victims of trafficking. The other half of the money collected from this new surcharge must be paid to the Department of Justice for criminal investigative operations and law enforcement relating to Internet crimes against children (ICAC), ICAC prosecutions, and activities of state and local ICAC task forces.

SENATE AMENDMENT 1

Senate Amendment 1 provides that anytime a court imposes a **sentence** (a fine, term of imprisonment, or both) or **places a person on probation**, for one of the crimes related to prostitution listed above, the court must impose the prostitution crime surcharge. Under the bill, a court is required to impose the prostitution crime surcharge only when it imposes a **fine**.

BILL HISTORY

Senator Jacque introduced Senate Amendment 1 on April 1, 2019. On April 2, 2019, the Senate Committee on Judiciary and Public Safety voted to recommend adoption of Senate Amendment 1, and the bill as amended, by votes of Ayes, 5; Noes, 0.

AO:ksm