State of Misconsin



1995 Senate Bill 503

Date of enactment: May 30, 1996 Date of publication*: June 13, 1996

1995 WISCONSIN ACT 379

AN ACT to renumber 992.20; and to create 302.446 and 992.20 (2) and (3) of the statutes; relating to: authorizing a sheriff and county board to contract with a federally recognized American Indian tribe or band to confine tribal prisoners in the county jail.

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

PREFATORY NOTE: This bill was prepared for the joint legislative council's American Indian study committee.

Under current law, the sheriff and county board of any county may enter into an agreement with the elected governing body of a federally recognized American Indian tribe or band in this state (tribe) to confine county jail prisoners in a tribal jail. This bill allows the sheriff and county board of any county to enter into an agreement with a tribe to confine tribal prisoners in the county jail. The bill also provides that any agreement between a sheriff and county board and a tribe to confine tribal prisoners in the county jail that was entered into before the date this bill becomes law is validated. Finally, the bill provides that any agreement between a county board and a tribe to confine tribal prisoners in the county jail that was entered into before the date this bill becomes law and that the county sheriff did not sign is validated for the entire period specified in the agreement if the sheriff signs an addendum to the agreement indicating that the sheriff assents to the agreement.

SECTION 1. 302.446 of the statutes is created to read: 302.446 Confinement of tribal prisoners in county

jails. (1) The county board and the sheriff of any county may enter into an agreement with the elected governing body of a federally recognized American Indian tribe or band in this state for the confinement in the county jail of a person who is being confined for any of the following reasons:

(a) The person has been arrested by a tribal law enforcement officer for violating a tribal statute or ordinance.

(b) The person has been ordered incarcerated by a tribal court.

(c) The person is being held in custody for any cause authorized by tribal law.

(2) Notwithstanding ss. 302.33 (1), 302.37, 302.38, 302.381, 302.383, 302.41, 302.43 and 303.08, the tribe or tribal official designated by the tribe retains responsibility for the prisoners for providing custody, care, treatment, services, leave privileges and food and for determining good time as if they remained tribal prisoners, except that the tribe or tribal official designated by the tribe may delegate, under the agreement, any of the responsibility to the sheriff. The county jail is not subject to any of the requirements for tribal jails unless otherwise provided under the agreement.

NOTE: 1. Provides that a county board and the sheriff may enter into an agreement with a tribe to confine in the county jail persons who have been arrested by a tribal law enforcement officer for violating a tribal statute or ordinance, who have been ordered incarcerated by a tribal court or who are being held in custody for any cause authorized by tribal law.

2. Provides that, notwithstanding ss. 302.33 (1) [maintenance of prisoners in a county jail], 302.37 [providing care of prisoners in a county jail], 302.38 [providing medical care of prisoners in a county jail], 302.381 [providing for emergency

^{*} Section 991.11, WISCONSIN STATUTES 1993–94: Effective date of acts. "Every act and every portion of an act enacted by the legislature over the governor's partial veto which does not expressly prescribe the time when it takes effect shall take effect on the day after its date of publication as designated" by the secretary of state [the date of publication may not be more than 10 working days after the date of enactment].

services for crisis intervention for prisoners in a county jail], 302.383 [regarding mental health treatment of prisoners in a county jail], 302.41 [relating to care of prisoners in a jail], 302.43 [relating to determining good time for inmates of a county jail] and 303.08 [relating, in pertinent part, to leave privileges and to prisoner liability for charges when in a county jail], the tribe or tribal official designated by the tribe retains responsibility for providing custody, care, treatment, services, leave privileges and food and for determining good time for tribal prisoners in the county jail, but also provides that the responsibility for providing any of these things may be delegated to the sheriff under the agreement providing for the confinement of tribal prisoners in the county jail.

3. Provides that the county jail is not subject to any of the requirements for tribal jails unless otherwise provided in the agreement providing for the confinement of tribal prisoners in the county jail.

SECTION 2. 992.20 of the statutes is renumbered 992.20 (1).

SECTION 3. 992.20 (2) and (3) of the statutes are created to read:

992.20 (2) Any agreement entered into before the effective date of this subsection [revisor inserts date], between a federally recognized American Indian tribe or band in this state and a county board and sheriff of a county that provides for the confinement of tribal prison-

ers in the county jail for any of the reasons specified in s. 302.446 (1) (a) to (c) is validated.

(3) Any agreement entered into before the effective date of this subsection [revisor inserts date], between a federally recognized American Indian tribe or band in this state and a county board that provides for the confinement of tribal prisoners in the county jail for any of the reasons specified in s. 302.446 (1) (a) to (c) and that the sheriff of the county has not signed before the effective date of this subsection [revisor inserts date], is validated for the entire period specified in the agreement if the sheriff ratifies the agreement by signing an addendum to the agreement that indicates that the sheriff assents to the agreement.

NOTE: 1. Provides that any agreement between a county board and a sheriff and a tribe providing for the confinement of tribal prisoners in the county jail that was entered into before the date this bill becomes law is validated.

2. Provides that any agreement between a county board and tribe providing for the confinement of tribal prisoners in the county jail that was entered into before the date this bill becomes law and that was not signed by the county sheriff is validated for the entire period specified in the agreement if the sheriff signs an addendum to the agreement indicating that the sheriff assents to the agreement.