1

SENATE AMENDMENT 80, TO 1995 ASSEMBLY BILL 150

June 27, 1995 - Offered by Senator ADELMAN.

2	1. Page 264, line 6: after that line insert:
3	"(au) Intensive aftercare program GPR A -0- 200,000"
4	2. Page 273, line 14: after that line insert:
5	"(au) Intensive aftercare program GPR A 200,000 -0-"
6	3. Page 427, line 9: after that line insert:
7	"(au) Intensive aftercare program. The amounts in the schedule for the
8	intensive aftercare program under s. 48.536.".
9	4. Page 880, line 25: delete that line and substitute:
10	"Section 2550d. 48.536 (2) of the statutes is amended to read:
11	48.536 (2) Intensive aftercare program establishment. The department \underline{c}
12	corrections shall conduct an intensive aftercare program for children who have bee
13	adjudicated delinquent and placed in a secured correctional facility under s. 48.3
L4	(4m) or a child caring institution and who have been released on aftercare from either
L 5	of those placements.

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

Section 2550g. 48.536 (3) (a) of the statutes is amended to read:

48.536 (3) (a) From the appropriation under s. 20.435 20.410 (3) (au), the department of corrections shall award grants to counties that are selected to participate in the intensive aftercare program. The department of corrections may award grants to single counties or to counties that apply jointly to operate a single intensive aftercare program. The applications shall be submitted by, and the grants shall be awarded to, the county department in each county that administers community youth and family aids under s. 46.26 301.26. In awarding grants under this paragraph, the department of corrections shall give preference to counties that operated intensive aftercare pilot programs under s. 48.535, 1991 stats., on January 1, 1993. No county may receive a grant or grants under this paragraph totaling more than \$75,000 in any year.

Section 250m. 48.536 (3) (b) (intro.) of the statutes is amended to read:

48.536 (3) (b) (intro.) The department of corrections shall select intensive aftercare program grant recipients based on applications submitted to the department of corrections. Applications and selection shall be in accordance with the request-for-proposal procedures established by the department of corrections. Each application shall do all of the following:

Section 2550p. 48.536 (5) (b) of the statutes is amended to read:

48.536 (5) (b) That, if a child participating in the intensive aftercare program enters a secured correctional facility or a child caring institution as a result of an adjudication of delinquency under s. 48.34, the grant recipient will designate a case manager for that child. For any child who meets the criteria under sub. (4) (b), a case manager will be appointed at the earliest possible opportunity prior to the child's release. The case manager shall act as a liaison between the secured correctional

 $\mathbf{2}$

facility or child caring institution and the intensive aftercare program and develop an intensive aftercare plan to be implemented upon the child's release from the secured correctional facility or child caring institution. The plan shall specify the number of contacts that the child shall receive under the intensive aftercare program, the programs and services to be provided to the child while on intensive aftercare, the planning and treatment goals of the child's participation in the intensive aftercare program and the estimated length of time that the child will participate in the intensive aftercare program. The plan shall be developed in consultation with representatives of the division of youth services corrections in the department of corrections.

SECTION 2550r. 48.536 (6) (a) of the statutes is amended to read:

48.536 **(6)** (a) A case manager providing services under sub. (5) (b) shall have at least a bachelor's degree and 2 years of experience in working with delinquent children, as specified by the department of corrections, or a master's degree.

Section 2550t. 48.536 (6) (b) of the statutes is amended to read:

48.536 **(6)** (b) Persons engaging in the supervisory contacts under sub. (5) (a) shall have at least a bachelor's degree or a minimum of 2 years of experience in working with delinquent children, as specified by the department of corrections, or both.".

- **5.** Page 2707, line 24: after "20.435 (3) (a)," insert "(au),".
- **6.** Page 2708, line 12: after "48.535," insert: "48.536 (2), (3) (a) and (b) (intro.), (5) (b) and (6) (a) and (b),".