

State of Misconsin 1995 - 1996 LEGISLATURE

ASSEMBLY AMENDMENT 6, TO 1995 SENATE BILL 501

March 21, 1996 – Offered by Representative Albers.

1	At the locations indicated, amend the bill as follows:
2	${f 1.}$ Page 2, line 22: after the semicolon insert: "standards of conduct for intake
3	workers and disposition staff;".
4	2. Page 28, line 1: delete that line and substitute:
5	"SECTION 1f. 46.215 (1) (r) of the statutes is created to read:
6	46.215 (1) (r) To establish standards for the conduct of persons employed by the
7	county department of social services or by a licensed child welfare agency under
8	contract with the county department of social services who provide intake services
9	under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in
10	performing those services. Those standards of conduct shall include a prohibition
11	against those persons applying personal bias or prejudice in performing those
12	services.
13	SECTION 1h. 46.22 (2) (p) of the statutes is created to read:
14	46.22 (2) (p) Establish standards for the conduct of persons employed by the
15	county department of social services or by a licensed child welfare agency under
16	contract with the county department of social services who provide intake services

under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in
 performing those services. Those standards of conduct shall include a prohibition
 against those persons applying personal bias or prejudice in performing those
 services.

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SECTION 1j. 46.22 (2g) (i) of the statutes is created to read:

6 46.22 (2g) (i) Recommend standards for the conduct of persons employed by the 7 county department of social services or by a licensed child welfare agency under 8 contract with the county department of social services who provide intake services 9 under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in 10 performing those services. Those standards of conduct shall include a prohibition 11 against those persons applying personal bias or prejudice in performing those 12 services.

13 SECTION 1m. 46.22 (3m) (b) 18. of the statutes is created to read:

46.22 (3m) (b) 18. In consultation with the county social services board under sub. (2g), establish standards for the conduct of persons employed by the county department of social services or by a licensed child welfare agency under contract with the county department of social services who provide intake services under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in performing those services. Those standards of conduct shall include a prohibition against those persons applying personal bias or prejudice in performing those services.

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SECTION 1p. 46.23 (5) (r) of the statutes is created to read:

46.23 (5) (r) Shall establish standards for the conduct of persons employed by the county department of human services or by a licensed child welfare agency under contract with the county department of human services who provide intake services under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in 1995 – 1996 Legislature

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performing those services. Those standards of conduct shall include a prohibition
 against those persons applying personal bias or prejudice in performing those
 services.

SECTION 1r. 46.23 (5m) (h) of the statutes is created to read:

5 46.23 (**5m**) (h) Recommend standards for the conduct of persons employed by 6 the county department of human services or by a licensed child welfare agency under 7 contract with the county department of human services who provide intake services 8 under s. 48.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in 9 performing those services. Those standards of conduct shall include a prohibition 10 against those persons applying personal bias or prejudice in performing those 11 services.

12 **SECTION 1t.** 46.23 (6m) (n) of the statutes is created to read:

1346.23 (6m) (n) In consultation with the county human services board under 14 sub. (5m), establish standards for the conduct of persons employed by the county 15department of human services or by a licensed child welfare agency under contract 16 with the county department of human services who provide intake services under s. 1748.067 or 938.067 or dispositional services under s. 48.069 or 938.069 in performing 18 those services. Those standards of conduct shall include a prohibition against those 19 persons applying personal bias or prejudice in performing those services. 20 **SECTION 1v.** 46.40 (7m) of the statutes is created to read:". **3.** Page 36, line 7: before that line insert: 21

22 "SECTION 18p. 48.06 (1) (a) 2. of the statutes is amended to read:

48.06 (1) (a) 2. The chief judge of the judicial administrative district shall
formulate written judicial policy governing intake and court services for juvenile

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1 matters and the director shall be charged with executing the judicial policy. That $\mathbf{2}$ judicial policy shall include standards for the conduct of persons employed by the 3 court who provide intake services under s. 48.067 or dispositional services under s. 4 48.069 in performing those services. Those standards shall include a prohibition 5 against those persons applying personal bias or prejudice in performing those services. The chief judge shall direct and supervise the work of all personnel of the 6 7 court, except the work of the district attorney or corporation counsel assigned to the 8 court. The chief judge may delegate his or her supervisory functions under s. 48.065 9 (1).10 **SECTION 18r.** 48.06 (2) (a) of the statutes is amended to read: 11 48.06 (2) (a) In counties having less than 500,000 population, the county board 12of supervisors shall authorize the county department or court or both to provide 13 intake services required by s. 48.067 and the staff needed to carry out the objectives 14and provisions of this chapter provide dispositional services under s. 48.069. Intake 15services shall be provided by employes of the court or county department and may 16 not be subcontracted to other individuals or agencies, except any county which had

intake services subcontracted from the county sheriff's department on April 1, 1980,

may continue to subcontract intake services from the county sheriff's department.

Intake workers shall be governed in their intake work, including their

responsibilities for recommending the filing of a petition and entering into an

informal disposition, and disposition staff shall be governed in their dispositional

work by general written policies which shall be formulated by the circuit judges for

the county, subject to the approval of the chief judge of the judicial administrative

district. Those general written policies shall include standards for the conduct of

persons employed by the court or the sheriff's department who provide intake

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services under s. 48.067 or dispositional services under s. 48.069 in performing those 1 $\mathbf{2}$ services. Those standards shall include a prohibition against those persons applying 3 personal bias or prejudice in performing those services.". **4.** Page 108, line 2: before that line, and before the material inserted by senate 4 5amendment 2, insert: 6 "SECTION 147ap. 938.06 (1) (a) 2. of the statutes, as created by 1995 Wisconsin 7 Act 77, is amended to read: 8 938.06 (1) (a) 2. The chief judge of the judicial administrative district shall 9 formulate written judicial policy governing intake and court services for juvenile 10 matters and the director shall be charged with executing the judicial policy. That 11 judicial policy shall include standards for the conduct of persons employed by the 12court who provide intake services under s. 938.067 or dispositional services under 13s. 938.069 in performing those services. Those standards shall include a prohibition 14against those persons applying personal bias or prejudice in performing those 15services. The chief judge shall direct and supervise the work of all personnel of the 16 court, except the work of the district attorney or corporation counsel assigned to the 17court. The chief judge may delegate his or her supervisory functions under s. 938.065 18 (1).19 **SECTION 147ar.** 938.06 (2) (a) of the statutes, as created by 1995 Wisconsin Act 20 77, is amended to read: 21938.06(2) (a) In counties having less than 500.000 population, the county board 22 of supervisors shall authorize the county department or court or both to provide 23intake services required by s. 938.067 and the staff needed to carry out the objectives and provisions of this chapter under s. 938.069. Intake services shall be provided by 24

employes of the court or county department and may not be subcontracted to other 1 $\mathbf{2}$ individuals or agencies, except as provided in par. (am). Intake workers shall be 3 governed in their intake work, including their responsibilities for recommending the 4 filing of a petition and entering into a deferred prosecution agreement, and $\mathbf{5}$ dispositional staff shall be governed in their dispositional work by general written 6 policies which shall be formulated by the circuit judges for the county, subject to the 7 approval of the chief judge of the judicial administrative district. Those general 8 written policies shall include standards for the conduct of persons employed by the 9 court or the sheriff's department who provide intake services under s. 938.067 or dispositional services under s. 938.069 in performing those services. Those 10 11 standards shall include a prohibition against those persons applying personal bias 12or prejudice in performing those services.". 13(END)

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