



State of Wisconsin
1997 - 1998 LEGISLATURE

LRBa1701/1
JEO:jlg:hmh

**ASSEMBLY AMENDMENT 2,
TO 1997 ASSEMBLY BILL 577**

February 12, 1998 - Offered by Representatives BLACK, RILEY, BAUMGART,
MORRIS-TATUM and COGGS.

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

2 **1.** Page 4, line 2: after that line insert:

3 “(c) In deciding whether to grant a serious child sex offender release on parole
4 under this subsection, the parole commission may not consider, as a factor in making
5 its decision, that the offender is a proper subject for pharmacological treatment using
6 an antiandrogen or the chemical equivalent of an antiandrogen or that the offender
7 is willing to participate in pharmacological treatment using an antiandrogen or the
8 chemical equivalent of an antiandrogen.”.

9 **2.** Page 4, line 21: delete “offender.” and substitute “offender. In deciding
10 whether to order supervised release of person who is a serious child sex offender, the
11 court may not consider, as a factor in making its decision, that the person is a proper
12 subject for pharmacological treatment using an antiandrogen or the chemical
13 equivalent of an antiandrogen or that the person is willing to participate in

1 pharmacological treatment using an antiandrogen or the chemical equivalent of an
2 antiandrogen.”.

3 **3.** Page 6, line 18: delete “offender.” and substitute “offender. A decision under
4 this subsection on a petition filed by a person who is a serious child sex offender may
5 not be made based on the fact that the person is a proper subject for pharmacological
6 treatment using an antiandrogen or the chemical equivalent of an antiandrogen or
7 on the fact that the person is willing to participate in pharmacological treatment
8 using an antiandrogen or the chemical equivalent of an antiandrogen.”.

9

(END)