

WISCONSIN LEGISLATIVE COUNCIL PROPOSED REPORT TO THE LEGISLATURE

SPECIAL COMMITTEE ON STATE-TRIBAL RELATIONS

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Special Committee on State-Tribal Relations

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PART I

KEY PROVISIONS OF COMMITTEE RECOMMENDATIONS

The 2006-08 Special Committee on State-Tribal Relations recommends the following proposals to the Joint Legislative Council (JLC) for introduction in the 2007-08 Session of the Legislature.

LRB-1915/1, Relating to Liability for the Actions of Tribal Law Enforcement Officers When Enforcing State Law

Current law authorizes a tribal law enforcement officer to enforce the laws of the state with respect to any person within the boundaries of the tribe's reservation or off-reservation trust lands if, among other conditions, the tribal government adopts a resolution waiving the tribe's sovereign immunity to the extent necessary to allow the enforcement, in state courts, of liability for its officers' actions. LRB-1915/1 provides that, as an alternative to the waiver of sovereign immunity, the tribe may carry liability insurance that meets specified conditions.

LRB-1916/1, Relating to Conservation Wardens Employed by the Great Lakes Indian Fish and Wildlife Commission

The Great Lakes Indian Fish and Wildlife Commission (GLIFWC) employs conservation wardens to enforce the Chippewa Off-Reservation Conservation Code with regard to Chippewa Indians hunting, fishing, or gathering resources in the ceded territory but outside the boundaries of their reservations. LRB-1916/1 amends a wide range of statutes relating to peace officers to: (1) give GLIFWC wardens the same law enforcement tools and the same powers and privileges that current law gives to wardens of the Department of Natural Resources (DNR); and (2) give GLIFWC wardens the same protections of personal safety that current law gives to DNR wardens. The draft also authorizes a GLIFWC warden to aid or assist a peace officer and to make arrests for felony violations of state law in the ceded territory, in much the same way as current law gives these authorizations to a peace officer outside of his or her territorial jurisdiction.

LRB-1646/2, Relating to Providing Benefits to Tribal Schools and Tribal School Pupils Similar to Those Provided to Private Schools and Private School Pupils

For the most part, current statutes make no mention of tribal schools, although three operate in Wisconsin. LRB-1646/2 defines a "tribal school" and amends a wide range of statutes to extend to tribal schools and tribal school pupils and staff many benefits and protections provided to private schools and private school pupils and staff. The draft does not impose on tribal schools the requirements that apply to private schools but does provide certain benefits only if certain conditions are met.

PART II

COMMITTEE ACTIVITY

Assignment

The Special Committee on State-Tribal Relations is a permanent committee of the JLC established under s. 13.83 (3), Stats. The committee is directed by statute to:

...study issues related to American Indians and the American Indian tribes and bands in this state and develop specific recommendations and legislative proposals relating to these issues.

The membership of the committee, appointed by the JLC, consists of not fewer than six nor more than 12 legislator members of the Senate and Assembly, including at least one member of the majority party and at least one member of the minority party from each house, and not fewer than six nor more than 11 members selected from names submitted by the federally recognized American Indian tribes and bands in this state (tribes) or the Great Lakes Inter-Tribal Council (GLITC), including not more than one member based on the recommendation of any tribe or GLITC. The committee is assisted by a Technical Advisory Committee (TAC) composed of a representative of each of the following state departments: Health and Family Services; Workforce Development; Justice; Natural Resources; Public Instruction; Revenue; and Transportation. A list of the JLC membership, the committee membership, and the TAC membership are included as *Appendices 2, 3*, and *4*, respectively.

Summary of Meetings

The 2006-08 Special Committee has held two meetings:

November 14, 2006	State Capitol
January 17, 2007	Menominee Reservation, Keshena, Wisconsin

At its <u>November 14, 2006</u> meeting, the Special Committee heard a number of briefings:

- Committee staff briefed the committee on the status of legislation introduced in the 2005-06 Legislative Session by the JLC at the recommendation of the 2004-06 Special Committee.
- Committee staff briefed the committee on a project related to concurrent criminal jurisdiction of the state and the tribes on Indian reservations (with the exception of the Menominee Reservation, which is treated differently under federal law).
- **Mark Mitchell**, Department of Health and Family Services (DHFS), briefed the committee on DHFS initiatives related to the federal Indian Child Welfare Act and funding for tribal child welfare services.
- **Laura Arbuckle**, Department of Administration (DOA), briefed the committee on the ongoing activities of Governor Doyle's administration to improve communications between the executive branch of state government and tribal governments.
- Art Zimmerman and Jere Bauer, Legislative Fiscal Bureau (LFB), briefed the committee on the state budget process and described how, within that process, the state allocates revenues it receives from the tribes under gaming compacts.

The committee discussed the possibility of expanding the Wisconsin Retirement System (WRS) to allow police officers employed by tribes to participate. Chairperson Musser discussed a number of

important questions a tribal government would have to consider before participating in the WRS, outlined in a staff memorandum, and asked the tribal representatives on the committee to discuss these issues with their tribal councils, to determine if there is interest on the part of tribal governments, as well as tribal police departments, to pursue this policy.

The meeting concluded with a discussion of topics for study by the committee. The committee discussed the possibility of recommending some of the 2005 bills for reintroduction in the 2007-08 Legislative Session. There was also interest in reviewing legislative ideas that came from a state and tribal leaders conference in 2001 to see whether any of those proposals warrant reconsideration. It was suggested as well that the committee look at how well certain state economic development programs work in Indian country.

At the January 19, 2007 meeting in Keshena, the Special Committee voted to recommend that the JLC introduce three bill drafts--the first relating to liability for the actions of tribal law enforcement officers when enforcing state laws; the second relating to conservation wardens employed by GLIFWC; and the third relating to providing benefits to tribal schools and tribal school pupils similar to those provided to private schools and private school pupils. All three were amended versions of bills introduced by the JLC in the 2005-06 Legislative Session on the recommendation of the 2004-06 Special Committee that were not enacted. Committee members also asked legislative members of the committee to reintroduce a joint resolution on state recognition of tribal sovereignty similar to resolutions introduced in the past three legislative sessions.

Paul Stuiber, Legislative Audit Bureau (LAB), described the LAB's audit of state economic development programs and provided information about which were funded with tribal gaming revenues paid to the state. The committee heard testimony from **Gloria Cobb** and **Jerry Rayala**, GLITC, about their economic development programs and from **Troy Swallow**, Department of Commerce, regarding the department's role in working with tribes on economic development programs. Mr. Rayala suggested that the committee study two funding issues relating to economic development.

The committee also discussed a draft relating to participation of tribal law enforcement officers in the WRS and requested that a revised draft be prepared for discussion at its next meeting. The committee was also briefed about prior legislative and other initiatives regarding the use of American Indian mascots, logos, nicknames, and names by public schools.

PART III

RECOMMENDATIONS INTRODUCED BY THE JOINT LEGISLATIVE COUNCIL

This part of the report provides background information on, and a description of, the drafts recommended by the 2006-08 Special Committee on State-Tribal Relations.

LRB-1915/1, Relating to Liability for the Actions of Tribal Law Enforcement Officers When Enforcing State Law

Background

Tribal law enforcement officers do not have the inherent power to enforce state laws but, in Wisconsin, may acquire this power in either of two ways. First, the state or a subdivision of the state may grant this power on an individual basis. Most commonly, a county sheriff will deputize qualified tribal law enforcement officers.

Second, state statutes may grant this power. Section 165.92, Stats., authorizes a tribal law enforcement officer to enforce the laws of this state with respect to any person within the boundaries of the tribe's reservation or off-reservation trust lands, if the officer and the tribe meet several conditions. One condition is that a tribal law enforcement officer may not enforce the laws of this state unless the governing body of the tribe adopts a resolution waiving the tribe's sovereign immunity to the extent necessary to allow the enforcement of liability for its officers' actions in the courts of this state, or adopts another resolution that the Wisconsin Department of Justice (DOJ) determines has substantially the same result.

Section 175.40 (6) and (6m), Stats., give peace officers authority to aid and assist and enforce certain state criminal laws outside their territorial jurisdiction under certain circumstances—the first when on-duty and the second when off-duty. Both apply to tribal law enforcement officers, but only if the tribal law enforcement officer is empowered to act under s. 165.92, Stats., and certain other conditions are met.

The 2004-06 Special Committee recommended a draft which would have provided an alternative to the waiver of sovereign immunity by the tribe that is currently required for a tribal law enforcement officer to exercise the powers allowed by s. 165.92. It would have allowed the tribe to instead maintain liability insurance with a limit of at least \$1,000,000 for any claim. That draft required that the insurance policy provide that the insurer may not raise the defense of tribal sovereign immunity in defending a claim against the policy, up to the limits of the policy. This alternative would have applied only if the tribe provided evidence of the required insurance to DOJ.

That draft was introduced by the JLC as companion bills 2005 Assembly Bill 628 and 2005 Senate Bill 297. Neither bill was enacted, although Senate Bill 297 was passed by the Senate on a voice vote and then referred to the Assembly Committee on State Affairs, which recommended concurrence on a vote of Ayes, 9; Noes, 0. However, it was not scheduled for a vote by the Assembly.

When the 2006-08 Special Committee reviewed this issue, it recommended that the JLC introduce a variation of the prior proposal. In addition to several minor changes clarifying liability, the committee recommended that the minimum amount of insurance be \$2,000,000 per occurrence, instead of \$1,000,000 per claim.

The Draft

LRB-1915/1 provides an alternative to the waiver of sovereign immunity by the tribe that is currently required for a tribal law enforcement officer to exercise the powers allowed by s. 165.92. It allows the tribe to instead maintain liability insurance with a limit of at least \$2,000,000 for any occurrence. It requires that the insurance policy provide that the insurer may not raise the defense of tribal sovereign immunity in defending a claim against the policy, up to the limits of the policy. This alternative applies only if the tribe has provided evidence of the required insurance to DOJ. When this evidence is provided, the draft requires DOJ to notify the sheriff of each county and chief of police of each municipality in which the tribe has a reservation or trust land that the tribe has met the criterion for s. 165.92 to apply.

The draft also clarifies that a tribe's liability for actions under s. 165.92 includes liability for errors and omissions when transporting a person after arrest. In addition, the draft clarifies that the liability provisions of s. 175.40 (6m), Stats. (off-duty officer acting outside his or her territorial jurisdiction under this statute is acting as an officer, agent, or employee of the state), apply to a tribal law enforcement officer acting under that authority, rather than the liability provisions of s. 165.92.

LRB-1916/1, Relating to Treatment in the Statutes of Conservation Wardens Employed by the Great Lakes Indian Fish and Wildlife Commission

Background

In the 1970s and 1980s, litigation in federal court sought to determine the extent of rights for the harvest of natural resources retained by the Chippewa Indian bands in Wisconsin when the bands ceded territory to the United States in treaties in 1837 and 1842. In a series of orders, the court affirmed the bands' continuing rights to hunt, fish, and gather on off-reservation public lands and waters throughout the ceded territories in northern Wisconsin. Among other things, the court approved the Chippewa bands' proposal to adopt an off-reservation conservation code (off-reservation code) governing their members' exercise of those rights within the ceded territory but outside the boundaries of Chippewa reservations, and to form an inter-tribal agency to enforce that code. GLIFWC is the agency the Chippewa bands created for this purpose.

An incident in which a GLIFWC warden working off-reservation detained a non-Indian person for a state firearms violation and delivered the individual to the county sheriff called into question the authority of the warden to detain the individual, as well as the legality of other aspects of the warden's behavior, such as going armed in the uniform of a law enforcement officer in a vehicle with equipment, such as lights and siren, that are generally illegal.

This case brought to attention that much of what GLIFWC wardens do is not contemplated under the statutes and that, in fact, the statutes could be read as prohibiting GLIFWC wardens from doing many things that the federal court intended them to do. Similarly, many statutes that serve to protect the physical safety of law enforcement officers and others that serve to protect the interests of the public do not apply to GLIFWC wardens. These statutes **do** apply to DNR conservation wardens.

The 2004-06 Special Committee recommended a draft to address the matter which is very similar to the draft described below. That draft was introduced by the JLC as companion bills 2005 Assembly Bill 630 and 2005 Senate Bill 299. Senate Bill 299 was passed by the Senate on a voice vote, then referred to the Assembly Committee on Natural Resources. That committee took no action on the Senate bill, and it did not pass. However, the Assembly Committee on Natural Resources had earlier recommended passage of the companion Assembly bill on a vote of Ayes, 12; Noes, 0. Neither the Assembly bill nor Senate bill was scheduled for a vote by the Assembly.

When the 2006-08 Special Committee reviewed this issue, it made minor changes in the proposal. The changes relate to liability insurance provisions (so that they are similar to the liability insurance coverage provisions described above in LRB-1915/1) and to clarifying that a GLIFWC warden is not a peace officer under s. 175.40, as discussed above (since a GLIFWC warden is covered under a newly created section of the statutes, namely s. 175.41).

The Draft

LRB-1916/1 is intended to accomplish two goals: first, to facilitate the work of GLIFWC and its wardens in enforcing the off-reservation code; and second, to enable GLIFWC wardens to assist state and local law enforcement agencies.

Facilitating the Work of GLIFWC Wardens

To facilitate the work of GLIFWC wardens, the draft applies many provisions of the criminal code and the conservation and motor vehicle statutes to them. In general, the draft does the following:

1. Applies statutes regarding the protection of officers or interference with law enforcement to **all GLIFWC wardens**. Examples of the statutes treated in this manner are s. 940.20 (2), Stats., battery to a law enforcement officer, s. 941.21, Stats., disarming a peace officer, and s. 946.41, Stats., resisting or obstructing an officer. The draft also applies a number of other, miscellaneous statutes to all GLIFWC wardens, such as the requirement that a peace officer provide first aid to a person in custody (s. 940.291, Stats.), communicable diseases (ch. 252, Stats.), and the exception for peace officers to the prohibition on shining animals (s. 29.314, Stats.). The draft also applies to all GLIFWC wardens the exceptions enjoyed by peace officers to various aspects of the motor vehicle code, including exceptions to various rules of the road and various restrictions on vehicle equipment.

2. Applies most statutes regarding the possession or use of firearms and other weapons by peace officers to *GLIFWC wardens who meet state certification standards*. Examples of statutes treated in this manner are exceptions for peace officers to prohibitions against carrying concealed weapons (s. 941.23, Stats.) and the use of pepper spray (s. 941.26, Stats.). The draft does *not* apply statutes authorizing the possession or use of explosives or particularly dangerous weapons to *any* GLIFWC warden. Examples of statutes in this category are exceptions for peace officers to prohibitions against the possession or use of machine guns, short-barreled shotguns and rifles, explosives, and certain other weapons (ss. 941.26 (3), 941.27 (2), and 941.28 (4), Stats.).

3. Authorizes GLIFWC and its wardens to use the transaction information for management of enforcement (TIME) system if GLIFWC agrees to contribute information in its possession to DOJ for addition to the TIME system. (The TIME system allows officers in the field to access information regarding criminal investigations, suspected criminals, outstanding warrants, etc., as well as drivers' license and vehicle registration information, using computers installed in their patrol vehicles.)

4. Applies the statutes administered by the Law Enforcement Standards Board (LESB) to GLIFWC wardens who agree to accept the duties of law enforcement officers under the laws of this state. This makes a GLIFWC warden who agrees to do so subject to the rules and certification procedures of the LESB. Also, it is a prerequisite for exercising the authority to make arrests for violations of state law and to render aid and assistance to state peace officers, as created by this draft.

5. Authorizes GLIFWC to receive from the Department of Transportation (DOT) monthly compilations of vehicle registration information, drivers license and identification card photographs, and other identifying information in the same manner that sheriffs and chiefs of local police departments, among others, currently receive this information.

Authority to Arrest and Assist

The draft authorizes a GLIFWC warden to make an arrest for a violation of state law in the ceded territory if the warden is responding to either: (1) an emergency situation that poses a significant threat to life or of bodily harm; or (2) acts that the warden believes, on reasonable grounds, constitute a felony. The draft also authorizes a GLIFWC warden to render aid or assistance to a Wisconsin peace officer in an emergency or at the request of the Wisconsin peace officer. A GLIFWC warden may take these actions only if all of the following conditions are met:

- 1. The warden is on duty and on official business.
- 2. The warden meets the training standards for state and local law enforcement officers and has agreed to accept the duties of law enforcement officers under the laws of this state.
- 3. GLIFWC has adopted and implemented written policies regarding making felony arrests under state law and rendering aid or assistance to state or local officers.
- 4. GLIFWC maintains liability insurance that does all of the following:
 - a. Covers GLIFWC's liability up to a limit of not less than \$2,000,000 per occurrence for the acts and omissions of its wardens acting under this authority.
 - b. Provides that the insurer, in defending a claim against the policy, may not raise the defense of sovereign immunity of the insured up to that limit.

Also, GLIFWC wardens may take these actions only if GLIFWC has presented evidence to DOJ of this insurance. When this evidence is provided, the draft requires DOJ to notify the sheriff of each county in the ceded territory that GLIFWC has met this insurance criterion.

The draft also authorizes GLIFWC wardens to engage in fresh pursuit in Wisconsin beyond the ceded territory under specified circumstances.

LRB-1646/2, Relating to Providing Benefits to Tribal Schools and Tribal School Pupils Similar to Those Provided to Private Schools and Private School Pupils

Background

Under current Wisconsin statutes, tribally-operated schools are dealt with only in subch. IV, ch. 115, Stats., relating to the American Indian language and culture education program. (Categorical aid for that program was eliminated by 2003 Wisconsin Act 33.) Currently, three schools in Wisconsin come under the tribally-operated schools component of that program. They are the: Menominee Tribal School; Oneida Nation of Wisconsin Schools; and Lac Courte Oreilles Tribal School.

Most state kindergarten to grade 12 (K-12) education laws likely would be considered by the courts to be civil regulatory laws. In general, state civil regulatory laws do not apply to a tribe or a member of that tribe on the tribe's reservation or off-reservation trust land unless an act of Congress, a treaty, or case law (that is, decisions by the courts) provides that a state law is applicable. It appears that neither an act of Congress nor any treaty has authorized the state to apply its civil regulatory education laws to a tribal school that is located on a tribe's reservation or off-reservation trust land. As for whether case law does so, court decisions suggest that, if a matter were litigated, a court would apply a balancing of interests test and hold that a state civil regulatory education law applies to a tribal school only if the state interests outweigh the tribal and federal interests. That analysis depends on the facts

surrounding each individual statute; thus, there is no universal answer as to whether a state civil regulatory law applies to a tribal school.

However, in general, it appears that, with respect to most state K-12 education laws, the state does not have authority to impose such laws on tribal schools. Moreover, a tribe may choose to assert sovereign immunity if a legal action were filed against the tribal school or tribal school officials to enforce any such law.

Current law defines private school, imposes various requirements on private schools, and provides certain benefits and protections to private schools and their pupils and staff. Tribal schools are neither private schools nor public schools, and statutes referring only to private schools and public schools do not apply to tribal schools.

The Menominee Indian Tribe of Wisconsin recommended developing legislation to provide the same benefits to tribal schools and tribal school pupils that are provided to private schools and private school pupils.

An ad hoc Working Group on Tribal Schools consisting of representatives of the Menominee Tribe, tribal schools, the Department of Public Instruction (DPI), and the committee met on March 18, 2005 to review preliminary drafts. The 2004-06 Special Committee recommended a draft based on discussions at that meeting and on additional information provided following the meeting.

The JLC introduced the recommendation as companion bills 2005 Assembly Bill 637 and 2005 Senate Bill 300. Neither the standing committees to which the bills were referred nor either house held a vote on either bill.

The 2006-08 Special Committee recommended that the proposal again be recommended to the JLC. The changes from the prior bills primarily relate to accounting for the fact that several of the affected statutes were amended by 2005 Acts. The substantive changes relate to adding references to tribal schools in two provisions that were created by 2005 Acts to refer to private schools: one related to having DPI provide information about meningococcal disease to public and private schools, and the other related to immunity relating to the use of inhalers for asthmatic pupils at private schools.

The Draft

LRB-1646/2 defines a "tribal school" as an institution with an educational program that has as its primary purpose providing education in any grade or grades from K-12 and that is controlled by the elected governing body of a tribe or by a tribal educational authority established under the laws of a tribe. That definition then applies in chs. 115 to 121 (statutes relating to K-12 education) and, by cross-reference, to certain statutes outside chs. 115 to 121, Stats.

Private School References—Benefits

The draft proposes amendments to statutes that refer specifically to private schools, private school staff, or private school pupils and provide a benefit or protection to them, with the exception of statutes relating to: transportation; special education; eligibility for bonding for certain building projects through the Wisconsin Health and Educational Facilities Authority; and private schools in the Milwaukee School District.

In general, for such statutes, the draft adds references to tribal schools, tribal school staff, or tribal school pupils. Examples include: counting teaching experience in a tribal school under the teacher licensure law; authorizing a cooperative educational services agency to contract with a tribal school; including tribal schools in various DPI programs to assist schools, for example, suicide prevention programs, alcohol or other drug abuse prevention programs, school milk, lunch, and breakfast programs, and protective behavior programs; including tribal school seniors in the Academic Excellence Higher Education Scholarship program; permitting certain tribal school pupils to serve as

inspectors at polling places; permitting a representative of a tribal school to serve on DPI's Council on Special Education and DPI's Professional Standards Council for Teachers; permitting a tribal school representative and parent to serve on the county truancy committee; including tribal schools in the technology for educational achievement program; including tribal schools as schools for the purpose of statutes that prohibit hunting, having a cigarette vending machine, selling liquor, possessing certain drugs, committing certain violent crimes, and possessing firearms and other dangerous weapons (under certain circumstances) within a specified distance from schools; providing that one of the purposes of the technical college system includes working with tribal schools; providing that veterans are eligible for reimbursement for courses at a tribal school under certain circumstances; counting attendance at a tribal school as school attendance for purposes of the Learnfare program and truancy and dropout statutes; considering a tribal school to be a school for purposes of child labor laws; permitting a tribal school to have a driver's education program recognized by DOT; making tribal schools eligible for reimbursement for a food services plan for the elderly; making teachers at tribal schools who are certified by the National Board for Professional Teaching Standards and meet certain other criteria eligible for grants; providing that the Wisconsin Center for the Blind and Visually Impaired and the Wisconsin Educational Program for the Deaf and Hard of Hearing may provide certain services to tribal schools; permitting tribal schools to request trees for Arbor Day observance; requiring DPI to provide information to tribal schools about meningococcal disease; requiring the erection of school warning signs: permitting a request to attend tribal school as a program or curriculum modification: allowing provision of health treatment services to tribal school pupils under certain circumstances; providing immunity under state law for several activities, including removing a pupil from school for suspicion of activities relating to controlled substances, administering certain drugs under certain circumstances, permitting use of an inhaler by an asthmatic pupil, attempting to prevent suicide, providing free care at an athletic event, and donating equipment or technology to a tribal school; providing eye safety information to tribal schools; permitting tribal schools to request information about persons on the sex offender registry; permitting a dental hygienist at a tribal school; prohibiting strip searches of tribal school pupils; and exempting tribal school staff from prosecution for certain crimes relating to exposing a child to harmful materials.

Private School References—Benefit Linked to Requirement

In some cases, the draft includes language relating to tribal schools that is not identical to current statutes relating to private schools. These relate to statutes in which a requirement is integrally linked to a benefit provided--for example, statutes allowing a private school to receive certain confidential records relating to child in need of protection or services (CHIPS), juvenile in need of protection or services (JIPS), or delinquency, but limiting redisclosure of the record. For such statutes, the draft generally extends the same benefit to a tribal school only if the tribe chooses to comply with conditions similar to those imposed on a private school. Also, if school attendance is required by a court order, the court is required to request that a tribal school report a violation to the court but does not have authority to require a tribal school to do so.

Private School References—Requirements

With respect to statutes that explicitly impose requirements on private schools unrelated to a benefit, the draft does not add a reference to tribal schools. Such statutes include requirements to: make a report to DPI about enrollment; report to DPI charges and convictions of certain crimes and dismissals and resignations related to immoral conduct of a person licensed by DPI and employed by the school; display the flag and offer the pledge of allegiance or national anthem; have a first aid kit; conduct fire drills; establish school safety zones; prohibit the use of a pupil's social security number as a pupil identification number; have periodic lead inspections in kindergarten; and abide by restaurant regulations if food is brought in under contract. (As discussed above, it is unlikely that the state has authority to impose such civil regulatory laws on tribal schools.)

Generic School References

The draft amends several statutes that refer generically to schools without explicitly referring to public schools, private schools, or tribal schools to make clear that if a benefit applies to a school, the

benefit also applies to tribal schools. The draft does not amend statutes that impose a requirement generically on schools, including private schools, to impose the requirement on tribal schools, for example, statutes relating to excluding children who have not met the immunization or waiver of immunization requirements. Whether such a statute applies to tribal schools is an issue to be resolved by the courts on a case-by-case basis.

Committee and Joint Legislative Council Votes

The following drafts were recommended by the 2006-08 Special Committee on State-Tribal Relations to the JLC for introduction in the 2007-08 Session of the Legislature.

The votes on the drafts were as follows:

- LRB-1915/1, relating to liability for the actions of tribal law enforcement officers when enforcing state law. The motion to recommend WLC: 0053/1, with amendments, passed on a vote of Ayes, 10 (Reps. Musser, Boyle, and Sherman; Sen. Wirch; and Public Members Bichler, DelaRosa, Fish, Greendeer, Huck, and Mayo); Noes, 0; and Absent, 5 (Sen. Coggs; and Public Members Alloway, Lynk, Montano, and Taylor). It was subsequently redrafted as WLC: 0053/2 and then redrafted as LRB-1915/1.
- LRB-1916/1, relating to conservation wardens employed by the Great Lakes Indian Fish and Wildlife Commission. The motion to recommend WLC: 0054/1, with amendments, passed on a vote of Ayes, 10 (Reps. Musser, Boyle, and Sherman; Sen. Wirch; and Public Members Bichler, DelaRosa, Fish, Greendeer, Huck, and Mayo); Noes, 0; and Absent, 5 (Sen. Coggs; and Public Members Alloway, Lynk, Montano, and Taylor). It was subsequently redrafted as WLC: 0054/2 and then redrafted as LRB-1916/1.
- LRB-1646/2, relating to providing benefits to tribal schools and tribal school pupils similar to those provided to private schools and private school pupils. The motion to recommend WLC: 0052/1 passed on a vote of Ayes, 9 (Reps. Boyle and Sherman; Sen. Wirch; and Public Members Bichler, DelaRosa, Fish, Greendeer, Huck, and Mayo); Noes, 0; and Absent, 6 (Rep. Musser; Sen. Coggs; and Public Members Alloway, Lynk, Montano, and Taylor). It was subsequently redrafted as LRB-1646/2.

Joint Legislative Council

[Joint Legislative Council Members Who Selected and Appointed Committee and Its Membership]

<u>Co-Chair</u>

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MARLIN D. SCHNEIDER

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DAVID TRAVIS 5440 Willow Road Waunakee, WI 53597

This 22-member committee consists of the majority and minority party leadership of both houses of the Legislature, the co-chairs and ranking minority members of the Joint Committee on Finance, and 5 Senators and 5 Representatives appointed as are members of standing committees.

Joint Legislative Council

[Current Joint Legislative Council Members Receiving Committee Report]

<u>Co-Chair</u> FRED RISSER

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ROGER BRESKE

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JEFF FITZGERALD

Majority Leader 910 Sunset Horicon, WI 53032

MARK GOTTLIEB

Speaker Pro Tempore 1205 Noridge Trail Port Washington, WI 53074

SENATORS

RUSSELL DECKER 6803 Lora Lee Lane

Weston, WI 54476 SCOTT FITZGERALD

Minority Leader N4692 Maple Road Juneau, WI 53039

SHEILA HARSDORF

N6627 County Road E River Falls, WI 54022

REPRESENTATIVES

MICHAEL HUEBSCH Speaker 419 West Franklin

West Salem, WI 54669

DEAN KAUFERT 1360 Alpine Lane Neenah, WI 54956

JIM KREUSER Minority Leader 3505 14th Place Kenosha, WI 53144

Co-Chair

STEVE WIECKERT

Representative 1 Weatherstone Drive Appleton, WI 54914

ALAN LASEE

2259 Lasee Road De Pere, WI 54115

MARK MILLER 4903 Roigan Terrace Monona, WI 53716

JUDY ROBSON

Majority Leader 2411 E. Ridge Road Beloit, WI 53511

MARK POCAN 309 N. Baldwin Street Madison, WI 53703

KITTY RHOADES 708 4th Street Hudson, WI 54016

MARLIN SCHNEIDER 3820 Southbrook Lane Wisconsin Rapids, WI 54494

This 22-member committee consists of the majority and minority party leadership of both houses of the Legislature, the cochairs and ranking minority members of the Joint Committee on Finance, and 5 Senators and 5 Representatives appointed as are members of standing committees.

State-Tribal Relations

Representative Terry M. Musser, Chair W13550 Murray Road Black River Falls, WI 54615

Senator G. Spencer Coggs 3732 North 40th Street Milwaukee, WI 53216

Senator Robert W. Wirch 3007 Springbrook Road Pleasant Prairie, WI 53158

Howard Bichler St. Croix Chippewa Indians of Wisconsin 24663 Angeline Avenue Webster, WI 54893

Ken Fish Menominee Indian Tribe of Wisconsin P.O. Box 173 Keshena, WI 54135

Doug Huck Stockbridge-Munsee Band of Mohican Indians N8476 Moheconnuck Road Bowler, WI 54416

Dee Ann Mayo Lac du Flambeau Band of Lake Superior Chippewa Indians P.O. Box 67 Lac du Flambeau, WI 54538

Mr. Louis Taylor Lac Courte Oreilles Tribal Governing Board Lac Courte Oreilles Band of Lake Superior Chippewa Indians 13394 West Trepania Road Hayward, WI 54843 Representative Frank Boyle 4900 East Tri-Lakes Road Superior, WI 54880

Representative Gary Sherman 11800 Sherman Road Port Wing, WI 54865

John Alloway Forest County Potawatomi Community P.O. Box 340 Crandon, WI 54520

Vince DelaRosa Oneida Tribe of Indians of Wisconsin P.O. Box 365 Oneida, WI 54155

Jon Greendeer Ho-Chunk Nation P.O. Box 667 Black River Falls, WI 54615

Donna Lynk Tribal Council Secretary Bad River Band of Lake Superior Chippewa Indians P.O. Box 39 Odanah, WI 54861

Mark Montano Red Cliff Band of Lake Superior Chippewas 88385 Pike Road, Hwy. 13 Bayfield, WI 54814

STUDY ASSIGNMENT: The committee is directed to study issues relating to American Indians and the American Indian tribes and bands in this state and develop specific recommendations and legislative proposals relating to these issues. [s. 13.83 (3), Stats.]

15 MEMBERS: 2 Senators, 3 Representatives, and 10 Public Members.

LEGISLATIVE COUNCIL STAFF: Joyce L. Kiel, Senior Staff Attorney; David L. Lovell, Senior Analyst; Julie Learned, Support Staff.

Technical Advisory Committee

TOM BELLAVIA **Department of Justice** Assistant Attorney General 17 W. Main St., Rm. 707 INTER-D

J.P. LEARY **Department of Public Instruction** 101 South Webster LS/5 INTER-D

RACHELLE ASHLEY **Department of Workforce Development** 201 East Washington Ave., Rm. E200 INTER-D

JIM WEBER **Department of Health and Family Services** 1 West Wilson St., Rm. 618 INTER-D

GWEN CARR

Department of Transportation Division of Transportation System Development Bureau of Equity & Environmental Services 4802 Sheboygan Avenue, Rm. 451 INTER-D

MICHAEL LUTZ Department of Natural Resources 125 South Webster St., 4th Flr. INTER-D

THOMAS D. OURADA **Department of Revenue** 2135 Rimrock Rd., #624A INTER-D

ASSIGNMENT: Established pursuant to s. 13.83 (3) (f), Stats., to assist the Special Committee on State-Tribal Relations in performing its statutory functions.

7 MEMBERS: One representative designated by the following departments: Health and Family Services; Justice; Natural Resources; Public Instruction; Revenue; Transportation; and Workforce Development.

Committee Materials List

(Copies of documents are available at www.legis.state.wi.us/lc)

January	y 19, 2007 Meeting		<u>Agenda</u>	<u>Audio</u>	<u>Minutes</u>		
•	 Recognition of Tribal Sovereignty (December 28, 2006) Memo No. 5, Use of American Indian Mascots, Logos, Names, or Nicknames by Public Schools (January 8, 2007) 						
•	Memo No. 7, History of Legislation Relations (January 5, 2007) WLC: 0034/1, relating to state rec Indian tribes and bands			-	_		
• <u>WLC: 0052/1</u> , relating to providing benefits to tribal schools and tribal school pupils similar provided to private schools and private school pupils and making an appropriation							
•	<u>WLC: 0053/1</u> , relating to liability f state law o Alternative language rega			ment officers v	vhen enforcing		
•	WLC: 0054/1, relating to conserva Commission	0 ,		eat Lakes India	n Fish and Wildlife		
	o Alternative language rega	arding liability in	surance				
•	<u>WLC: 0055/1</u> , relating to participa System	tion of tribal lav	v enforcement offic	ers in the Wise	consin Retirement		
•	Letter, to Representative Leah Vul regarding charter school authorize		sentative Terry Mu	isser (Novemb	er 17, 2006),		
•	Memorandum, Wisconsin Retireme Terry Musser, Chair, to Members (2006)						
•	Letter, to Governor James E. Doyle Special Committee on State-Tribal regarding cooperative county-triba	Relations from	Attorney General F				
•	Letter, to Representative Terry Mu Chicks, President, Stockbridge-Mu of tribal police officers (December	nsee Communit					
•	Letter from the Internal Revenue S tribal police officers under the Min	Service regardin nesota pension	g eligibility of Mille plan (November 19	ELacs Band of 9, 2002)	Chippewa Indians		
•	<u>Comments</u> regarding WLC: 0055/7 the Wisconsin Retirement System,	distributed by	Vince Dela Rosa (Ja	anuary 18, 200)7)		
•	Small Business Technical Assistant Lakes Inter-Tribal Council	-		yala, Program	Director, Great		
•	Tribal School Bill, AB-637, distribu Report Highlights, A Review: State Audit Bureau (August 2006). Full http://www.legis.wisconsin.gov/la	e <i>Economic Dev</i> e report available	e <i>lopment Programs</i> at	s, submitted by	/ the Legislative		
•	Excerpt from Legislative Audit Rep <i>Owned Businesses</i> , distributed by Legislative Audit Bureau (August 2	Paul Stuiber, De					

- <u>Excerpt</u> from Legislative Audit Report 06-9, *Economic Development Programs Funded With Tribal Gaming Revenue*, distributed by Paul Stuiber, Deputy State Auditor for Program Evaluation, Legislative Audit Bureau (August 2006)
- <u>Memorandum</u> to Jamie Wall, Administrator, Division of Business Development, from Landon T.
 Williams, Budget and Policy Analyst, Department of Commerce, *Departmental Programs Tribal Entities are Eligible to Apply for* (November 12, 2004)

November 14, 2006 Meeting	<u>Notice</u>	<u>Agenda</u>	<u>Audio</u>	<u>Minutes</u>				
<u>Memo No. 1</u> , Legislation Recommended by the 2004-06 Special Committee on State-Tribal Relations (November 3, 2006)								
o <u>RL 2005-14</u> , Special Com 13, 2005)	, , , , , , , , , , , , , , , , ,							
 <u>Table</u>, Recommendations of the 2004-06 Special Committee on State-Tribal Relations Introduced by the Joint Legislative Council in the 2005-06 Legislative Session 								
• <u>Memo No. 2</u> , Retirement Plan Cove	 Memo No. 2, Retirement Plan Coverage for Tribal Police Officers (November 7, 2006) 							
o <u>Enclosure</u>								
• <u>Memo No. 3</u> , Authority of Tribal Law Enforcement Officers to Enforce Criminal Laws (November 13, 2006)								
o <u>Enclosure</u> , Criminal Jurisc	diction in Indian	Country						
• <u>Presentation</u> , <i>Strengthening Government to Government Relations</i> , by Laura Arbuckle, Department of Administration								
 <u>Presentation</u> to the Wisconsin Legislative Council Special Committee on State-Tribal Relations, relating to tribal gaming revenue paid to the state, Legislative Fiscal Bureau (November 14, 2006) 								
• <u>Handout</u> , 2005-07 Tribal Gaming F Bureau	Revenue Approp	<i>riations</i> , from Art Z	Zimmerman, Le	egislative Fiscal				