

STATE OF WISCONSIN
Assembly Journal

November 1987 Special Session

FRIDAY, June 10, 1988

The chief clerk makes the following entries under the above date:

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison

To the Honorable, the Assembly:

The following bills, originating in the assembly, have been approved, signed and deposited in the office of the Secretary of State:

Assembly Bill	Act No.	Date Signed
5, ss (partial veto)-----	413 -----	June 9, 1988
10, ss -----	416 -----	June 9, 1988
6, ss (partial veto)-----	418 -----	June 10, 1988

Respectfully submitted,
TOMMY G. THOMPSON
Governor

GOVERNOR'S VETO MESSAGE

June 9, 1988

To the Honorable Members of the Assembly:

I have approved November 1987 Special Session **Assembly Bill 5** as Wisconsin Act 413 and deposited it in the Office of the Secretary of State. In approving the bill I have exercised my partial veto authority.

I have partially vetoed Section 66. This section relates to the establishment of a pilot Community Work Experience Program (CWEP) for non-custodial parents.

As currently written, this section would allow courts to require an unemployed or underemployed non-custodial parent to register in an available CWEP, but preclude the court at that time from establishing a child support order on the non-custodial parent, based on a calculation of hypothetical income. If the non-custodial parent does not fulfill the CWEP responsibilities, the court may then, on petition by the state or custodial parent, enter a child support award based on this hypothetical income.

I am vetoing this section to allow the courts to make this unique type of child support order concurrent with the requirement for registration in CWEP. This veto will allow the courts in this pilot program to place some measure of financial responsibility for the child with the non-custodial parent at the beginning of the program.

Further, this veto restores the program to the agreement I reached with the legislative leadership.

I am also making a partial veto of Section 70. This section would require the state to adjudicate paternity in cases where a man has acknowledged paternity through the birth certificate process, and subsequently married the mother of the child.

This veto will provide that, in all cases where a man acknowledges paternity through the birth certificate process, he will be presumed to be the child's father. I believe that our state statutes allowing the father to challenge the presumption in court and take a blood test provide adequate options for the presumed father to contest paternity.

Finally, I am making a partial veto to Section 76. This section relates to the entering of temporary child support orders, legal custody and physical placement in cases of presumed paternity under acknowledgment through the birth certificate process. This partial veto lifts the requirements that the determination be made in a court appearance and that the presumed be present. I believe this veto will make this new section consistent with other sections relating to a first appearance in paternity determinations and may allow for a more timely entering of temporary child support orders in these cases.

Respectfully submitted,
TOMMY G. THOMPSON
Governor

GOVERNOR'S VETO MESSAGE

June 10, 1988

To the Honorable Members of the Assembly:

I have approved November 1987 Special Session **Assembly Bill 6** as Wisconsin Act 418 and deposited it in the Office of the Secretary of State. In approving the bill I have exercised my partial veto authority.

I am vetoing the title, the schedule, and Sections 3d, 3m, 11b, 11c and 14. These sections create a Department of Justice program to reimburse cities for 50% of law enforcement overtime costs incurred related to peace keeping efforts during labor strikes. In addition, these sections provide \$700,000 PR from the law enforcement training fund to finance these law enforcement activities.

I am vetoing these provisions because state aid should not be provided for extraordinary law enforcement costs related to problems which are strictly local and for which the state has no overriding responsibility. Providing aids

JOURNAL OF THE ASSEMBLY [June 10, 1988]

for labor strike related law enforcement costs establishes a precedent for future claims for a wide variety of special local government costs. Finally, the use of \$700,000 from law enforcement training fund for these purposes would significantly reduce the resources needed for training Wisconsin's law enforcement professionals.

Respectfully submitted,
TOMMY G. THOMPSON
Governor