1983 Assembly Bill 986

Date of enactment: May 10, 1984 Date of publication: May 18, 1984

1983 Wisconsin Act (Vetoed in Part) 523

AN ACT to create 20.455 (2) (d), 59.07 (141) and 165.90 of the statutes, relating to counties which have Indian reservations within their boundaries and making appropriations.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

1983-84
1984-85

20.455 Justice, department of

(2) LAW ENFORCEMENT SERVICES

(d) Aid to counties for law enforcement

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75,000

SECTION 2. 20.455 (2) (d) of the statutes is created to read:

20.455 (2) (d) Aid to counties for law enforcement. The amounts in the schedule for distribution under s. 165.90 to counties containing federally recognized Indian reservations, to defray the expense of performing additional law enforcement duties of sheriffs arising by reason of federal legislation transferring jurisdiction over Indian criminal law matters to the state.

SECTION 3. 59.07 (141) of the statutes is created to read:

59.07 (141) LAW ENFORCEMENT ON INDIAN RESERVATIONS. Pursuant to adoption of a resolution, a county board may apply for law enforcement aid under s. 165.90 to counties which have federally recognized Indian reservations within or partially within their boundaries.

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SECTION 4. 165.90 of the statutes is created to read:

165.90 Law enforcement aid to counties with Indian reservations. Any county which has a federally recognized Indian reservation within or partially within its boundaries may make annual application in accordance with s. 59.07 (141) to the department of justice to receive aid in the amount of \$7,500 per state fiscal year from the appropriation under s. 20.455 (2) (d) for the purpose of defraying the expense of performing additional law enforcement duties of sheriffs arising by reason of federal legislation transferring jurisdiction over Indian criminal law matters to the state. The county shall obtain the advice of the tribal council as to specific law enforcement needs on the reservation. The application shall include a statement of the tribal council's advice on law enforcement needs and shall specify the proposed law enforcement activities on the reservation for the state fiscal year for which aid is sought. Upon review of the application and, if relevant, an evaluation of the extent to which the proposed law enforcement activities were performed in the previous fiscal year, the department may annually certify a county as eligible to receive funds under s. 20.455 (2) (d). In August of each year, the county board for each county receiving funds under s. 20.455 (2) (d) shall submit a report to the department regarding the performance of the proposed law enforcement activities. A county Vetoed may the receive funds under s. 20.455 (2) (d) in any fiscal year in which any program in Part within the county receives funds under s. 20.455 (2) (e).