

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2001 Assembly Bill 212

Assembly Amendment 1

Memo published: May 17, 2001 Contact: Anne Sappenfield, Senior Staff Attorney (267-9485)

2001 Assembly Bill 212 permits the juvenile court to order as a disposition for a delinquency adjudication or a civil law or ordinance violation, or as a sanction for violating a dispositional order, that a juvenile report to a youth report center at anytime that the juvenile is not under immediate adult supervision (e.g., after school and on weekends). At a youth reporting center, the juvenile will participate in social, behavioral, academic, community service and other programming. A municipal court may also order a juvenile to report to a youth report center for the violation of a municipal ordinance or as a sanction for violating a dispositional order.

Assembly Amendment 1 provides that, if a municipal court orders participation in the programming of a youth report center, the municipal court must order the municipality to pay the county the cost of participation in that programming.

The amendment also provides that participation in the programming of a youth report center may be ordered only if such programming is available.

The Assembly Committee on Corrections and the Courts voted to recommend adoption of Assembly Amendment 1 [Ayes, 9; Noes, 0] and passage of Assembly Bill 212, as amended [Ayes, 9; Noes, 0], on May 16, 2001.

AS:wu;tlu