

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2001 Senate Bill 384	Senate Amendment 1
Memo published: March 11, 2002 <i>Contact</i> : Nicholas Zavos, Staff Attorney (266-1308)	

Under *current law*, a juvenile who is sentenced in adult court to a state prison must be held in a juvenile correctional facility until attaining a specific age. Current law contains inconsistent provisions concerning at what age a juvenile may be placed in or transferred to a state prison that permits placement or transfer at age 15, 16, or 17.

2001 Senate Bill 384 amends these provisions so that the Department of Corrections may place a juvenile who is sentenced to prison and who has attained age 15 in a state prison.

Senate Amendment 1 deletes the provisions of the bill relating to the age at which a juvenile may be transferred to or placed in a state prison to maintain current law.

The Senate Committee on Corrections and Economic Development unanimously recommended adoption of Senate Amendment 1 and recommended passage of the bill, as amended, on a vote of Ayes, 3; Noes, 0, on January 30, 2002.

NZ:jal:rv;jal