

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2005 Assembly Bill 290

Senate Substitute Amendment 1

Memo published: April 27, 2006 Contact: Anne Sappenfield, Senior Staff Attorney (267-9485)

Under *Assembly Bill 290*, no person may require an individual to undergo the implanting of a microchip. A person who violates this provision may be required to forfeit not more than \$10,000. Each day of continued violation constitutes a separate offense.

The bill provides that the prohibition does *not* apply to the following: (a) the implantation of a microchip as a condition of probation, parole, extended supervision, conditional release, or supervised release, if the individual is incarcerated or if the individual is required to register as a sex offender and the Department of Corrections requires registrants to have a microchip implanted; or (b) the implantation of a microchip in a minor, as directed by the parent of the minor.

Senate Substitute Amendment 1 removes the exceptions for implantation of a microchip in an inmate or registered sex offender or a minor so that requiring any individual to undergo the implantation of a microchip is prohibited.

Legislative History

Senator Reynolds offered Senate Substitute Amendment 1. On April 25, 2006, the Senate adopted the substitute amendment on a voice vote and passed the bill, as amended, on a vote of Ayes, 32; Noes, 1.

AS:ksm:jal