

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2005 Senate Bill 24

Assembly Amendment 1

Memo published: April 28, 2006 Contact: Anne Sappenfield, Senior Staff Attorney (267-9485)

Senate Bill 24 provides that whoever intentionally threatens to cause bodily harm to the person or family member of a social service worker, a contracted social service worker, a juvenile intake worker, a child support worker, or a school employee under all of the following circumstances is guilty of a Class A misdemeanor:

- At the time of the threat, the actor knows or should have known that the victim is a social service worker, a contracted social service worker, a juvenile intake worker, a child support worker, or a school employee or a member of his or her family.
- The social service worker, contracted social service worker, juvenile intake worker, child support worker, or school employee is acting in an official capacity at the time of the threat or the threat is in response to any action taken in an official capacity.
- There is no consent by the person threatened.

Assembly Amendment 1 modifies the offense so that it does not apply to family members of the persons specified or to school employees. Therefore, under the amendment, the bill applies to threats of bodily harm to social service workers, contracted social service workers, juvenile intake workers, and child support workers.

Legislative History

Assembly Amendment 1 was offered by the Assembly Committee on Criminal Justice and Homeland Security. On April 26, 2006, the committee adopted the amendment and recommended concurrence in the bill, as amended, on votes of Ayes, 9; Noes, 2.

AS:tlu