

State of Misconsin 1995 - 1996 LEGISLATURE

1995 ASSEMBLY BILL 947

February 26, 1996 – Introduced by Representatives DOBYNS, SILBAUGH, HAHN, KELSO, MUSSER, AINSWORTH and GUNDERSON, cosponsored by Senators FITZGERALD, DARLING, ZIEN and PETAK. Referred to Committee on Criminal Justice and Corrections.

1 AN ACT to amend 303.08 (10) of the statutes; relating to: suspending Huber law

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privileges for a breach of discipline or other violation of jail regulations.

Analysis by the Legislative Reference Bureau

Under Wisconsin's Huber law, a person sentenced to a county jail or house of correction may be allowed to leave the jail or house of correction to work, seek work, attend school, receive medical treatment or handle family needs. If a person who is allowed to leave a jail or house of correction under Huber law commits a breach of discipline or other violation of jail regulations, a sheriff may refuse to permit a person to exercise his or her Huber law privilege to leave the jail for not more than 5 days. This bill increases from 5 days to 30 days the amount of time a sheriff may refuse to permit a person to exercise his or her Huber law privilege to leave the jail if the person commits a breach of discipline or other violations.

For further information see the *local* fiscal estimate, which will be printed as an appendix to this bill.

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

- **SECTION 1.** 303.08 (10) of the statutes is amended to read:
- 4 303.08 (10) The sheriff may refuse to permit the prisoner to exercise the

5 prisoner's privilege to leave the jail as provided in sub. (1) for not to exceed $5 \underline{30}$ days

- 6 for any breach of discipline or other violation of jail regulations.
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