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2001 ASSEMBLY BILL 230

March 20, 2001 – Introduced by Committee on State and Local Finance (Select). Referred to Committee on State and Local Finance (Select).

1 AN ACT to create 79.085 of the statutes; relating to: the use of county shared revenue payments.

Analysis by the Legislative Reference Bureau

This bill requires counties to spend shared revenue payments and mandate relief payments first for probation and parole hold costs in county jails, for circuit court expenses, and for youth services expenses, and then for other costs for which the county would otherwise levy property taxes.

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.** 79.085 of the statutes is created to read:
- **79.085** Use of county payments. A county shall use the payments that it receives under ss. 79.03, 79.04, 79.058, and 79.06 to pay the following expenses in the following sequence:
 - (1) The expenses that are not otherwise funded by state or federal aid or by any designated revenue source and that are for probation and parole holds in county jails,

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for circuit courts under s. 753.19, and for which community youth and family aids are
paid under s. 301.26.
(2) The costs for which the county would otherwise levy a property tax, as
reflected under s. 74.09 (3) (b) 1.
Section 2. Initial applicability.
(1) Use of county payments. This act first applies to payments that are received

8 (END)

on the effective date of this subsection.