AGENDA

1. Call Meeting to Order
2. Establish a Quorum ~ Roll Call
3. Adopt Agenda / Properly Noticed
4. Election of Vice Chairperson
5. Approve Minutes of January 20, 2020 Legislative Committee Meeting

6. Communications
7. Public Comment
8. Supervisor Response
9. Old Business
   A. Consideration of a November Advisory Referendum for Creation of Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans and Maps
10. New Business
    A. Committee Overview
    B. Ambassador Overview
    C. Review Resolutions from Other Counties and Refer to Appropriate Committees for Recommendation as to Action of the County Board
       1. Outagamie County – Support of Pending Legislation that Would Change any Act of Sexual Misconduct that is Currently a Second Degree Sexual Assault to a First Degree Sexual Assault.
       2. Outagamie County – Support Pending Legislation CHIPS
       3. Outagamie County, Eau Claire County, Wood County – Supporting the Commitment to Veterans Support and Outreach (CVSO) Act
       4. LaCrosse County – Supporting Wisconsin Opportunity Acts
       5. Eau Claire County – Requesting the WI Legislature Act to Protect Refugees Living in the State of Wisconsin
    D. WCA Submission of Resolutions for Consideration at Annual Meeting (Deadline June 22, 2020)

11. Next Meeting Date: tbd
12. Meeting Per Diem Code
13. Adjourn

Deviation from the order shown may occur

In light of the declared state of emergency and to mitigate the impact of COVID-19 this meeting will be conducted by teleconference or video conference. Members of the public may join the meeting remotely or in-person in the Peninsula Room (C121) 1st Floor Government Center (please note public in-person has limited capacity and is on a first come, first served basis).

To attend the meeting via computer:
Go to: https://doorcounty.webex.com/doorcounty/onstage/g.php?MTID=e76b7a697f61a30068e70e8899b164969
Event Password: June11leg2020

To Connect via phone:
Call: 1-408-418-9388
Access Code: 146 742 4630
Call Meeting to Order
Chair Nancy Robillard called the Monday, January 20, 2020 meeting of the Legislative Committee to order at 1:00 p.m. at the Door County Government Center.

Establish a Quorum – Roll Call
Committee members present – Nancy Robillard, Linda Wait, Bob Bultman, Alexis Heim Peter and David Enigl.

Others present – Supervisor Susan Kohout, Administrator Ken Pabich, Assistant Corp Counsel Karyn Behling, Senator Andre Jacque, Representative Joel Kitchens, Transportation Director Pam Busch, County Clerk Jill Lau, and public.

Adopt Agenda / Properly Noticed
Motion by Wait, seconded by Bultman to approve the agenda. Motion carried by unanimous voice vote.

Approve Minutes of September 16, 2019 Legislative Committee Meeting
Motion by Bultman, seconded by Heim Peter to approve the minutes of September 16, 2019 meeting. Motion carried by unanimous voice vote.

Communications
No communications were presented.

Public Comment
The following persons commented:
- Pat Scieszinski, Representative of the League of Women Voters
- Jack Fiedler, Sister Bay
- Karen Wilson, Juddeville
- Don Freix, 8305 Quarterline Road, Fish Creek
- Susan Kohout, District 6 County Board Supervisor
- Christine Reid, Forestville

Supervisor Response
None given.

Old Business
No old business was presented.

New Business
Meeting with State Legislator(s) – Representative Kitchens/Senator Jacque
Senator Jacque updated the Committee on a number of bills he is involved with. The Senate plans to be in session until at least March.

Representative Kitchens updated the Committee on a number of issues relative to Door County including affordable housing, Airbnb draft legislation, clean water bill, and other legislation he is involved in.

Senator Jacque noted he is in support of addressing redistricting issues and concerns to improve the redistricting process. A constitutional amendment would need to pass before any changes to the redistricting process could take place. Representative Kitchens noted he supports redistricting reforms. Assembly version LRB 3797 and Senate version LRB 5162 legislation have been introduced and address redistricting reforms.
Redistricting
Sawyer County, Outagamie County – Redistricting
Trempealeau County, St. Croix County – Advisory Referendum on Creation of Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans and Maps
Administrator Pabich explained the redistricting agenda item is before the Committee because of requests from the public to move forward on a county-wide referendum. A referendum would be an advisory referendum. The Committee needs to determine what the best route is to pursue the issue. What is more powerful and what sends a stronger message; what is most effective way to get the message to our Legislators. Historically, the philosophy has been not to hold an advisory referendum. The Committee can act and make a recommendation to the County Board to hold or not hold a referendum or the Committee can defer the matter to County Board. Representative Kitchens and Senator Jacque presented their opinions on what is more important, or sends a stronger message – referendums or resolutions. Both noted that generally neither referendum results or resolutions make it directly to the Legislator themselves. The best and more powerful way to lobby is by direct contact with our State Legislators. The question of what the public’s option is for petitioning for a referendum and what the costs related to holding a referendum would be was reviewed. Further review and answers at the next scheduled committee meeting tentatively scheduled for March.

Door County Transportation Program
Transportation Director Pam Busch updated the Committee on the annual statistics for transportation.

AB 544 – Workforce Housing Tax Credits
Administrator Pabich reviewed the bill noting WHEDA is hoping to use some of their existing funds, $10M, to set up a pilot program to be used for rural workforce housing projects. DCEDC has been active in promoting Door County’s workforce housing issues. A resolution from the County would be helpful.

Motion by Enigl, seconded by Wait to support the draft resolution as presented and pass on to County Board. Motion carried by unanimous voice vote.

AB 457 – Various Changes to Statutes Related to Obtaining a Marriage License
County Clerk Lau explained a portion of the bill allows couples to apply for a marriage license in any County. Current law requires Wisconsin residents to apply in the County in which they one or both reside or for out of state residents to apply in the Wisconsin county they are getting married in. Lau expressed concerns related to loss of revenue as out of state residents may be more likely to apply in a bordering county to their home state than travel to Door County where they are getting married. Lau also expressed concerns related to loss of revenue for county residents who may work out of the county so applying in the work county may be more convenient. Lau has sent opposition letters to both of our county’s legislators. The bill is expected to be on the floor of the Assembly tomorrow and asked that the committee support her in opposing it. The Committee took no action.

Review Resolutions from Other Counties and Refer to Appropriate Committees for Recommendation as to Action of the County Board
Outagamie County – Submit a Waiver Application from Centers for Medicare and Medicaid Services of the Medicaid Institute for Mental Disease Exclusion to Allow Federal Reimbursement of Short Term Acute Care and Transition Planning for Persons with Serious and Persistent Mental Illness
Door County has addressed. Referred to Human Services Board.

Outagamie County, Eau Claire County, Washburn County, Wood County - Urge the Legislature to revise state statutes for consistency by requiring fees and costs charged by the Register in Probate office and Clerk of Circuit Court office be identical for same item or service as detailed in the attached Fee Structure for Court Fees and Costs in Probate and Juvenile Cases
Door County has addressed.

Waushara County - relating to Clerk of Court and Register in Probate Offices Charges for Court Costs, Fees and Surcharges
Door County has addressed.
Wood County – Support proposed revisions to CH. NR 151, Wisconsin Admin Code
Reviewed. Deferred to Land Conservation Committee.

Racine County – In support of 2019 Assembly Bill 33 and 2019 Senate Bill 39 relating to the expungement of criminal and civil conviction and non-conviction records
Reviewed. Monitoring.

Florence County - Right to Bear Arms
Reviewed. Monitoring.

Outagamie County – Attracting & Retaining Workforce in Wisconsin
Reviewed. Monitoring.

Outagamie County – Utility Aid Payments
Reviewed.

Next Meeting Date
March 16, 2020 – 1:00 p.m.

Meeting Per Diem Code
456.

Adjourn
Motion by Enigl, seconded by Heim Peter to adjourn. Time: 2:51 p.m. Motion carried by voice vote.

Respectfully submitted by Jill M. Lau, County Clerk
OUTAGAMIE COUNTY BOARD MEETING
January 14, 2020

RESOLUTION NO. 79-2019-20
ROLL CALL to adopt & lock in. RESOLUTION NO. 79—2019-20 IS ADOPTED AS AMENDED & LOCKED IN.

Res. No. 79--19-20
Adopt as amended + lock in
VOTE RESULTS: Passed By Majority Vote

| 1 - THOMPSON | YES | 19 - MARCKS | YES |
| 2 - MILLER   | YES | 20 - THOMAS  | ABSENT |
| 3 - RENTERIA | YES | 21 - T. THYSSEN | YES |
| 4 - PATIENCE | YES | 22 - HAGEN   | YES  |
| 5 - GABRIELSON | YES | 23 - KLEMP   | YES  |
| 6 - KONETZKE | YES | 24 - IVESON  | YES  |
| 7 - HAMMEN   | YES | 25 - NOOYEN  | YES  |
| 8 - N. THYSSEN | YES | 26 - DAVIDSON | YES  |
| 9 - KRUEGER  | YES | 27 - CULBERTSON | YES |
| 10 - LAMERS  | YES | 28 - STURN   | YES  |
| 11 - DILLENBERG | YES | 29 - BUCHMAN | YES |
| 12 - MC DANIEL | YES | 30 - WOODZICKA | ABSENT |
| 13 - WEGAND  | YES | 31 - CLEGG   | YES  |
| 14 - DE GROOT | YES | 32 - VANDERHEIDEN | YES |
| 15 - PETERSON | YES | 33O'Connor-Schevers | YES |
| 16 - SCHROEDER | YES | 34 - RETTLER  | YES |
| 17 - CROATT  | YES | 35 - MELCHERT | YES |
| 18 - SPEARS  | YES | 36 - SUPRISE | YES |
OUTAGAMIE COUNTY BOARD MEETING
January 14, 2020

RESOLUTION NO. 79--2019-20
Supervisor Gabrielson moved, seconded by Supervisor Spears, to reconsider Resolution No. 79 for the purpose of lock in.

ROLL CALL to reconsider. RESOLUTION NO. 79—2019-20 IS RECONSIDERED.

VOTE RESULTS: Passed By Majority Vote

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OUTAGAMIE COUNTY BOARD MEETING
January 14, 2020

RESOLUTION NO. 79--2019-20
ROLL CALL to adopt as amended. RESOLUTION NO. 79—2019-20 IS ADOPTED AS AMENDED.

Take Action:
RES. No. 79--19-20
Adopt as amended
VOTE RESULTS: Passed By Majority Vote

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1 - THOMPSON  YES
2 - MILLER    YES
3 - RENTERIA  YES
4 - PATIENCE  YES
5 - GABRIELSON YES
6 - KONETZKE  YES
7 - HAMMEN    YES
8 - N. THYSSEN YES
9 - KRUEGER   YES
10 - LAMERS   YES
11 - DILLENCERG YES
12 - MC DANIEL YES
13 - WEGAND   YES
14 - DE GROOT  YES
15 - PETERSON  YES
16 - SCHROEDER YES
17 - CROATT   YES
18 - SPEARS   YES
19 - MARCKS   YES
20 - THOMAS   ABSENT
21 - T. THYSSEN YES
22 - HAGEN    YES
23 - KLEMP    YES
24 - IVERSON  YES
25 - NOOYEN   YES
26 - DAVIDSON  YES
27 - CULBERTSON YES
28 - STURN    YES
29 - BUCHMAN  YES
30 - WOODZICKA ABSENT
31 - CLEGG    YES
32 - VANDERHEIDEN YES
330'Conor-Schevers YES
34 - RETTLER  YES
35 - MELCHERT  YES
36 - SUPRICE  YES
PROPOSED AMENDMENT TO
RESOLUTION NO.: 79—2019-20
(see underlined text)

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

MAJORITY

There is pending legislation that will change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age.

The pending legislation would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age.

The pending legislation creates a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is at least 60 years old.

The pending legislation allows anyone who is 60 years or older who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by telephone or live audiovisual means.

The pending legislation could have a financial impact on local governments responsible for implementing the various changes in the law. Pending legislation should include allocations of state funding for local governments to implement the legislation.

NOW THEREFORE, the undersigned members of the Health and Human Services Committee and the Public Safety Committee recommend adoption of the following resolution.

BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age, and

BE IT FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age, and
BE IT STILL FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would create a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is at least 60 years old, and

BE IT STILL FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would allow anyone who is 60 years or older who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by telephone or live audiovisual means, and

BE IT STILL FURTHER RESOLVED, that the legislation will respond to the financial impact on the various entities that are responsible for implementing the law, and

BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a copy of this resolution to the Outagamie County Lobbyist, all Wisconsin Counties, and the Wisconsin Counties Association.

Dated this ___ day of October, 2019

Respectfully Submitted,

HEALTH AND HUMAN SERVICES COMMITTEE AND
PUBLIC SAFETY COMMITTEE

______________________________
Dan Gabrielson

______________________________
Justin Krueger

______________________________
Christine Lamers

______________________________
Cathy Thompson
OUTAGAMIE COUNTY BOARD MEETING
January 14, 2020

RESOLUTION NO. 79--2019-20
Supervisor Gabrielson moved, seconded by Supervisor T. Thyssen, for adoption.

Supervisor Gabrielson moved, seconded by Supervisor T. Thyssen, to amend Resolution No. 79 as shown on the desk: Under the explanatory language (line 16), add “The pending legislation could have a financial impact on local governments responsible for implementing the various changes in the law. Pending legislation should include allocations of state funding for local governments to implement the legislation.” After the final BE IT STILL FURTHER ER SOLVED, add another clause to read, “BE IT STILL FURTHER RESOLVED, that the legislation will respond to the financial impact on the various entities that are responsible for implementing the law, and”.

ROLL CALL to amend. AMENDMENT CARRIED.

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RESOLUTION NO.: 79—2019-20

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

There is pending legislation that will change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age.

The pending legislation would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age.

The pending legislation creates a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is at least 60 years old.

The pending legislation allows anyone who is 60 years or older who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by telephone or live audiovisual means.

The pending legislation could have a financial impact on local governments responsible for implementing the various changes in the law. Pending legislation should include allocations of state funding for local governments to implement the legislation.

NOW THEREFORE, the undersigned members of the Health and Human Services Committee and the Public Safety Committee recommend adoption of the following resolution.

BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age, and

BE IT FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age, and
BE IT STILL FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would create a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is at least 60 years old, and

BE IT STILL FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would allow anyone who is 60 years or older who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by telephone or live audiovisual means, and

BE IT STILL FURTHER RESOLVED, that the legislation will respond to the financial impact on the various entities that are responsible for implementing the law, and

BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a copy of this resolution to the Outagamie County Lobbyist, all Wisconsin Counties, and the Wisconsin Counties Association.

Dated this ____ day of January, 2020

Respectfully Submitted,

HEALTH AND HUMAN SERVICES COMMITTEE AND PUBLIC SAFETY COMMITTEE

Dan Gabrielson
Christine Lamers
Kelly Schroeder

Justin Krueger
Cathy Thompson
Katrin Patience
Resolution No. 79—2019-20

Duly and officially adopted by the County Board on: January 14, 2020

Signed: [Signature]
Board Chairperson

County Clerk

Approved: 1.16.20

[Signature]
County Executive

Vetoed: ____________________
AN ACT to renumber 813.125 (1) (am) 1. and 813.125 (1) (am) 2.; to amend 48.57
2 (3p) (g) 2., 48.685 (1) (c) 2., 50.065 (1) (e) 1., 103.34 (1) (b) 2., 165.84 (7) (ab) 1.,
3 301.048 (2) (bm) 1. a., 302.11 (1g) (a) 2., 303.07 (2), 813.123 (1) (eg), 813.125 (1)
4 (am) (intro.), 895.45 (1) (a), 938.208 (1) (a), 938.34 (4m) (b) 1., 938.355 (2d) (b)
5 3., 939.62 (2m) (a) 2m. b., 939.632 (1) (e) 1., 941.29 (1g) (a), 941.291 (1) (b),
6 949.03 (1) (b), 968.26 (1b) (a) 2. a., 969.035 (1), 969.08 (10) (b), 973.01 (2) (c) 2.
7 a., 973.0135 (1) (b) 2., 973.06 (1) (av) 2. a., 973.06 (1) (av) 2. b., 973.123 (1) and
8 980.01 (6) (b); and to create 343.12 (7) (c) 9j., 813.12 (1) (ar), 813.12 (5b),
9 813.123 (6g), 813.125 (1) (am) 3., 813.125 (1) (am) 4. (intro.), 813.125 (5b),
10 939.623, 940.198, 940.225 (1) (d) and 971.109 of the statutes; relating to:
11 increased penalties for crimes against elder persons; restraining orders for
12 elder persons; freezing assets of a defendant charged with financial
exploitation of an elder person; sexual assault of an elder person; physical
abuse of an elder person; and providing a penalty.

Analysis by the Legislative Reference Bureau

SEXUAL ASSAULT OF AN ELDER PERSON

Under this bill, any act of sexual misconduct that is currently a second degree sexual assault is a first degree sexual assault if the victim is 60 years of age or older. Under current law, if a person engages in any of the specified acts of sexual misconduct, he or she is guilty of a Class C felony. Under the bill, he or she is guilty of a Class B felony if the victim is 60 years of age or older, whether or not he or she knew the victim's age.

PHYSICAL ABUSE OF AN ELDER PERSON

This bill creates the crime of physical abuse of an elder person that is modeled after the current law prohibition of physical abuse of a child. Under the bill, an elder person is anyone who is 60 years of age or older, and a person may be prosecuted irrespective of whether he or she knew the age of the crime victim. Under the bill, the penalties range from a Class C felony for intentionally causing great bodily harm to a Class I felony for recklessly causing bodily harm.

FREEZING OF ASSETS

This bill creates a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is an elder person.

Under the bill, if a person is charged with a financial exploitation crime, the crime involves property valued at more than $2,500, and the crime victim is at least 60 years old, a prosecuting attorney may file a petition with the court to freeze the funds, assets, or property of the person in an amount up to 100 percent of the alleged value of property involved in the person's pending criminal proceeding for purposes of preserving the property for future payment of restitution to the crime victim.

INCREASED PENALTIES

This bill creates a scheme that allows a term of imprisonment that is imposed for a criminal conviction to be increased in length if the crime victim was an elder person. Under the bill, a maximum term of imprisonment of one year or less may be increased to not more than two years; a maximum term of imprisonment of more than one year but not more than ten years may be increased by not more than four years; and a maximum term of imprisonment of more than ten years may be increased by not more than six years. Under the bill, the term of imprisonment may be lengthened irrespective of whether the defendant knew the age of the crime victim.

RESTRAINING ORDERS FOR AN ELDER PERSON

This bill allows an elder person who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by
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telephone or live audiovisual means. Under the bill, an elder person is anyone who is 60 years old or older.

Under current law, a person seeking a domestic violence, individual-at-risk, or harassment restraining order must appear in person in the courtroom at a hearing to obtain a restraining order.

Because this bill creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report.

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

SECTION 1. 48.57 (3p) (g) 2. of the statutes is amended to read:

48.57 (3p) (g) 2. The person has had imposed on him or her a penalty specified
in s. 939.64, 1999 stats., or s. 939.641, 1999 stats., or s. 939.6195, 939.62, 939.621,
939.623, 939.63 or 939.645 or has been convicted of a violation of the law of any other
state or federal law under circumstances under which the person would be subject
to a penalty specified in any of those sections if convicted in this state.

SECTION 2. 48.685 (1) (c) 2. of the statutes is amended to read:

48.685 (1) (c) 2. A violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19
(2), (4), (5) or (6), 940.198 (2), 940.22 (2) or (3), 940.225 (1), (2) or (3), 940.285 (2),
940.29, 940.295, 942.09 (2), 948.02 (1) or (2), 948.025, 948.03 (2) or (5) (a) 1., 2., 3.,
or 4., 948.05, 948.051, 948.055, 948.06, 948.07, 948.08, 948.081, 948.085, 948.11 (2)
(a) or (am), 948.12, 948.13, 948.21 (2), 948.215, 948.30, or 948.53.

SECTION 3. 50.065 (1) (e) 1. of the statutes is amended to read:

50.065 (1) (e) 1. "Serious crime" means a violation of s. 940.19 (3), 1999 stats.,
a violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19 (2), (4), (5) or (6),
940.198 (2), 940.22 (2) or (3), 940.225 (1), (2) or (3), 940.285 (2), 940.29, 940.295,
948.02 (1), 948.025 or 948.03 (2) (a) or (5) (a) 1., 2., or 3., or a violation of the law of
any other state or United States jurisdiction that would be a violation of s. 940.19 (3),
1999 stats., or a violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19 (2), (4),
(5) or (6), 940.198 (2), 940.22 (2) or (3), 940.225 (1), (2) or (3), 940.285 (2), 940.29,
940.295, 948.02 (1), 948.025 or 948.03 (2) (a) or (5) (a) 1., 2., or 3. if committed in this
state.

SECTION 4. 103.34 (1) (b) 2. of the statutes is amended to read:
103.34 (1) (b) 2. A violation of s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.07,
940.08, 940.09, 940.10, 940.19 (2), (4), (5), or (6), 940.198 (2), 940.21, 940.225 (1), (2),
or (3), 940.23, 940.235, 940.24, 940.25, 940.30, 940.302, 940.305, 940.31, 943.02,
943.03, 943.04, 943.10, 943.30, 943.31, 943.32, 944.32, 944.34, 946.10, 948.02 (1) or
(2), 948.025, 948.03 (2), (3), or (5) (a) 1., 2., 3., or 4., 948.04, 948.05, 948.051, 948.055,
948.06, 948.07, 948.075, 948.08, 948.085, 948.11 (2) (a) or (am), 948.12, 948.13,
948.21 (2), 948.215, or 948.30 or of a substantially similar federal law or law of
another state.

SECTION 5. 165.84 (7) (ab) 1. of the statutes is amended to read:
165.84 (7) (ab) 1. A felony violation of s. 940.01, 940.05, 940.198 (2), 940.21,
940.225 (1), (2), or (3), 940.235, 940.30, 940.302 (2), 940.305, 940.31, 940.32 (2), (2e),
or (2m), 940.43, 940.45, 941.20, 941.21, 941.327, 943.02, 943.06, 943.10, 943.23 (1g)
or (2), 943.32, 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c) or (5) (a) 1., 2., 3., or 4.,
948.05, 948.051, 948.055, 948.07, 948.08, 948.085, 948.095, or 948.30 (2).

SECTION 6. 301.048 (2) (bm) 1. a. of the statutes is amended to read:
301.048 (2) (bm) 1. a. A crime specified in s. 940.19 (3), 1999 stats., s. 940.195
(3), 1999 stats., s. 943.23 (1m), 1999 stats., or s. 943.23 (1r), 1999 stats., or s. 940.01,
940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19 (4) or (5), 940.195 (4)
or (5), 940.198 (2), 940.20, 940.201, 940.203, 940.21, 940.225 (1) to (3), 940.23,
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1 940.235, 940.285 (2) (a) 1. or 2., 940.29, 940.295 (3) (b) 1g., 1m., 1n., 2., or 3., 940.31,
2 940.43 (1) to (3), 940.45 (1) to (3), 941.20 (2) or (3), 941.26, 941.30, 941.327, 943.01,
3 (2) (c), 943.011, 943.013, 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), 943.30,
4 943.32, 946.43, 947.015, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.051,
5 948.06, 948.07, 948.08, 948.085, or 948.30.
6  
7 SECTION 7. 302.11 (1g) (a) 2. of the statutes is amended to read:
8 302.11 (1g) (a) 2. Any felony under s. 940.09 (1), 1999 stats., s. 943.23 (1m),
9 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., or s. 940.02,
10 940.03, 940.05, 940.09 (1c), 940.19 (5), 940.195 (5), 940.198 (2), 940.21, 940.225 (1)
11 or (2), 940.305 (2), 940.31 (1) or (2) (b), 943.02, 943.10 (2), 943.23 (1g), 943.32 (2),
12 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c) or (5) (a) 1., 2., 3., or 4.,
13 948.05, 948.06, 948.07, 948.08, or 948.30 (2).
14  
15 SECTION 8. 303.07 (2) of the statutes is amended to read:
16 303.07 (2) When convicted persons are subject to commitment to the county
17 jail, or to the Wisconsin state prisons under s. 939.62 (1) (a) or 939.623 (2) (a) for a
18 term not exceeding 2 years, the court may instead commit them for equivalent terms
19 to a reforestation camp authorized under sub. (1).
20  
21 SECTION 9. 343.12 (7) (c) 9j. of the statutes is created to read:
22 343.12 (7) (c) 9j. Physical abuse of an elder person under s. 940.198 (2).
23  
24 SECTION 10. 813.12 (1) (ar) of the statutes is created to read:
25 813.12 (1) (ar) “Elder person” means any individual who is 60 years of age or
26 older.
27  
28 SECTION 11. 813.12 (5b) of the statutes is created to read:
813.12 (5b) ELDER PERSON PETITIONER. If the petitioner is an elder person, the court shall permit the petitioner to participate in hearings under this section by telephone or live audiovisual means.

SECTION 12. 813.123 (1) (eg) of the statutes is amended to read:
813.123 (1) (eg) "Harassment" has the meaning given in s. 813.125 (1) (am) 4.

SECTION 13. 813.123 (6g) of the statutes is created to read:
813.123 (6g) ELDER ADULT-AT-RISK PETITIONER. If the petitioner is an elder adult at risk, the court shall permit the petitioner to participate in hearings under this section by telephone or live audiovisual means.

SECTION 14. 813.125 (1) (am) (intro.) of the statutes is amended to read:
813.125 (1) (am) (intro.) In this section, "harassment" means any of the following:

SECTION 15. 813.125 (1) (am) 1. of the statutes is renumbered 813.125 (1) (am) 4. a.

SECTION 16. 813.125 (1) (am) 2. of the statutes is renumbered 813.125 (1) (am) 4. b.

SECTION 17. 813.125 (1) (am) 3. of the statutes is created to read:
813.125 (1) (am) 3. "Elder person" means any individual who is 60 years of age or older.

SECTION 18. 813.125 (1) (am) 4. (intro.) of the statutes is created to read:
813.125 (1) (am) 4. (intro.) "Harassment" means any of the following:

SECTION 19. 813.125 (5b) of the statutes is created to read:
813.125 (5b) ELDER PERSON PETITIONER. If the petitioner is an elder person, the court shall permit the petitioner to participate in hearings under this section by telephone or live audiovisual means.
SECTION 20. 895.45 (1) (a) of the statutes is amended to read:

895.45 (1) (a) "Abusive conduct" means domestic abuse, as defined under s.
49.165 (1) (a), 813.12 (1) (am), or 968.075 (1) (a), harassment, as defined under s.
813.125 (1) (am) 4., sexual exploitation by a therapist under s. 940.22, sexual assault
under s. 940.225, child abuse, as defined under s. 813.122 (1) (a), or child abuse under
ss. 948.02 to 948.11.

SECTION 21. 938.208 (1) (a) of the statutes is amended to read:

938.208 (1) (a) Probable cause exists to believe that the juvenile has committed
a delinquent act that would be a felony under s. 940.01, 940.02, 940.03, 940.05,
940.19 (2) to (6), 940.198, 940.21, 940.225 (1), 940.31, 941.20 (3), 943.02 (1), 943.23
(1g), 943.32 (2), 947.013 (1c), (1v) or (1x), 948.02 (1) or (2), 948.025, 948.03, or 948.085
(2), if committed by an adult.

SECTION 22. 938.34 (4m) (b) 1. of the statutes is amended to read:

938.34 (4m) (b) 1. The juvenile has committed a delinquent act that would be
a felony under s. 940.01, 940.02, 940.03, 940.05, 940.19 (2) to (6), 940.198, 940.21,
940.225 (1), 940.31, 941.20 (3), 943.02 (1), 943.23 (1g), 943.32 (2), 947.013 (1t), (1v)
or (1x), 948.02 (1) or (2), 948.025, 948.03, or 948.085 (2) if committed by an adult.

SECTION 23. 938.355 (2d) (b) 3. of the statutes is amended to read:

938.355 (2d) (b) 3. That the parent has committed a violation of s. 940.19 (3),
1999 stats., or s. 940.19 (2), (4), or (5), 940.198 (2) (a) or (3) (a), 940.225 (1) or (2),
948.02 (1) or (2), 948.025, 948.03 (2) (a), (3) (a), or (5) (a) 1., 2., or 3., or 948.085 or a
violation of the law of any other state or federal law, if that violation would be a
violation of s. 940.19 (2), (4), or (5), 940.198 (2) (a) or (3) (a), 940.225 (1) or (2), 948.02
(1) or (2), 948.025, or 948.03 (2) (a), (3) (a), or (5) (a) 1., 2., or 3. if committed in this
state, as evidenced by a final judgment of conviction, and that the violation resulted
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SECTION 24. 939.62 (2m) (a) 2m. b. of the statutes is amended to read:

939.62 (2m) (a) 2m. b. Any felony under s. 940.09 (1), 1999 stats., s. 943.23 (1m) or (1r), 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., or s. 940.01, 940.02, 940.03, 940.05, 940.09 (1c), 940.16, 940.19 (5), 940.195 (5), 940.196 (2) (a) or (c), 940.21, 940.225 (1) or (2), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), 943.32 (2), 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c) or (5) (a) 1., 2., 3., or 4., 948.05, 948.06, 948.07, 948.075, 948.08, 948.081, 948.085, or 948.30 (2).

SECTION 25. 939.623 of the statutes is created to read:

939.623 Increased penalty for elder person victims. (1) In this section, "elder person" means any individual who is 60 years of age or older.

(2) If the crime victim is an elder person, and the present conviction is for any crime for which imprisonment may be imposed, the maximum term of imprisonment prescribed by law for that crime may be increased as follows:

(a) A maximum term of imprisonment of one year or less may be increased to not more than 2 years.

(b) A maximum term of imprisonment of more than one year but not more than 10 years may be increased by not more than 4 years.

(c) A maximum term of imprisonment of more than 10 years may be increased by not more than 6 years.

(3) This section applies irrespective of whether the defendant had actual knowledge of the crime victim's age. A mistake regarding the crime victim's age is not a defense to an increased penalty under this section.
SECTION 26. 939.632 (1) (e) 1. of the statutes is amended to read:

939.632 (1) (e) 1. Any felony under s. 940.01, 940.02, 940.03, 940.05, 940.09
(1c), 940.19 (2), (4) or (5), 940.198 (2) (a) or (c), 940.21, 940.225 (1), (2) or (3), 940.235,
940.305, 940.31, 941.20, 941.21, 943.02, 943.06, 943.10 (2), 943.23 (1g), 943.32 (2),
948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c) or (5) (a) 1., 2., 3., or 4., 948.05, 948.051,
948.055, 948.07, 948.08, 948.085, or 948.30 (2) or under s. 940.302 (2) if s. 940.302
(2) (a) 1. b. applies.

SECTION 27. 940.198 of the statutes is created to read:

940.198 Physical abuse of an elder person. (1) DEFINITIONS. In this section:

(a) "Elder person" means any individual who is 60 years of age or older.
(b) "Recklessly" means conduct that creates a situation of unreasonable risk of harm to and demonstrates a conscious disregard for the safety of the elder person.

(2) INTENTIONAL CAUSATION OF BODILY HARM. (a) Whoever intentionally causes great bodily harm to an elder person is guilty of a Class C felony.

(b) Whoever intentionally causes bodily harm to an elder person is guilty of a Class H felony.

(c) Whoever intentionally causes bodily harm to an elder person under circumstances or conditions that are likely to produce great bodily harm is guilty of a Class F felony.

(3) RECKLESS CAUSATION OF BODILY HARM. (a) Whoever recklessly causes great bodily harm to an elder person is guilty of a Class E felony.

(b) Whoever recklessly causes bodily harm to an elder person is guilty of a Class I felony.
(c) Whoever recklessly causes bodily harm to an elder person under circumstances or conditions that are likely to produce great bodily harm is guilty of a Class H felony.

(4) KNOWLEDGE OF AGE NOT REQUIRED. This section applies irrespective of whether the defendant had actual knowledge of the victim's age. A mistake regarding the victim's age is not a defense to a prosecution under this section.

SECTION 28. 940.225 (1)(d) of the statutes is created to read:

940.225 (1)(d) Commits a violation under sub. (2) against an individual who is 60 years of age or older. This paragraph applies irrespective of whether the defendant had actual knowledge of the victim's age. A mistake regarding the victim's age is not a defense to a prosecution under this paragraph.

SECTION 29. 941.29 (1g) (a) of the statutes is amended to read:

941.29 (1g) (a) "Violent felony" means any felony under s. 943.23 (1m), 1999 stats., or s. 943.23 (1r), 1999 stats., this section, or s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19, 940.195, 940.198, 940.20, 940.201, 940.203, 940.21, 940.225, 940.23, 940.235, 940.285 (2), 940.29, 940.295 (3), 940.30, 940.302, 940.305, 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28, 941.2905, 941.292, 941.30, 941.327 (2) (b) 3. or 4., 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), 943.32, 943.87, 946.43, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.051, 948.06, 948.07, 948.08, 948.085, or 948.30.

SECTION 30. 941.291 (1)(b) of the statutes is amended to read:

941.291 (1)(b) "Violent felony" means any felony, or the solicitation, conspiracy, or attempt to commit any felony, under s. 943.23 (1m) or (1r), 1999 stats., or s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19, 940.195, 940.198, 940.20, 940.201, 940.203, 940.21, 940.225, 940.23, 940.285 (2), 940.29, 940.295 (3), 940.30.
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1  940.30, 940.305, 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28,
2  941.29, 941.30, 941.327, 943.01 (2) (c), 943.011, 943.013, 943.02, 943.04, 943.06,
3  943.10 (2), 943.23 (1g), 943.32, 943.81, 943.82, 943.83, 943.85, 943.86, 943.87,
4  943.88, 943.89, 943.90, 946.43, 947.015, 948.02 (1) or (2), 948.025, 948.03, 948.04,
5  948.05, 948.06, 948.07, 948.08, 948.085, or 948.30; or, if the victim is a financial
6  institution, as defined in s. 943.80 (2), a felony, or the solicitation, conspiracy, or
7  attempt to commit a felony under s. 943.84 (1) or (2).

SECTION 31. 949.03 (1) (b) of the statutes is amended to read:

949.03 (1) (b) The commission or the attempt to commit any crime specified in
s. 346.62 (4), 346.63 (2) or (6), 940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08,
940.09, 940.10, 940.19, 940.198, 940.20, 940.201, 940.21, 940.22 (2), 940.225, 940.23,
940.235, 940.24, 940.25, 940.255, 940.29, 940.30, 940.302 (2), 940.305, 940.31,
940.32, 941.327, 942.09, 943.02, 943.03, 943.04, 943.10, 943.20, 943.23 (1g), 943.32,
943.81, 943.86, 943.87, 948.02, 948.025, 948.03, 948.04, 948.05, 948.051, 948.06,
948.07, 948.075, 948.08, 948.085, 948.09, 948.095, 948.20, 948.21 (1), 948.30 or
948.51.

SECTION 32. 968.26 (1b) (a) 2. a. of the statutes is amended to read:

968.26 (1b) (a) 2. a. Section 940.04, 940.11, 940.19 (2), (4), (5), or (6), 940.195
(2), (4), (5), or (6), 940.198 (2) (b) or (c) or (3), 940.20, 940.201, 940.203, 940.205,
940.207, 940.208, 940.22 (2), 940.225 (3), 940.29, 940.302 (2) (c), 940.32, 941.32,
941.38 (2), 942.09 (2), 943.10, 943.205, 943.32 (1), 946.43, 946.44, 946.47, 946.48,
948.02 (3), 948.03 (2) (b) or (c), (3), or (4), 948.04, 948.055, 948.095, 948.10 (1) (a),
948.11, 948.13 (2) (a), 948.14, 948.20, 948.23 (1), (2), or (3) (c) 2. or 3., or 948.30 (1).

SECTION 33. 969.035 (1) of the statutes is amended to read:
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969.035 (1) In this section, "violent crime" means any crime specified in s.
940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08, 940.10, 940.19 (5), 940.195
(5), 940.198 (2) (a) or (c), 940.21, 940.225 (1), 940.23, 941.327, 948.02 (1) or (2),
948.025, 948.03, or 948.085.

SECTION 34. 969.08 (10) (b) of the statutes is amended to read:
969.08 (10) (b) "Serious crime" means any crime specified in s. 943.23 (1m),
1999 stats., or s. 943.23 (1r), 1999 stats., or s. 346.62 (4), 940.01, 940.02, 940.03,
940.05, 940.06, 940.08, 940.09, 940.10, 940.19 (5), 940.195 (5), 940.198 (2) (a) or (c).
940.20, 940.201, 940.203, 940.21, 940.225 (1) to (3), 940.23, 940.24, 940.25, 940.29,
940.295 (3) (b) 1g., 1m., 1r., 2. or 3., 940.302 (2), 940.31, 941.20 (2) or (3), 941.26,
941.30, 941.327, 943.01 (2) (c), 943.011, 943.013, 943.02, 943.03, 943.04, 943.06,
943.10, 943.23 (1g), 943.30, 943.32, 943.81, 943.82, 943.83, 943.85, 943.86, 943.87,
943.88, 943.89, 943.90, 946.01, 946.02, 946.43, 947.015, 948.02 (1) or (2), 948.025,
948.03, 948.04, 948.05, 948.051, 948.06, 948.07, 948.085, or 948.30 or, if the victim
is a financial institution, as defined in s. 943.80 (2), a crime under s. 943.84 (1) or (2).

SECTION 35. 971.109 of the statutes is created to read:
971.109 Freezing assets of a person charged with financial
exploitation of an elder person. (1) DEFINITIONS. In this section:
(a) "Elder person" means any individual who is 60 years of age or older.
(b) "Financial exploitation" has the meaning given in s. 46.90 (1) (ed).
(2) SEIZURE OF ASSETS. (a) If a defendant is charged with a crime that is
financial exploitation, the crime involves the taking or loss of property valued at
more than $2,500, and the crime victim is an elder person, a prosecuting attorney
may file a petition with the court in which the defendant has been charged to freeze
the funds, assets, or property of the defendant in an amount up to 100 percent of the
alleged value of funds, assets, or property in the defendant's pending criminal proceeding for purposes of restitution to the crime victim. The hearing on the petition may be held ex parte if necessary to prevent additional exploitation of the victim.

(b) If there is a showing of probable cause in the hearing, the court shall issue an order to freeze or seize the funds, assets, or property of the defendant in the amount calculated under par. (a). A copy of the order shall be served upon the defendant whose funds, assets, or property has been frozen or seized.

(c) The court's order shall prohibit the sale, gifting, transfer, or wasting of the funds, assets, or real or personal property of the elder person that are owned by or vested in the defendant without the express permission of the court.

(3) RELEASE OF FUNDS. (a) At any time within 30 days after service of the order under sub. (2) (b), the defendant or any person claiming an interest in the funds, assets, or property may file a petition to release the funds, assets, or property. The court shall hold a hearing on the motion within 10 days from the date the motion is filed.

(b) In any proceeding under par. (a), the state has the burden of proving by a preponderance of the evidence that the defendant used, was using, is about to use, or is intending to use any funds, assets, or property in a way that constitutes or would constitute financial exploitation. If the court finds that any funds, assets, or property were used, are about to be used, or are intended to be used in a way that constitutes or would constitute financial exploitation, the court shall order the funds, assets, or property frozen or held until further order of the court.
Resolution No. 79—2019-20

2019 - 2020 Legislature

SENATE BILL 427

- 14 -

SECTION 35

1. (4) DISMISSAL OR ACQUITTAL. If the prosecution of a charge of financial exploitation is dismissed or if a judgment of acquittal is entered, the court shall vacate the order issued under sub. (2) (b).

SECTION 36. 973.01 (2) (c) 2. a. of the statutes is amended to read:

973.01 (2) (c) 2. a. Sections 939.621, 939.623, 939.632, 939.635, 939.645, 946.42 (4), 961.442, 961.46, and 961.49.

SECTION 37. 973.0135 (1) (b) 2. of the statutes is amended to read:

973.0135 (1) (b) 2. Any felony under s. 940.09 (1), 1999 stats., s. 943.23 (1m) or (1r), 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., s. 940.01, 940.02, 940.03, 940.05, 940.09 (1c), 940.16, 940.19 (5), 940.195 (5), 940.198 (2) (a) or (c), 940.21, 940.225 (1) or (2), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), 943.32 (2), 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c) or (5) (a) 1., 2., 3., or 4., 948.05, 948.051, 948.06, 948.07, 948.075, 948.08, or 943.30 (2).

SECTION 38. 973.06 (1) (av) 2. a. of the statutes is amended to read:

973.06 (1) (av) 2. a. The defendant was charged under s. 946.41 solely because he or she recanted a report of abusive conduct, including interspousal battery, as described under s. 940.19 or 940.20 (1m), domestic abuse, as defined in s. 49.165 (1) (a), 813.12 (1) (am), or 968.075 (1) (a), harassment, as defined in s. 813.125 (1) (am) 4., sexual exploitation by a therapist under s. 940.22, sexual assault under s. 940.225, child abuse, as defined under s. 813.122 (1) (a), or child abuse under ss. 948.02 to 948.11.

SECTION 39. 973.06 (1) (av) 2. b. of the statutes is amended to read:

973.06 (1) (av) 2. b. The defendant was a victim of abusive conduct, including interspousal battery, as described under s. 940.19 or 940.20 (1m), domestic abuse, as
defined in s. 49.165 (1) (a), 813.12 (1) (am), or 968.075 (1) (a), harassment, as defined
in s. 813.125 (1) (am) 4., sexual exploitation by a therapist under s. 940.22, sexual
assault under s. 940.225, child abuse, as defined under s. 813.122 (1) (a), or child
abuse under ss. 948.02 to 948.11, and he or she was charged under s. 946.41 based
on information he or she omitted or false information he or she provided during the
course of an investigation into the crime committed against him or her.

**SECTION 40.** 973.123 (1) of the statutes is amended to read:

973.123 (1) In this section, “violent felony” means any felony under s. 943.23
(1m), 1999 stats., or s. 943.23 (1r), 1999 stats., or s. 940.01, 940.02, 940.03, 940.05,
940.06, 940.08, 940.09, 940.10, 940.19, 940.195, 940.198, 940.20, 940.201, 940.203,
940.21, 940.225, 940.23, 940.235, 940.285 (2), 940.29, 940.295 (3), 940.30, 940.302,
940.305, 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28, 941.29,
941.292, 941.30, 941.327 (2) (b) 3. or 4., 943.02, 943.04, 943.06, 943.10 (2), 943.23
(1g), 943.32, 943.37, 946.43, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05,
948.051, 948.06, 948.07, 948.08, 948.085, or 948.30.

**SECTION 41.** 980.01 (6) (b) of the statutes is amended to read:

980.01 (6) (b) Any crime specified in s. 940.01, 940.02, 940.03, 940.05, 940.06,
940.19 (2), (4), (5), or (6), 940.195 (4) or (5), 940.198 (2) or (3), 940.30, 940.305, 940.31,
941.32, 943.10, 943.32, or 948.03 that is determined, in a proceeding under s. 980.05
(3) (b), to have been sexually motivated.

(END)
RESOLUTION NO.: 79—2019-20

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

There is pending legislation that will change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age.

The pending legislation would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age.

The pending legislation creates a procedure for a court to freeze or seize assets from a defendant who has been charged with a financial exploitation crime when the victim is at least 60 years old.

The pending legislation allows anyone who is 60 years or older who is seeking a domestic violence, individual-at-risk, or harassment restraining order to appear in a court hearing by telephone or live audiovisual means.

NOW THEREFORE, the undersigned members of the Health and Human Services Committee and the Public Safety Committee recommend adoption of the following resolution.

BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would change any act of sexual misconduct that is currently a second degree sexual assault to a first degree sexual assault if the victim is 60 years of age or older regardless of whether or not the offender knew the victim’s age, and

BE IT FURTHER RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would create the crime of physical abuse of a person that is 60 years of age or older that is modeled after the current law prohibition of physical abuse of a child regardless of whether or not the offender knew the victim’s age, and
RESOLUTION NO. 130--2019-20

ROLL CALL to adopt & lock in. RESOLUTION NO. 130—2019-20 IS ADOPTED & LOCKED IN.

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RESOLUTION NO. 130–2019-20
Supervisor Gabrielson moved, seconded by Supervisor Spears, to reconsider Resolution No. 130 for the purpose of lock in.

ROLL CALL to reconsider. RESOLUTION NO. 130—2019-20 IS RECONSIDERED.

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OUTAGAMIE COUNTY BOARD MEETING
January 28, 2020

RESOLUTION NO. 130—2019-20
At the January 14, 2020, County Board Meeting, Resolution No. 130 was held in the Health and Human Services Committee.

At the January 28, 2020 County Board Meeting, Supervisor Patience moved, seconded by Supervisor Gabrielson, for adoption.

RESOLUTION NO. 130—2019-20 IS ADOPTED.

VOTE RESULTS: Passed By Majority Vote

YES: 31 NO: 0 ABSTAIN: 0 ABSENT: 5

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RESOLUTION NO.: 130—2019-20

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

For Children in Need of Protection (CHIPS) proceedings under State Statutes Chapter 48, (the Children's Code), when a child is taken into custody and not immediately released to a parent, guardian, or legal custodian, the judge or circuit court commissioner in the county where the child is being held must hold a detention hearing within 48 hours of the time in which the decision to hold the child was made (excluding Saturdays, Sundays, and legal holidays).

For juvenile justice proceedings under State Statutes Chapter 938, (the Juvenile Justice Code), when a juvenile is taken into custody and held by a county, the circuit court must hold a detention hearing within 24 hours after the end of the day on which the decision to hold the juvenile was made (excluding Saturdays, Sundays, and legal holidays).

As a result of the hours discrepancy between these two statutory provisions, county circuit court judges, commissioners, juvenile intake workers, and other courthouse staff have raised concerns about county employees needing to be prepared to hold a detention hearing under circumstances where the courthouse would otherwise be closed. For example, counties throughout the state need to be prepared to conduct Chapter 938 detention hearings on certain non-legal holidays (e.g., the Friday after Thanksgiving) and extreme weather days. If a detention hearing is not held prior to the statutory deadline, the county risks losing jurisdiction over the pending matter. Additionally, there are concerns regarding transportation of juveniles and children on non-work days in order to accommodate hearings.

There is pending legislation that specifies that a day in which the Clerk of Circuit Courts Office is closed does not count toward the computation of the detention hearing timeline under Chapter 938. This will ensure county governments are in a better position to save limited resources and protect the safety of their employees and the public.

NOW THEREFORE, the undersigned members of the Health and Human Services Committee and Public Safety Committee recommend adoption of the following resolution.

BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation that would correct a discrepancy between parallel statutes that compute the detention hearing timelines for Children in Need of Protection (CHIPS) proceedings under State Statutes.
Resolution No. 130–2019-20

Statutes Chapter 48 (the Children’s Code), and juvenile delinquency cases under Chapter 938 (the Juvenile Justice Code), by specifying that a day in which the Clerk of Circuit Courts Office is closed does not count toward the computation of the detention hearing timeline under Chapter 938 which will ensure county governments are in a better position to save limited resources and protect the safety of their employees and the public, and

BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a copy of this resolution to all Wisconsin Counties, the Wisconsin Counties Association, and the Outagamie County Lobbyist for distribution to legislators.

Dated this 2nd day of January, 2020.

Respectfully Submitted,
HEALTH AND HUMAN SERVICES COMMITTEE AND PUBLIC SAFETY COMMITTEE

Dan Gabrielson
Christine Lamers
Kelly Schroeder
Dan Dillenberg

Justin Krueger
Cathy Thompson
Katrin Patience
Mike Woodzicka
Resolution No. 130—2019-20

Duly and officially adopted by the County Board on: January 28, 2020

Signed: 
Board Chairperson

Approved: 1.29.20

Vetoed: 

Signed: 
County Executive
AN ACT to amend 801.15 (1) (b) and 938.21 (1) (a) of the statutes; relating to:

hearing timelines for juveniles in custody.

Analysis by the Legislative Reference Bureau

Under this bill, for the purpose of calculating the timeline for holding a hearing to determine whether to continue to hold a juvenile who is taken into custody under the Juvenile Justice Code, the last day of the statutory period is not included if it is a day that the clerk of courts office is closed.

For further information see the state and 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. 801.15 (1) (b) of the statutes is amended to read:

801.15 (1) (b) Notwithstanding ss. 985.09 and 990.001 (4), in computing any period of time prescribed or allowed by chs. 801 to 847, for a hearing held by a court under s. 938.21 (1) (a), by any other statute governing actions and special proceedings, or by order of court, the day of the act, event, or default from which the
designated period of time begins to run shall not be included. The last day of the period so computed shall be included, unless it is a day the clerk of courts office is closed. When the period of time prescribed or allowed is less than 11 days, Saturdays, Sundays and holidays shall be excluded in the computation.

SECTION 2. 938.21 (1) (a) of the statutes is amended to read:

938.21 (1) (a) If a juvenile who has been taken into custody is not released under s. 938.20, a hearing to determine whether to continue to hold the juvenile in custody under the criteria of ss. 938.205 to 938.209 (1) shall be conducted by the court within 24 hours after the end of the day on which the decision to hold the juvenile was made, excluding Saturdays, Sundays, and legal holidays as computed under s. 801.15 (1) (b). By the time of the hearing a petition under s. 938.25 or a request for a change in placement under s. 938.357, a request for a revision of the dispositional order under s. 938.363, or a request for an extension of a dispositional order under s. 938.365 shall be filed, except that no petition or request need be filed if a juvenile is taken into custody under s. 938.19 (1) (b) or (d) 2., 6., or 7. or if the juvenile is a runaway from another state, in which case a written statement of the reasons for holding a juvenile in custody shall be substituted if the petition is not filed. If no hearing has been held within 24 hours or if no petition, request, or statement has been filed at the time of the hearing, the juvenile shall be released except as provided in par. (b). The court shall grant a rehearing upon request of a parent not present at the hearing for good cause shown.

SECTION 3. Initial applicability.

(1) This act first applies to a juvenile who is taken into custody under s. 938.19 on the effective date of this subsection.
OUTAGAMIE COUNTY BOARD MEETING  
January 28, 2020

RESOLUTION NO. 137--2019-20  
Supervisor Gabrielson moved, seconded by Supervisor Krueger, for adoption.

RESOLUTION NO. 137—2019-20 IS ADOPTED.

Res. No. 137--19-20  
Approve pending legislation “Commitment to Veteran Support and Outreach Act”

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<th>VOTE RESULTS: Passed By Majority Vote</th>
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YES: 31  NO: 0  ABSTAIN: 0  ABSENT: 5

| 1 - THOMPSON | 19 - MARCKS | YES |
| 2 - MILLER   | 20 - THOMAS | YES |
| 3 - RENTERIA | 21 - T. THYSSEN | YES |
| 4 - PATIENCE | 22 - HAGEN  | YES |
| 5 - GABRIELSON | 23 - KLEMP | YES |
| 6 - KONETZKE | 24 - IVERSO | YES |
| 7 - HAMMEN   | 25 - NOOYEN | YES |
| 8 - N. THYSSEN | 26 - DAVIDSON | ABSENT |
| 9 - KRUEGER  | 27 - CULBERTSON | YES |
| 10 - LAMERS  | 28 - STURN  | YES |
| 11 - DILLENBERG | 29 - BUCHMAN | YES |
| 12 - MC DANIEL | 30 - WOODZICKA | YES |
| 13 - WEGAND  | 31 - CLEGG  | YES |
| 14 - DE GROOT | 32 - VANDERHEIDEN | YES |
| 15 - PETERSON | 33O’Connor-Schevers | YES |
| 16 - SCHROEDER | 34 - RETTLER | YES |
| 17 - CROATT  | 35 - MELCHERT | YES |
| 18 - SPEARS  | 36 - SUPRISE | YES |
RESOLUTION NO.: 137—2019-20

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

The number of veteran suicides nationwide continues to rise, and approximately 14 of the 20 veterans who die by suicide each day are not under Department of Veterans Affairs (VA) care. This national public health crisis requires a national approach that meets veterans where they are located. County Veteran Service Officers (CVSOs) are often the first point of contact in the community for veteran’s services and they provide assistance on a range of benefits, including service-connected benefits, enrollment in VA health care, VA home loans, education benefits, and available job placement assistance. Veterans are not always aware of the available benefits, and CVSOs are often the first to inform them about their eligibility. CVSOs are local county employees who are nationally accredited by the VA to prepare, present, and prosecute VA claims. However, there is currently no federal funding directly available for CVSOs.

There is pending legislation, the “Commitment to Veteran Support and Outreach Act” (CVSO Act) that authorizes the Secretary of Veterans Affairs (the Secretary) to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans. The CVSO Act will authorize $50 million annually for five years to expand and support CVSOs or similar local entities, who currently assist veterans in obtaining over $50 billion in benefits annually. States can submit an application containing a detailed plan for the use of these funds, and the Secretary will develop guidance for outcome measures to determine the effectiveness of the programs. States must show that these federal funds do not simply supplant current state or local funding. By increasing the number of CVSOs, states will be better able to leverage their local and federal resources to serve our veterans.

NOW THEREFORE, the undersigned members of the Health and Human Services Committee recommend adoption of the following resolution.

BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending legislation, known as the “Commitment to Veteran Support and Outreach Act” (CVSO Act) that authorizes the Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans, and
Resolution No. 137—2019-20

BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward
a copy of this resolution to all Wisconsin Counties, the Outagamie County Veterans Service
Officer, and the Outagamie County Lobbyist for distribution to the National Association of
Counties (NACo) and the National Association of County Veteran Service Officers (NACVSO).

Dated this 28th day of January, 2020.

Respectfully Submitted,
HEALTH AND HUMAN SERVICES
COMMITTEE

Dan Gabrielson
Christine Lamers
Kelly Schroeder

Duly and officially adopted by the County Board on: January 28, 2020

Signed: Board Chairperson County Clerk

Approved: 1:29:20 Vetoed: ____________

Signed: County Executive
Commitment to Veteran Support and Outreach (CVSO) Act

The CVSO Act will expand community-based outreach that will help veterans access services to improve their health and wellness and prevent suicides

The Problem
The number of veteran suicides nationwide continues to rise, and approximately 14 of the 20 veterans who die by suicide each day are not under Department of Veterans Affairs (VA) care. This national public health crisis requires a national approach that meets veterans where they're located. County Veteran Service Officers (CVSOs) are often the first point of contact in the community for veteran’s services and they provide assistance on a range of benefits, including service-connected benefits, enrollment in VA health care, VA home loans, education benefits, and available job placement assistance. Veterans are not always aware of the available benefits, and CVSOs are often the first to inform them about their eligibility. CVSOs are local county employees who are nationally accredited by the VA to prepare, present, and prosecute VA claims. However, there is currently no federal funding directly available for CVSOs.

The Solution
The CVSO Act will authorize $50 million annually for five years to expand and support CVSOs or similar local entities, who currently assist veterans in obtaining over $50 billion in benefits annually. The VA will award competitive grants to states to create, expand, or support programs that promote health and wellness, prevent suicide and reach veterans who need help navigating the often-burdensome VA process. States can submit an application containing a detailed plan for the use of these funds, and the Secretary will develop guidance for outcome measures to determine the effectiveness of the programs. Lastly, states must show that that these federal funds do not simply supplant current state or local funding. By increasing the number of CVSOs, states will be better able to leverage their local and federal resources to serve our veterans.

Additional Information
CVSOs perform much of the VA’s legwork for filing claims in their counties with a modest number of approximately 1,700 accredited representatives throughout 36 states and two Native American Tribes. These employees are responsible for successfully processing more than $22 billion in claims annually for direct compensation and pension benefits for veterans. If health care and ancillary benefits are included, that number rises to more than $52 billion. States without CVSOs will also benefit from this legislation because it allows the Secretary to partner with comparable state, local or tribal entities, including Tribal Veteran Service Officers.

Cosponsors
The legislation is cosponsored by Senators Tammy Baldwin (D-WI), Dan Sullivan (R-AK), Jon Tester (D-MT) and Steve Daines (D-MT).

Support
The legislation is supported by the National Association of Counties (NACo), the National Association of County Veteran Service Officers (NACVSO), the Wisconsin Department of Veterans Affairs, and many individual CVSOs, local officials and stakeholders in Wisconsin and Alaska.
116TH CONGRESS 1ST SESSION

S. 3020

To amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

DECEMBER 11, 2019

Ms. BALDWIN (for herself, Mr. SULLIVAN, Mr. TESTER, and Mr. DAINES) introduced the following bill, which was read twice and referred to the Committee on Veterans' Affairs

A BILL

To amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans, and for other purposes.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3
4 SECTION 1. SHORT TITLE.
5 This Act may be cited as the “Commitment to Vet-
6 eran Support and Outreach Act”.


SEC. 2. AUTHORITY FOR SECRETARY OF VETERANS AF-
FAIRS TO AWARD CONTRACTS AND GRANTS
TO STATES TO PROMOTE HEALTH AND
WELLNESS, PREVENT SUICIDE, AND IMPROVE
OUTREACH TO VETERANS.

(a) IN GENERAL.—Chapter 63 of title 38, United
States Code, is amended—

(1) by redesignating sections 6307 and 6308
and sections 6308 and 6309, respectively; and

(2) by inserting after section 6306 the following
new section 6307:

§ 6307. Contracts and grants to promote health and
wellness, prevent suicide, and improve
outreach to veterans

"(a) PURPOSE.—It is the purpose of this section to
provide for assistance by the Secretary to States to carry
out programs that promote health and wellness, strength-
en the coordination, implementation, and evaluation of
comprehensive veteran suicide prevention programs, and
offer a high probability of improving outreach and assist-
ance to veterans and the spouses, children, and parents
of veterans, to ensure that such individuals are fully in-
fomed about, and assisted in applying for, any veterans
and veterans-related benefits and programs (including
State veterans programs) for which they may be eligible.
"(b) CONTRACTS.—(1) The Secretary may enter into a contract with a State in order to carry out, coordinate, improve, or otherwise enhance health and wellness programs, comprehensive veteran suicide prevention programs, and outreach by the Department and the State (including outreach with respect to a State, county, or other local veterans program).

"(2) As a condition of entering into a contract with a State under paragraph (1), the Secretary shall require the State to submit to the Secretary a detailed plan for the use of any funds provided to the State pursuant to the contract and to meet the outcome measures developed by the Secretary under subsection (c)(4).

"(3) Each contract entered into with a State under this subsection to carry out an activity shall include a requirement that the State carry out the activity through—

"(A) the county veterans service officers of the State; or

"(B) if a county veterans service officer does not exist in the State or exists only in portions of the State, an appropriate State, local, or tribal entity as determined by the Secretary.

"(c) GRANTS.—(1) The Secretary may award a grant to a State to be used—
"(A) to carry out, coordinate, improve, or otherwise enhance—

"(i) health and wellness programs;

"(ii) comprehensive veteran suicide prevention programs;

"(iii) outreach activities; or

"(iv) activities to assist in the development and submittal of claims for veterans and veterans-related benefits; or

"(B) to increase the number of county veterans service officers serving in the State by hiring new, additional county veterans service officers.

"(2) A State that receives a grant under this subsection to carry out an activity described in paragraph (1)(A) shall carry out the activity through—

"(A) a county veterans service officer of the State; or

"(B) if a county veterans service officer does not exist in the State or exists only in portions of the State, an appropriate State, local, or tribal entity as determined by the Secretary.

"(3)(A) To be eligible for a grant under this subsection, a State shall submit to the Secretary an application therefor at such time, in such manner, and containing such information as the Secretary may require.
“(B) Each application submitted under subparagraph (A) shall include the following:

(i) A detailed plan for the use of the grant.

(ii) A description of the programs through which the State will meet the outcome measures developed by the Secretary under paragraph (4).

(4)(A) The Secretary shall develop and provide to the recipient of a grant under this subsection written guidance on outcome measures, policies of the Department, and procedures for applying for grants under this section.

(B) The Secretary shall review the performance of each State that receives a grant under this section and shall make information regarding such performance publicly available.

(C) In the case of a State that is a recipient of a grant under this subsection that does not meet the outcome measures developed by the Secretary, the Secretary shall require the State to submit a remediation plan under which the State shall describe how and when it plans to meet such outcome measures. The Secretary must approve such plan before the Secretary may award a subsequent grant to that State under this subsection.

(5) A grant under this subsection—

(A) shall be used—
6

"(i) to expand existing programs, activities, and services;

"(ii) to hire new, additional county veterans service officers; or

"(iii) for travel and transportation to facilitate carrying out clause (i) or (ii); and

"(B) shall be used to supplement and not supplant State and local funding that is otherwise available.

"(6) A grant under this subsection may be used to provide education and training, including on-the-job training, for State, county, local, and tribal government employees who provide (or when trained will provide) veterans outreach services in order for those employees to obtain accreditation in accordance with procedures approved by the Secretary and, for employees so accredited, for purposes of continuing education.

"(7) A grant awarded under paragraph (1)(A) may be used to carry out, coordinate, improve, or otherwise enhance an activity carried out pursuant to a contract entered into under subsection (b).

"(d) COUNTY VETERANS SERVICE OFFICER DEFINED.—In this section, the term 'county veterans service officer' includes—
“(1) a local equivalent veterans service officer;

and

“(2) a tribal veterans service officer or tribal

veteran representative.

“(e) FUNDING.—(1) Amounts for the activities of the

Department under this section shall be budgeted and ap-

propriated through a separate appropriation account.

“(2) In the budget justification materials submitted

to Congress in support of the Department budget for any

fiscal year (as submitted with the budget of the President

under section 1105(a) of title 31), the Secretary shall in-

clude a separate statement of the amount requested to be

appropriated for that fiscal year for the account specified

in paragraph (1).

“(f) AUTHORIZATION OF APPROPRIATIONS.—There

is authorized to be appropriated to the Secretary for each

of fiscal years 2020 through 2024, $50,000,000 to carry

out this section.”.

(b) CLERICAL AMENDMENT.—The table of sections

at the beginning of chapter 63 of such title is amended

by striking the items relating to sections 6307 and 6308

and inserting the following new items:

"6307. Contracts and grants to promote health and wellness, prevent suicide, and improve outreach to veterans.

"6308. Outreach for eligible dependents.

"6309. Biennial report to Congress.".
SUPPORTING THE COMMITMENT TO VETERANS SUPPORT AND OUTREACH (CVSO) ACT.

WHEREAS, the number of veteran suicides has continued to rise nationwide. Approximately 14 of the 20 veterans who die by suicide are not under Department of Veterans Affairs (VA) care. This is a public health crisis that requires a national approach where the veterans are located; and,

WHEREAS, County Veterans Service Officers (CVSOs) are often the first point of contact in the community for veteran’s services and they provide assistance on a wide range of benefits, including service-connected benefits, enrollment in VA health care, VA home loans, education benefits and available job placement assistance; and,

WHEREAS, veterans are not always aware of available benefits, and CVSOs are often the first to inform veterans of their eligibility. CVSOs are county employees who are nationally accredited by the VA to prepare, present and prosecute VA claims. Currently there is no federal funding available for CVSOs; and,

WHEREAS, there is currently pending in Congress legislation known as the “Commitment to Veteran Support and Outreach Act” (CVSO Act) that authorizes the Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans. The CVSO Act will authorize $50 Million annually for five years to expand and support CVSOs or similar local entities who currently assist veterans in obtaining over $50 Billion in benefits annually.

THEREFORE BE IT RESOLVED, That the Eau Claire County Board of Supervisors does hereby support pending legislation in the United States Congress known as the “Commitment to Veteran Support and Outreach Act (CVSO Act) that authorizes the Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans; and

BE IT FURTHER RESOLVED. That the Eau Claire County Clerk is directed to forward a copy of this resolution to all Wisconsin Counties, The Eau Claire County Veterans Service Officer, The State of Wisconsin Department of Veteran’s Affairs; The National Association of Counties (NaCo) and the National Association of County Veterans Service Officers (NACVSO).

ADOPTED: March 17, 2020

Janet K. Loomis
County Clerk
RESOLUTION

INTENT & SYNOPSIS: To support the 116th Congress Senate Bill 3020 and House of Representative Bill 5516 the “Commitment to Veteran Support and Outreach Act” (CVSO Act).

FISCAL NOTE: None

WHEREAS, the number of veteran suicides nationwide continues to rise, and approximately 14 of the 20 veterans who die by suicide each day are not receiving care from the Veterans Health Administration. County Veteran Service Officers (CVSOS) are often the first point of contact in the community for veterans and are on the frontlines in this battle against veteran suicides by helping enroll veterans into the VA Health Administration.

CVSOS also provide assistance to veterans on a range of benefits and services, including compensation benefits, VA home loans, education benefits and available job placement assistance. However, there is currently no federal funding support directly available for CVSOS, and

WHEREAS, there is pending legislation, the “Commitment to Veterans Support and Outreach Act” that authorizes the United States Secretary of Veterans Affairs to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans. The CVSO Act will authorize $50 million annually for five years to expand and support through County Veteran Service Offices if they exist or similar local entities if they do not exist. States must show that these federal funds do not simply supplant current state or local funding, and

WHEREAS, improved outreach to veterans improves the quality of life and the resources available to veterans and their families in Wood County.

NOW, THEREFORE, THE WOOD COUNTY BOARD OF SUPERVISORS HEREBY RESOLVES, to support pending legislation, known as the “Commitment to Veterans Support and Outreach Act” (CVSO Act) that authorizes the Federal Veterans Affairs Secretary to enter into contracts with States or to award grants to States to promote health and wellness, prevent suicide, and improve outreach to veterans, and

BE IT FURTHER RESOLVED, that a copy of this resolution be directed to the attention of the Governor of the State of Wisconsin, Wisconsin Counties Association, Wood County’s Federal Legislators, and to each Wisconsin County.

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Adopted by the County Board of Wood County, this 20th day of May, 2020.

County Clerk

County Board Chairman
RE: IN SUPPORT OF THE WISCONSIN OPPORTUNITY ACT (SB 467, AB 508)

WHEREAS, the Institute for Research on Poverty reports that more than 1 in 10 Wisconsinites live in poverty, including 16.9% of all children in the state; and

WHEREAS, the 2017 Wisconsin Poverty Report shows that poverty has increased in the state; and

WHEREAS, in 2018, the Department of Public Instruction identified more than 19,000 homeless children and youth throughout the state; and

WHEREAS, 306,000 low-income Wisconsin renters pay more than half their income for housing; and

WHEREAS, 37.5% of Wisconsinites struggle to afford the necessities of housing, childcare, health care, food, and transportation, according to the 2018 United Way ALICE Study of Financial Hardship; and

WHEREAS, a recent community needs assessment conducted by our local Couleecap Community Action Program assessing barriers to economic stability experienced by low-income individuals and households revealed that over half of the low income households surveyed that received income from wages still had to rely on food pantries, and state and local safety net programs just to make ends meet for their families; that even with healthcare insurance 86% of households surveyed still listed healthcare accessibility, especially dental, vision, and mental health care as a significant barrier for their families; and 60% of people reported having difficulty paying for their utility bills and homeowners struggled to make home repairs that kept their homes safe, putting their housing at risk; and

WHEREAS, the Wisconsin Opportunity Act aims to provide the transformational investments that reduce poverty and fundamentally improve people’s economic circumstances. This act furthers the goal of addressing the systemic barriers to achieving economic stability by providing housing, health, job training, and income supports; and

WHEREAS, the WOA is the result of extensive consultation with stakeholders and local communities and features fundamentally sound practices for improving the lives of low and moderate-income households across the state and enacting and implementing WOA will position our state as a leader in promoting inclusive economic development;

NOW, THEREFORE, BE IT RESOLVED that the La Crosse County Board of Supervisors supports passage and enactment of the Wisconsin Opportunity Act in the Wisconsin State Legislature;
BE IT FURTHER RESOLVED, that La Crosse County Board of Supervisors directs the Clerk to send a copy of this resolution to State Senator Jennifer Shilling, State Representative Jill Billings, State Representative Steve Doyle, Governor Tony Evers, County Board Chairs and County Clerks of all other counties in Wisconsin and the Wisconsin Counties Association (WCA).

FISCAL NOTE: No fiscal impact.

Date: March 10, 2020

Sharon Humphreys
COMMITTEE CHAIR

Reviewed Only Recommended Not Recommended
Co. Admin. 
Fin. Director 
Corp. Counsel 
Board Chair 

Requested By: Monica Kruse Maureen Freedland
Date Requested: February 25, 2020
Drafted By: Corporation Counsel

Adopted by the La Crosse County Board this 19 Day of March 2020.

STATE OF WISCONSIN
COUNTY OF LA CROSSE

I, Ginny Dankmeyer, County Clerk of La Crosse County do hereby certify that this document is a true and correct copy of the original resolution required by law to be in my custody and which the County Board of Supervisors of La Crosse County adopted at a meeting held on the 19th day of March 2020.

Ginny Dankmeyer, La Crosse County Clerk
REQUESTING THE WISCONSIN LEGISLATURE ACT TO PROTECT REFUGEES LIVING IN THE STATE OF WISCONSIN

WHEREAS, refugees living in the State of Wisconsin were in some cases brought here because they aided United States interests and fought besides American soldiers; and,

WHEREAS, some refugees living in the State of Wisconsin are seeking safety from political regimes and drug cartels that seek to potentially destroy their personal safety through violence including but not limited to physical harm, rape, incest, and murder; and,

WHEREAS, refugees living in the State of Wisconsin should be protected from deportation and return to living conditions that may result in murder or genocide; and,

WHEREAS, some refugees choose to not become citizens because they hold out hope for a time when they can safely return with their families to their homeland; and,

WHEREAS, refugees living in the State of Wisconsin could be fleeing environmental catastrophe; and,

WHEREAS, refugees living in the State of Wisconsin have faced long and burdensome journeys often resulting in the loss of all they own; and,

WHEREAS, some refugees living in the State of Wisconsin exist in conditions whereby they are often seen as second class or less than; and,

WHEREAS, most refugees living in the State of Wisconsin do not have the language skills, or the cultural background knowledge required to deal with issues of deportation; and,

WHEREAS, many refugee groups have long established roots in the State of Wisconsin; and,

WHEREAS, refugees living in the State of Wisconsin make important economic contributions by both performing hard physical labor and by paying taxes; and,

WHEREAS, refugees living in the State of Wisconsin enrich our society by contributing to the rich multi-cultural heritage of our state; and,

WHEREAS, refugees living in the State of Wisconsin have friends, families, lives and livelihoods worthy of a protected status.

NOW THEREFORE BE IT RESOLVED, The Eau Claire County Board of Supervisors is requesting the Wisconsin Legislature to take action to protect refugees living and working in the State of Wisconsin; and,

NOW THEREFORE BE IT RESOLVED, the Eau Claire County Board of Supervisors directs the County Clerk to send a copy of this resolution to Governor Tony Evers, the Wisconsin Counties Association, all members of the State Legislature, and all Wisconsin Counties.

ADOPTED: March 17, 2020

Janet K. Loomis
RESOLUTION NO. ____

TO: THE HONORABLE CHAIRMAN AND MEMBERS OF THE PORTAGE COUNTY BOARD OF SUPERVISORS

RE: TO CONDUCT A COUNTYWIDE ADVISORY REFERENDUM ON THE CREATION OF A NONPARTISAN PROCEDURE FOR THE PREPARATION OF LEGISLATIVE AND CONGRESSIONAL REDISTRICTING PLANS AND MAPS

WHEREAS, on June 20, 2017, the Portage County Board of Supervisors passed a resolution calling for nonpartisan legislative and congressional redistricting maps; and

WHEREAS, pursuant to Article IV, Section 3 of the Wisconsin Constitution, the Wisconsin Legislature is directed to redistrict state legislative districts “according to the number of inhabitants” at its next session following the decennial federal census. The legislature also reapportions congressional districts at the same interval pursuant to federal law; and

WHEREAS, the practice of redistricting by the majority party inhibits opposing political participation and competition, discourages collaboration and compromise, ensures continued control by the party in power, and lacks a non-partisan approach necessary to our democratic process and undermines the principle of one-person-one vote;

WHEREAS, some states, including Iowa, use a non-partisan redistricting system with a goal of creating compact district boundaries where voters have more continuity in their representation from the State Legislature to the U.S. House; and

WHEREAS, the current Wisconsin procedure allows the legislature of the majority party to prepare redistricting plans and maps that may result in unfair partisan plans and maps, allowing the legislature to choose its voters rather than the voters choosing their representatives, which is commonly referred to as gerrymandering.

NOW, THEREFORE, BE IT RESOLVED, that the Portage County Board of Supervisors does hereby authorize and approve the following Notice of Referendum required by Wis. Stat. § 10.01(2)(c) and the referendum question set forth within that Notice, and directs the clerk to perform all necessary administrative functions to execute this resolution and to include this advisory referendum question on the earliest election ballot allowed by law, either April 7, 2020, or August 11, 2020:

NOTICE OF ADVISORY REFERENDUM
PORTAGE COUNTY

Question: Should the Wisconsin legislature create a nonpartisan procedure for the preparation of legislative and congressional district plans and maps?

YES ______ NO ______
EXPLANATION

YES VOTE

A “YES” vote means that you want the state legislature to create a nonpartisan procedure for the preparation of state legislative and federal congressional district plans and maps. A “YES” vote does not mean that the state legislature will necessarily create a nonpartisan procedure for the preparation of state legislative and federal congressional district plans and maps. A “YES” vote only means that the voters of Portage County want the state legislature to create such a procedure.

NO VOTE

A “NO” vote means that you do not want the state legislature to create a nonpartisan procedure for the preparation of state legislative and federal congressional district plans and maps. A “NO” vote does not mean that the state legislature will necessarily refuse to create a nonpartisan procedure for the preparation of state legislative and federal congressional district plans and maps. A “NO” vote only means that the voters of Portage County do not want the state legislature to create such a procedure.

BE IT FURTHER RESOLVED, that this resolution and the referendum shall be filed with the Portage County Clerk no later than 70 days prior to the earliest election ballot allowed by law, either the April 7, 2020, or August 11, 2020 election at which the question will appear on the ballot; and

BE IT FURTHER RESOLVED, that the County Clerk is directed to send results of the referendum to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County Board.

FISCAL NOTE: The financial impact of passing this resolution is not known at this time.

Date: January 21\textsuperscript{st}, 2020

Respectfully submitted,

Executive Operations Committee

Date: Jan 8th, 2020

Al Haga-Chair

Larry Raikowski

Meleesa Johnson

James Gifford-Vice Chair

Stan Patocki
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<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-30</td>
<td>Approval of Donation for Prohibited Invasive Species Management</td>
<td>Grant / Donation</td>
<td>SWCD</td>
<td>LCC</td>
<td>3</td>
<td>X</td>
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<tr>
<td>2020-31</td>
<td>Property Taxes – 56 North 4th Avenue, Transfer of Non-Budgeted Funds</td>
<td>Transfer of Funds (Younkers Building)</td>
<td>All</td>
<td>Finance</td>
<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-32</td>
<td>County Roads &amp; Bridges Fund, Transfer Of Non-Budgeted Funds</td>
<td>Transfer of Funds</td>
<td>Highway &amp; Airport</td>
<td>Finance</td>
<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-33</td>
<td>Approval of Agreement and Transfer of Non-Budgeted Funds for Mail Retention Archiving Solution</td>
<td>Agreement</td>
<td>Technology Services</td>
<td>Finance</td>
<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-34</td>
<td>Approval of Agreement to Amend County Administrator Contract</td>
<td>Administrator Contract</td>
<td>Administrator</td>
<td>Administrative</td>
<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-35</td>
<td>Ratification of Order(s) of County Board Chairman and County Administrator Per Resolution No. 2020-19</td>
<td>COVID-19</td>
<td>ALL</td>
<td>CB Chair</td>
<td>3</td>
<td>X</td>
</tr>
<tr>
<td>2020-36</td>
<td>2019 Carry-Forwards from General Fund Accounts</td>
<td>Carry Forwards</td>
<td>Finance</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
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<tr>
<td>2020-37</td>
<td>DCSO Cold Storage Facility Project</td>
<td>Cold Storage Facility (Building)</td>
<td>Facilities &amp; Parks / Sheriff</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
</tr>
<tr>
<td>2020-38</td>
<td>Approval of Donation to the Aging and Disability Resource Center of Door County</td>
<td>Grant / Donation</td>
<td>HHS / ADRC</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
</tr>
<tr>
<td>Index</td>
<td>Title</td>
<td>Topic</td>
<td>Dept.</td>
<td>Committee</td>
<td>Month</td>
<td>Action</td>
</tr>
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<tr>
<td>2020-39</td>
<td>Ratification of Order(s) of County Board Chairman and County Administrator Per Resolution No. 2020-19</td>
<td>COVID-19</td>
<td>ALL</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
</tr>
<tr>
<td>2020-40</td>
<td>Authorize the Health and Human Services Board to Act as the Board of Health Per §251.03, Wis. Stats.</td>
<td>Health &amp; Human Services Board</td>
<td>HHS</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
</tr>
<tr>
<td>2020-41</td>
<td>Appointments to Committees, Commissions and Boards</td>
<td>Committee</td>
<td>All</td>
<td>CB Chair</td>
<td>4</td>
<td>X</td>
</tr>
<tr>
<td>2020-42</td>
<td>Authorizing a Taxation District to Waive Interest and Penalties on Property Tax Installment Payments Per 2019 Act 185</td>
<td>Tax Payments</td>
<td>Treasurer</td>
<td>CB Chair</td>
<td>5</td>
<td>X</td>
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<tr>
<td>2020-43</td>
<td>Ratification of Order(s) of County Board Chairman and County Administrator Per Resolution 2020-19</td>
<td>COVID-19</td>
<td>ALL</td>
<td>CB Chair</td>
<td>5</td>
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</tr>
<tr>
<td>2020-42a</td>
<td>Recognizing Supervisor John Neinas in Service to the County Board</td>
<td>Recognition</td>
<td>All</td>
<td>CB Chair</td>
<td>5</td>
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<tr>
<td>2020-43a</td>
<td>Recognizing Supervisor Randy Halstead in Service to the County Board</td>
<td>Recognition</td>
<td>All</td>
<td>CB Chair</td>
<td>5</td>
<td>X</td>
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<tr>
<td>2020-44</td>
<td>Recognizing Supervisor Jon Koch in Service to the County Board</td>
<td>Recognition</td>
<td>All</td>
<td>CB Chair</td>
<td>5</td>
<td>X</td>
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<tr>
<td>2020-45</td>
<td>Recognizing Supervisor Helen Bacon in Service to the County Board</td>
<td>Recognition</td>
<td>All</td>
<td>CB Chair</td>
<td>5</td>
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<tr>
<td>2020-46</td>
<td>Recognizing Supervisor Linda Wait in Service to the County Board</td>
<td>Recognition</td>
<td>All</td>
<td>CB Chair</td>
<td>5</td>
<td>X</td>
</tr>
<tr>
<td>2020-47</td>
<td>Approval of Gift, Grant and/or Donation to the Door County Sheriff's Office</td>
<td>Grant / Donation</td>
<td>Sheriff</td>
<td>Public Safety</td>
<td>5</td>
<td>X</td>
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</tbody>
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