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01/06/2009

AN ACT to repeal 938.18 (5) (d); to renumber and amend 938.18 (5) (a), 938.18 (5) (am), 938.18 (5) (b) and 938.18 (5) (c); to amend 938.18 (2) and 938.18 (5) (intro.); and to create 938.18 (5) (ar) (intro.) and 938.18 (5) (bm) (intro.) and 2r. of the statutes; relating to: waiver to adult court.

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

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill draft was prepared for the Joint Legislative Council's Special Committee on High–Risk Juvenile Offenders.

Current law specifies, that under certain circumstances, the juvenile court may waive its jurisdiction over a juvenile alleged to be delinquent and transfer the case to adult criminal court. The waiver proceeding is initiated by a petition for waiver. The petition may be filed by the district attorney or the juvenile or may be initiated by the court.

This draft repeals the language permitting a juvenile to file a petition for waiver to adult court.

Under current law, the juvenile court may waive its jurisdiction over a juvenile who is alleged to have violated one of several serious offenses on or after the juvenile's 14th birthday and may waive its jurisdiction over a juvenile who is alleged to have violated any criminal law on or after the juvenile's 15th birthday.

The juvenile court, after taking relevant testimony presented by the district attorney and considering other relevant evidence, must base its decision whether to waive jurisdiction on the following criteria:

- 1. The personality, including all of the following:
- a. Whether the juvenile is mentally or developmentally disabled.
- b. The juvenile's physical and mental maturity.

c. The juvenile's pattern of living, prior offenses, prior treatment history, and apparent potential for responding to future treatment.

2. The prior record of the juvenile, including all of the following:

a. Whether the court has previously waived its jurisdiction over the juvenile.

b. Whether the juvenile has been previously convicted following a waiver of the court's jurisdiction or has been previously found delinquent.

c. Whether any prior conviction or delinquency involved the infliction of serious bodily injury.

d. The juvenile's motives and attitudes.

e. The juvenile's prior offenses.

3. The type and seriousness of the offense, including both of the following:

a. Whether it was against persons or property.

b. The extent to which it was committed in a violent, aggressive, premeditated, or willful manner.

4. The adequacy and suitability of facilities, services, and procedures available for treatment of the juvenile and protection of the public within the juvenile justice system and, where applicable, the mental health system, and the suitability of the juvenile for placement in the serious juvenile offender program or the adult intensive sanctions program.

5. The desirability of trial and disposition of the entire offense in one court if the juvenile was allegedly associated in the offense with persons who will be charged with a crime in the adult court.

This draft requires the court to consider certain factors as weighing in favor of retaining juvenile court jurisdiction and certain factors as weighing in favor of waiving juvenile court jurisdiction.

Under the draft, the juvenile court must consider the following factors as factors that favor retaining juvenile court jurisdiction over the juvenile:

• The juvenile has a mental illness or developmental disability that could be treated more effectively in the juvenile system than in the adult system.

• The juvenile's physical or mental maturity make it more likely that the juvenile will be harmed by placement in an adult facility or placement on probation.

• The juvenile's pattern of living indicates that the juvenile will take responsibility for his or her actions and maintain positive relationships.

• The juvenile's prior treatment history indicates that the juvenile will respond to future treatment.

• The facilities, services, and procedures available for treatment of the juvenile and protection of the public within the juvenile justice system, and, where applicable, the mental health system are adequate and suitable for the juvenile or placement in the serious juvenile offender program is suitable for the juvenile.

The draft provides that the juvenile court must consider the following factors as factors that favor waiving juvenile court jurisdiction over the juvenile:

• The juvenile court has previously waived its jurisdiction over the juvenile or the juvenile has been previously convicted following a waiver of the juvenile court's jurisdiction or has been previously found delinquent.

• A prior conviction or delinquency involved the infliction of serious bodily injury.

• The juvenile's prior treatment history indicates that the juvenile will not respond to future treatment.

• The juvenile's motives and attitudes demonstrate a lack of responsibility and remorse for the juvenile's actions.

• The juvenile's prior offenses are serious offenses or have become progressively more serious.

• The offense was against a person and was committed in a violent, aggressive, premeditated, or willful manner.

• The juvenile was allegedly associated in the offense with persons who will be charged with a crime in the court of criminal jurisdiction, and it is desirable to have the trial and disposition of the entire offense in one court.

- 1 SECTION 1. 938.18 (2) of the statutes is amended to read:
- 2 938.18 (2) PETITION. The petition for waiver of jurisdiction may be filed by the district
- 3 attorney or the juvenile or may be initiated by the court and shall contain a brief statement of
- 4 the facts supporting the request for waiver. The petition for waiver of jurisdiction shall be
- 5 accompanied by or filed after the filing of a petition alleging delinquency and shall be filed
- 6 prior to the plea hearing, except that if the juvenile denies the facts of the petition and becomes

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1	17 years of age before an adjudication, the petition for waiver of jurisdiction may be filed at								
2	any time prior to the adjudication. If the court initiates the petition for waiver of jurisdiction,								
3	the judge shall disqualify himself or herself from any future proceedings on the case.								
	NOTE: Repeals the language permitting a juvenile to file a petition for waiver to adult court.								
4	SECTION 2. 938.18 (5) (intro.) of the statutes is amended to read:								
5	938.18 (5) CRITERIA FOR WAIVER. If prosecutive merit is found, the court shall base its								
6	decision whether to waive jurisdiction on the following criteria: in this subsection.								
7	SECTION 3. 938.18 (5) (a) of the statutes is renumbered 938.18 (5) (ar) 1. and amended								
8	to read:								
9	938.18 (5) (ar) 1. The personality of the juvenile, including whether the juvenile has								
10	a mental illness or developmental disability, the that could be treated more effectively in the								
11	juvenile system than in the adult system.								
12	2. The juvenile's physical and or mental maturity, and the make it more likely that the								
13	juvenile will be harmed by placement in an adult facility or placement on probation.								
14	3. The juvenile's pattern of living, indicates that the juvenile will take responsibility for								
15	his or her actions and establish or maintain positive relationships.								
16	4. The juvenile's prior treatment history, and apparent potential for responding indicates								
17	that the juvenile will respond to future treatment.								
	NOTE: Provides that the juvenile court must consider the following factors as favoring retaining juvenile court jurisdiction:								
	• The juvenile has a mental illness or developmental disability that could be treated more effectively in the juvenile system than in the adult system.								
	• The juvenile's physical or mental maturity make it more likely that the juvenile will be harmed by placement in an adult facility or placement on probation.								

	• The juvenile's pattern of living indicates that the juvenile will take responsibility for his or her actions and maintain positive relationships.							
	• The juvenile's prior treatment history indicates that the juvenile will respond to future treatment.							
1	SECTION 4. 938.18 (5) (am) of the statutes is renumbered 938.18 (5) (bm) 1. and							
2	amended to read:							
3	938.18 (5) (bm) 1. The prior record of the juvenile, including whether the court has							
4	previously waived its jurisdiction over the juvenile, whether or the juvenile has been							
5	previously convicted following a waiver of the court's jurisdiction or has been previously							
6	found delinquent, whether such.							
7	2. A prior conviction or delinquency involved the infliction of serious bodily injury, the.							
8	3. The juvenile's motives and attitudes, and the demonstrate a lack of responsibility and							
9	remorse for the juvenile's actions.							
10	4. The juvenile's prior offenses are serious offenses or have become progressively more							
11	serious.							
	NOTE: Provides that the juvenile court must consider the following factors as favoring waiving juvenile court jurisdiction:							
	• The juvenile court has previously waived its jurisdiction over the juvenile or the juvenile has been previously convicted following a waiver of the juvenile court's jurisdiction or has been previously found delinquent.							
	• A prior conviction or delinquency involved the infliction of serious bodily injury.							
	• The juvenile's motives and attitudes demonstrate a lack of responsibility and remorse for the juvenile's actions.							
	• The juvenile's prior offenses are serious offenses or have become progressively more serious.							
12	SECTION 5. 938.18 (5) (ar) (intro.) of the statutes is created to read:							

1	938.18 (5) (ar) The court shall consider the following criteria as factors that favor							
2	retaining juvenile court jurisdiction over the juvenile:							
3	SECTION 6. 938.18 (5) (b) of the statutes is renumbered 938.18 (5) (bm) 5. and amended							
4	to read:							
5	938.18 (5) (bm) 5. The type and seriousness of the offense, including whether it was							
6	against persons or property a person and the extent to which it was committed in a violent,							
7	aggressive, premeditated or willful manner.							
	NOTE: Provides that the juvenile court must consider that the offense was against a person and was committed in a violent, aggressive, premeditated, or willful manner as a factor favoring waiving juvenile court jurisdiction.							
8	SECTION 7. 938.18 (5) (bm) (intro.) and 2r. of the statutes are created to read:							
9	938.18(5) (bm) The court shall consider following criteria as factors that favor waiving							
10	juvenile court jurisdiction over the juvenile:							
11	2r. The juvenile's prior treatment history indicates that the juvenile will not respond to							
12	future treatment.							
	NOTE: Provides that the juvenile court must consider that the juvenile's prior treatment history indicates that the juvenile will not respond to future treatment as a factor favoring waiving juvenile court jurisdiction.							
13	SECTION 8. 938.18 (5) (c) of the statutes is renumbered 938.18 (5) (ar) 5. and amended							
14	to read:							
15	938.18 (5) (ar) 5. The adequacy and suitability of facilities, services and procedures							
16	available for treatment of the juvenile and protection of the public within the juvenile justice							
17	system, and, where applicable, the mental health system are adequate and suitable for the							
18	juvenile or and the suitability of the juvenile for placement in the serious juvenile offender							

1	program under s.	938.538	or the adult	intensive	sanctions	program	under s.	. 301.048	is suitable

2 <u>for the juvenile</u>.

NOTE: Provides that the facilities, services, and procedures available for treatment of the juvenile and protection of the public within the juvenile justice system, and, where applicable, the mental health system are adequate and suitable for the juvenile or placement in the serious juvenile offender program is suitable for the juvenile are factors that the juvenile court must consider as favoring retaining juvenile court jurisdiction.

3 SECTION 9. 938.18 (5) (d) of the statutes is repealed.

NOTE: Repeals the criteria for waiver of juvenile court jurisdiction under which the court must consider the desirability of trial and disposition of the entire offense in one court if the juvenile was allegedly associated in the offense with persons who will be charged with a crime in the court of criminal jurisdiction.

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(END)