LOCK IN & ADOPTION OF SUPERVISOR DISTRICT 35 APPOINTMENT & RESOLUTION NOS. 1, 3, 4, 6,7—2023-24.

Vote for lock in. ROLL CALL: 28 yes, 7 absent, 1 vacant. SUPERVISOR DISTRICT 35 APPOINTMENT & RESOLUTION NOS. 1, 3, 4, 6,7—2023-24.

Lock In of District	35 Supervis	or Appointment & I	Resolution	Nos. 1 3 4 6 7-202	
Lock in of District 35 Supervisor A	Appointment & Res	olution Nos. 1, 3, 4, 6, 7—2023-24		Passed By Majority V	ote
1 THOMPSON	YES	13 WEGAND	ABSENT,	25 NOOYEN	YES
2 MILLER	YES	14 HERMES	YES	26 WEINBERG	YES
3 SMITH	YES	15 MacDONALD	YES	27 CULBERTSON	ABSEN
4 PATIENCE	YES	16 SCHROEDER	ABSENT	28 MONFILS	ABSEN
5 GABRIELSON	YES	17 CROATT	YES	29 WINTERFELDT	ABSEN
6 KONETZKE	YES	18 SPEARS	YES	30 NEJEDLO	YES
7 HAMMEN	ABSENT	19 COOKE	YES	31 CLEGG	YES
8 LAWRENCE	YES	20 SANTONATO	YES	32 THYSSEN	YES
9 KRUEGER	ABSENT	21 CUFF	YES	33 VANDERHEIDEN	YES
10 LAMERS	YES	22 HAGEN	YES	34 RETTLER	YES
11 FERGUSON	YES	23 KLEMP	YES	35 VACANT	ABSEN
12 McCABE	YES	24 THIEDE	YES	36 LAUTENSCHLAGER	YES

# RECONSIDERATION OF SUPERVISOR DISTRICT 35 APPOINTMENT & RESOLUTION NOS. 1, 3, 4, 6, 7—2023-24.

Supervisor Croatt moved, seconded by Supervisor Smith, to reconsider the above listed resolutions.

Vote for reconsideration. ROLL CALL: 28 yes, 7 absent, 1 vacant. SUPERVISOR DISTRICT 35 APPOINTMENT & RESOLUTION NOS. 1, 3, 4, 6, 7—2023-24.

		Supervisor Appoint on the Resolution Nos. 1, 3, 4, 6, 7—2		esolution Nos. 1 3 4 6 Passed By Majority V	
1 THOMPSON	YES	13 WEGAND	ABSENT	25 NOOYEN	YES
2 MILLER	YES	14 HERMES	YES	26 WEINBERG	YES
3 SMITH	YES	15 MacDONALD	YES	27 CULBERTSON	ABSEN
4 PATIENCE	YES	16 SCHROEDER	ABSENT	28 MONFILS	ABSEN
5 GABRIELSON	YES	17 CROATT	YES	29 WINTERFELDT	ABSEN
6 KONETZKE	YES	18 SPEARS	YES	30 NEJEDLO	YES
7 HAMMEN	ABSENT	19 COOKE	YES	31 CLEGG	YES
8 LAWRENCE	YES	20 SANTONATO	YES	32 THYSSEN	YES
9 KRUEGER	ABSENT	21 CUFF	YES	33 VANDERHEIDEN	YES
10 LAMERS	YES	22 HAGEN	YES	34 RETTLER	YES
11 FERGUSON	YES	23 KLEMP	YES	35 VACANT	ABSEN
12 McCABE	YES	24 THIEDE	YES	36 LAUTENSCHLAGER	YES

<u>Resolution No. 4—2023-24</u> – Legislative/Audit and Human Resources Committee. Approve to support pending legislation that broadens the definition of "sexual contact" for the purposes of crimes against children and the crime of sexual assault.

Supervisor Spears moved, seconded by Supervisor Cooke, for adoption.

ROLL CALL: 28 yes, 7 absent, 1 vacant. RESOLUTION NO. 4—2023-24 IS ADOPTED.

Resolution No. 4— Legislative/Audit and Human Res of crimes against children and th	sources Committee.	Approve to support pending legisl sault.	ation that broaden	s th Passed By Majority Vo	ote
1 THOMPSON	YES	13 WEGAND	ABSENT	25 NOOYEN	YES
2 MILLER	YES	14 HERMES	YES	26 WEINBERG	YES
3 SMITH	YES	15 MacDONALD	YES	27 CULBERTSON	ABSEN
4 PATIENCE	YES	16 SCHROEDER	ABSENT	28 MONFILS	ABSEN
5 GABRIELSON	YES	17 CROATT	YES	29 WINTERFELDT	ABSEN
6 KONETZKE	YES	18 SPEARS	YES	30 NEJEDLO	YES
7 HAMMEN	ABSENT	19 COOKE	YES	31 CLEGG	YES
8 LAWRENCE	YES	20 SANTONATO	YES	32 THYSSEN	YES
9 KRUEGER	ABSENT	21 CUFF	YES	33 VANDERHEIDEN	YES
10 LAMERS	YES	22 HAGEN	YES	34 RETTLER	YES
11 FERGUSON	YES	23 KLEMP	YES	35 VACANT	ABSEN
12 McCABE	YES	24 THIEDE	YES	36 LAUTENSCHLAGER	YES

## RESOLUTION NO.: 4-2023-24

### TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:	

**MAJORITY** 

1	Current law defines "sexual contact" for the purposes of crimes against children and the
2	crime of sexual assault. In the definitions in current law, if the perpetrator intentionally
3 4	touches the victim's intimate parts, or if the perpetrator instructs the victim to intentionally touch the intimate parts of the perpetrator or another person, for the purpose of sexually
5	degrading or sexually humiliating the victim or sexually arousing or sexually gratifying
6	the perpetrator, then it is "sexual contact."
7	
8	There is pending legislation that "sexual contact" also addresses any person that forces a
9 10	complainant to touch bodily fluids or waste upon the intentional instruction of the perpetrator, upon the use of threat of force or violence by the perpetrator, or upon
11	intentional act of the perpetrator. The pending legislation broadens the definition of sexual
12	contact to better enable prosecutors to obtain justice for the victims of these crimes.
13	-
14	The proposed legislation creates a new crime or revises a penalty for an existing crime,
15 16	therefore, the Joint Review Committee on Criminal Penalties may be requested to prepare
17	a report.
18	NOW THEREFORE, the undersigned members of the Legislative/Audit and Human Resources
19	Committee recommends adoption of the following resolution.
20	BE IT RESOLVED, that the Outagamie County Board of Supervisors does support pending
21	legislation that broadens the definition of "sexual contact" for the purposes of crimes against children and
22	the crime of sexual assault, and
23	BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a copy of
24	this resolution to the Wisconsin Counties Association and the Outagamie County Lobbyist for distribution
25	to the State Senators and State Representatives representing Outagamie County and the Governor of the
26	State of Wisconsin.

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4	Dated this April, 2023	
5	12 00, 000	
6		Respectfully submitted,
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8		LEGISLATIVE/AUDIT & HUMAN RESOURCES
9		COMMITTEE
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13	Lux. Smar	Organ & true
14	Cathy Spears	Curt Konetzke
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19	Sara MacDonald	Ryan Ferguson
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24	Joe Santonato	
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26	51 100111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1.110 7073
27	Duly and officially adopted by the County Board of	n: April 18, 2023
28 29		, , , , , , , , , , , , , , , , , , ,
30	Signed:	All Vine
31	Board hamperson	Comprediction
32	01/12 1913	County/Clerk
33	24,100	
34	Approved:	Vetoed:
35	$\langle A(A(I)) \rangle$	
36	Sizual.	
37	Signed:	
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#### State of Misconsin 2023 - 2024 LEGISLATURE

LRB-0446/1 CMH:amn&cdc

#### **2023 SENATE BILL 149**

April 3, 2023 - Introduced by Senators Testin, Wanggaard, Marklein and Tomczyk, cosponsored by Representatives Rettinger, Nedweski, C. Anderson, Behnke, Bodden, Brandtjen, Dittrich, Donovan, Gundrum, Moses, Murphy, Mursau, Ortiz-Velez, Rozar, Sapik, Subeck and Wichgers. Referred to Committee on Judiciary and Public Safety.

- AN ACT to create 940.225 (5) (b) 1. c. and 948.01 (5) (a) 3. of the statutes; relating
- 2 to: definition of "sexual contact" for purposes of crimes against children and
- 3 sexual assault and providing a penalty.

#### Analysis by the Legislative Reference Bureau

Current law defines "sexual contact" for the purposes of crimes against children and the crime of sexual assault. In the definitions in current law, if the perpetrator intentionally touches the victim's intimate parts, or if the perpetrator instructs the victim to intentionally touch the intimate parts of the perpetrator or another person, for the purpose of sexually degrading or sexually humiliating the victim or sexually arousing or sexually gratifying the perpetrator, then it is "sexual contact." Under this bill, "sexual contact" also includes when the victim is made to touch the ejaculate, urine, or feces of any person upon instruction from the perpetrator, upon the use or threat of force or violence by the perpetrator, or upon an intentional act of the perpetrator, if the purpose is to sexually degrade or sexually humiliate the victim or sexually arouse or sexually gratify the perpetrator.

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:

## Resolution No. <u>4—2023-24</u>

### Page 4

2023 - 2024 Legislature

**SENATE BILL 149** 

- 2 -

LRB-0446/1 CMH:amn&cdc SECTION 1

1	Section 1. 940.225 (5) (b) 1. c. of the statutes is created to read:
2	940.225 (5) (b) 1. c. Touching by the complainant of the ejaculate, urine, or feces
3	of any person upon the intentional instructions of the defendant, upon the use or
4	threat of force or violence by the defendant, or upon an intentional act of the
5	defendant.
6	SECTION 2. 948.01 (5) (a) 3. of the statutes is created to read:
7	948.01 (5) (a) 3. Touching by the complainant of the ejaculate, urine, or feces
8	of any person upon the intentional instructions of the defendant, upon the use or
9	threat of force or violence by the defendant, or upon an intentional act of the
10	defendant.
11	(END)