Juvenile Corrections Grant Committee

Agenda item VII
Discuss Grant Application

April 8, 2019
Items to Consider:

• Language in Act 185

• Stakeholder input from Study Committee

• Administrative Rule (as required by Act 185)

• Statewide plan (as required by Act 185)
Act 185 Section 110 (4)(c) outlines requirements:

- Consider best practices in design and operation
- Feasibility of developing existing facility into SRCCCY
- Solicit input on design from judges
- Favor proposals that utilize existing facilities
- Encourage multicounty coordination proposals
This information was collected through the Study Committee’s work:

• Articulate program philosophy, treatment programs and evidence supporting proposed approach

• Identify sources of revenue, funding, fiscal sustainability

• Include projected expenses and budget

• Include details of agreement between consortia member counties and/or Tribes

• Consider population projections

• Outline reentry/aftercare plans

• Consider physical plant design concepts

• Plan for staff recruitment and training

• Include projected timeline for design and construction

• Included plans for educational services and disciplinary process

• Include projected staffing pattern and ration of staff-to-youth
Act 185 required DOC to promulgate a rule:

- Incorporates trauma informed care
- Requires assessment of youth’s treatment and service needs within 10 days of admission
- Requires uniform data collection and reporting requirements
- Requires increased access to natural light and exterior view and adds access to outdoor recreation space
- Improves staff ratios during awake hours from 1:15 to 1:8
- Increases access to social supporters beyond a narrow definition of family found in Administrative Rule 346
- Provides additional parameters around use of force and use of restraints
Section 110.4
(e) Wisconsin model of juvenile justice; statewide plan. The juvenile corrections grant committee shall develop a statewide plan that recommends which grant applications to approve, based on an overall view toward a Wisconsin model of juvenile justice. The committee shall consult with department of corrections and children and families on the statewide plan and may not recommend approval of an application unless the department of corrections approves the plans and specifications for the site and the design and construction of proposed secured residential care center for children and youth under section 301.37 of the statutes.

What did the Legislature intend for the Wisconsin model of juvenile justice under Act 185?

How will this model inform the statewide plan this committee is required to draft in order to recommend grants?

The Department of Corrections may not approve the statewide plan unless plans and specifications for each site design and construction conform to section 301.37. How do we build this into the grant process?
Next steps?