

4

5

6

7

LRB-4770/1 MDE:skw

2023 ASSEMBLY BILL 896

January 4, 2024 – Introduced by Representatives Duchow, Dittrich, Goeben, Maxey, Melotik, Michalski, Murphy, Mursau, Nedweski, O'Connor, Penterman, Rettinger and Brandtjen, cosponsored by Senators Wanggaard, Jacque, Marklein and Nass. Referred to Committee on Criminal Justice and Public Safety.

AUTHORS SUBJECT TO CHANGE

AN ACT *to create* 938.30 (2r) of the statutes; **relating to:** imposing conditions on a juvenile between a plea hearing and a fact-finding hearing or disposition hearing.

Analysis by the Legislative Reference Bureau

This bill grants the juvenile court the ability to impose reasonable restrictions on a juvenile's conduct, including travel, association with other persons, alcohol or drug use, and school attendance, during the time between the plea hearing and the conclusion of any fact-finding hearing or any disposition hearing. An order restricting a juvenile's conduct may be entered after the juvenile submits a denial at a plea hearing.

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

SECTION 1. 938.30 (2r) of the statutes is created to read:

938.30 (2r) PRE-DISPOSITION RESTRICTIONS. If the juvenile initially enters a denial, the court may in its discretion enter an order imposing reasonable restrictions on the juvenile's conduct, including travel, association with other

ASSEMBLY BILL 896

1

2

3

4

5

6

perso	ons, alcohol or drug use, and school attendance, during the time between the
plea	hearing under this section and the conclusion of any fact-finding hearing under
s. 93	8.31 or any disposition hearing under s. 938.34.

SECTION 2. Initial applicability.

(1) This act first applies to a proceeding for a violation of criminal law, civil law, or municipal ordinance allegedly committed on the effective date of this subsection.

7 (END)