



**SENATE AMENDMENT 1,
TO 2005 SENATE BILL 612**

February 28, 2006 - Offered by Senators LEIBHAM and ERPENBACH.

1 At the locations indicated, amend the bill as follows:

SAI-1 ✓

2 ✓✓ 1. Page 18, line 19: after "(2)" insert "and 9.01 (1) (b) 8s.".

3 ✓✓ 2. Page 19, line 11: delete the material beginning with "in" and ending with
4 "form" on line 12.

SAI-3 ✓

5 ✓✓ 3. Page 71, line 6: delete "training" and substitute "a training program".

6 ✓✓ 4. Page 80, line 13: after that line insert:

SAI-4

7 "SECTION 121g. 7.31 (1) of the statutes is amended to read:

8 7.31 (1) The board shall, by rule, prescribe requirements for certification of
9 individuals to serve as chief inspectors. The requirements shall include a
10 requirement to attend at least one training session held under sub. (5) before
11 beginning service. The requirements shall not include taking an examination.

12 SECTION 121r. 7.31 (4) of the statutes is amended to read:

SAI-4

1 7.31 (4) The board shall require each individual to whom a certificate is issued
2 under this section to meet requirements to maintain that certification. The
3 requirements shall include a requirement to attend at least one training session held
4 under sub. (5) every 2 years. The board shall renew the certificate of any individual
5 who requests renewal and who meets the requirements prescribed under this
6 subsection.”.

SAI-5

7 ✓✓ **5.** Page 80, line 19: after “1.” insert “Each inspector other than a chief inspector
8 and each special voting deputy appointed under s. 6.875 and special registration
9 deputy appointed under s. 6.26 or 6.55 (6) shall view or attend at least one training
10 program every 2 years.”.

SAI-6

11 ✓✓ **6.** Page 80, line 23: after “(a)” insert “within 2 years of the date of the election”.

12 ✓✓ **7.** Page 81, line 9: delete that line and substitute “The rules shall”.

SAI-7

13 ✓✓ **8.** Page 106, line 22: after that line insert:

14 “**SECTION 153m.** 9.01 (1) (b) 8s. of the statutes is created to read:

SAI-8

15 9.01 (1) (b) 8s. If an electronic voting system is used in which ballots are
16 distributed to electors, and the board of canvassers makes a determination of elector
17 intent under s. 7.50, the board of canvassers shall add to the result generated by the
18 automatic tabulating equipment any votes counted by the board of canvassers in
19 making its determination.”.

SAI-9

20 ✓✓ **9.** Page 119, line 8: delete “The renumbering” and substitute “The treatment
21 of section 9.01 (1) (b) 8s. of the statutes, the renumbering”.

22 ✓✓ **10.** Page 119, line 9: delete “and the” and substitute “, and the”.

SAI-10

SAI-11

1
2
3

✓ **11.** Page 120, line 8: delete "and 7.315" and substitute "7.31 (1) and (4), and 7.315 (1) (b)".

(END)

**SENATE AMENDMENT 3,
TO 2005 SENATE BILL 612**

March 6, 2006 - Offered by COMMITTEE ON LABOR AND ELECTION PROCESS REFORM.

1 At the locations indicated, amend the bill as follows:

2 ✓ ✓ **1.** Page 107, line 5: delete the material beginning with that line and ending
3 with page 108, line 2.

4 ✓ ✓ **2.** Page 108, line 6: delete the material beginning with that line and ending
5 with page 109, line 6.

6 ✓ ✓ **3.** Page 119, line 14: delete lines 14 to 16.

7

(END)

**ASSEMBLY AMENDMENT 3,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

1 At the locations indicated, amend the bill as follows:

2 ✓✓ 1. Page 22, line 17: after that line insert: AA3-1 ✓

3 "SECTION 12m. 6.22 (1) (intro.) of the statutes is amended to read:

4 6.22 (1) DEFINITIONS. (intro.) In this section, except as otherwise provided:".

5 ✓✓ 2. Page 23, line 8: delete "unless s. 6.87 (3) (d) applies".

6 ✓✓ 3. Page 23, line 16: delete the material beginning with "Each" and ending with
7 "day." on line 18. AA3-4

8 ✓✓ 4. Page 25, line 10: after "Except as" insert "provided in s. 6.221 and as".

9 ✓✓ 5. Page 25, line 10: delete "sub. (5m) and".

10 ✓✓ 6. Page 25, line 16: delete the material beginning with that line and ending
11 with page 27, line 12, and substitute:

12 "SECTION 18g. 6.22 (6) of the statutes is amended to read: AA3-6

AA3-6

1 **6.22 (6) MILITARY ELECTOR LIST.** Each municipal clerk shall keep an up-to-date
2 list of all eligible local military electors who reside in the municipality; city clerks
3 shall keep the lists by wards. The list shall contain the name, latest-known military
4 residence and military mailing address of each military elector. The list shall
5 indicate whether each elector whose name appears on the list is a military elector,
6 as defined in s. 6.36 (2) (c), and has so certified under s. 6.865 (3m). All persons over
7 18 years of age or who will be 18 years old prior to an election shall be listed and
8 remain on the list for the duration of their tour of duty. The list shall be kept current
9 through all possible means. Each clerk shall exercise reasonable care to avoid
10 duplication of names or listing anyone who is not eligible to vote. Each clerk shall
11 distribute 2 copies of the list to the appropriate ward in the municipality for use on
12 election day.

13 **SECTION 18r.** 6.221 of the statutes is created to read:

14 **6.221 Counting of absentee ballots for certain military electors;**
15 **September primary and general election.** (1) In this section, “military elector”
16 has the meaning given in s. 6.36 (2) (c) and active duty status for any election is
17 determined as of election day.

18 (2) Each certificate envelope that is mailed or transmitted to a military elector
19 under this section shall be clearly labeled as “Cast by a military elector under s.
20 6.221, Wis. Stats., and may be eligible to be counted after election day.”

21 (3) (a) At the September primary, a ballot that is cast under s. 6.22 by an elector
22 who is a military elector, that is received by mail from the U. S. postal service, and
23 that is postmarked no later than election day shall be counted as provided in this
24 section if it is received by a municipal clerk no later than 5 p.m. on the 7th day after
25 the election.

AA3-6

1 (b) At the general election, a ballot that is cast under s. 6.22 by an elector who
2 is a military elector, that is received by mail from the U.S. postal service, and that
3 is postmarked no later than election day shall be counted as provided in this section
4 if it is received by a municipal clerk no later than 5 p.m. on the 10th day after the
5 election.

6 (4) For purposes of sub. (3), if a certificate envelope is not postmarked or has
7 a postmark that is not legible to the board of canvassers, and the envelope was
8 received by mail from the U.S. postal service in the manner and within the period
9 prescribed in sub. (3), it is presumed that the envelope was placed in the mail on or
10 before election day, unless established by a preponderance of the evidence to the
11 contrary.

12 (5) No later than the closing hour of the polls on the day of the September
13 primary and the day of the general election, the municipal clerk of each municipality
14 shall post at his or her office and on the Internet at a site announced by the clerk
15 before the polls open, and shall make available to any person upon request, a
16 statement of the number of absentee ballots that the clerk has mailed or transmitted
17 to military electors under this section and that have not been returned to the polling
18 places where the electors reside by the closing hour on election day. The posting shall
19 not include the names or addresses of any military electors.

20 (6) (a) Whenever the municipal clerk of any municipality receives an absentee
21 ballot cast by an elector who is a military elector under this section and the ballot is
22 not received in sufficient time for delivery to the polling place serving the residence
23 of the elector on election day but is received within the time specified in sub. (3), the
24 clerk shall promptly provide written notice to the board of canvassers of each
25 municipality, special purpose district, and county that is responsible for canvassing

AA3-6

1 the election of the number of such ballots that have been cast received by the clerk
2 in each ward or election district.

3 (b) Whenever a board of canvassers receives notification from a municipal clerk
4 under par. (a), the board of canvassers shall reconvene no later than 9 a.m. on the
5 day after the last day permitted for acceptance of absentee ballots under sub. (3) and
6 shall proceed to open and record the names of the military electors whose ballots
7 have been received. If the ballot cast by a military elector is otherwise valid, the
8 board of canvassers shall count the ballot and adjust the statements, certifications,
9 and determinations accordingly. If the municipal clerk transmits returns of the
10 election to the county clerk, the municipal clerk shall transmit to the county clerk
11 a copy of the amended returns together with all additional ballots and envelopes
12 reviewed by the board of canvassers and with amended tally sheets.”.

13 ✓✓ 7. Page 28, line 14: delete the material beginning with that line and ending
14 with page 29, line 17.

15 ✓✓ 8. Page 39, line 12: after “votes,” insert “an indication of whether the elector
16 is a military elector, as defined in sub. (2) (c), who has so certified under s. 6.865
17 (3m).”.

AA3-8

18 ✓ 9. Page 52, line 21: after “election.” insert “If the elector is making written
19 application for an absentee ballot at the September primary or general election and
20 the application indicates that the elector is a military elector, as defined in s. 6.36 (2)
21 (c), the application shall be received by the municipal clerk no later than 5 p.m. on
22 election day.”.

AA3-9

23 ✓ 10. Page 55, line 7: delete the material beginning with “6.865” and ending
24 with “or” on line 8 and substitute:

AA3-10

1 “6.865 (3) If Except as provided in sub. (3m), if the elector making a timely
2 request for an absentee ballot is a military elector or”.

3 ✓ 11. Page 55, line 18: delete lines 18 to 21 and substitute:

AA3-11

4 “SECTION 78a. 6.865 (3m) of the statutes is created to read:

5 6.865 (3m) (a) Except as provided in par. (c), if any elector who certifies that
6 he or she will be a military elector on election day requests an absentee ballot, the
7 municipal clerk shall send or transmit to the elector an absentee ballot for all
8 elections that occur in the municipality or portion thereof where the elector resides
9 beginning on the date that the clerk receives the request and ending on the day after
10 the 3rd successive general election that follows receipt of the request, unless the
11 elector otherwise requests. In addition, the municipal clerk shall continue to send
12 or transmit to the elector an absentee ballot for all elections ending on the day after
13 the 3rd successive general election that follows any election at which the elector
14 returns an absentee ballot under this section or renews his or her request under par.
15 (c).

16 (b) A military elector may indicate an alternate address on his or her absentee
17 ballot application. If the elector’s ballot is returned as undeliverable prior to the
18 deadline for receipt and return of absentee ballots under sub. (3) and the elector
19 remains eligible to receive absentee ballots under this subsection, the municipal
20 clerk shall immediately send or transmit an absentee ballot to the elector at the
21 alternate address.

22 (c) If there occur 3 successive general elections at which a military elector fails
23 to return an absentee ballot sent or transmitted to the elector under this subsection
24 and the elector has not cast an absentee ballot at any intervening election, if the clerk

AA3-11

1 is reliably informed that the elector is no longer a military elector or no longer resides
 2 in the municipality, or if the elector so requests, the clerk shall discontinue sending
 3 or transmitting absentee ballots to the elector under this subsection. If a military
 4 elector is subject to a registration requirement and the name of the military elector
 5 no longer appears on the registration list, the municipal clerk shall discontinue
 6 sending or transmitting absentee ballots to the elector under this subsection. If a
 7 military elector who has requested an absentee ballot changes his or her residence
 8 from the municipality where a request is filed to another municipality in this state,
 9 the municipal clerk of the municipality who received the request shall notify the
 10 clerk of the municipality to which the elector's residence is changed of the date of the
 11 request or latest renewal and the date of the most recent absentee ballot returned
 12 by the elector, and the municipal clerk who is so notified shall treat the request as
 13 having been made to him or her. Prior to any discontinuance of the service provided
 14 to a military elector under this subsection solely for failure to return absentee ballots,
 15 the municipal clerk shall mail the elector a 1st class letter or postcard notifying the
 16 elector that absentee ballots will no longer be sent to the elector unless the elector
 17 renews his or her request within 30 days of the date of the notification. The clerk
 18 shall notify a military elector of any action under this paragraph that is not taken
 19 at the elector's request within 5 days of taking that action, if possible."

AA3-12

20 ✓✓ **12.** Page 60, line 7: delete "6.22 (5m)" and substitute "6.221 (3)"

AA3-13

21 ✓✓ **13.** Page 60, line 13: delete "6.22 (5m), any" and substitute "6.221 (3), the".

AA3-14

22 ✓✓ **14.** Page 89, line 9: delete "by 2 4" and substitute "by 2 no later than 4".

23 ✓✓ **15.** Page 89, line 11: after "election" insert ", and no later than 4 p.m. on the
 24 day after receiving any corrected returns under s. 6.221 (6) (b)".

AA3-15

AA3-16

1 ✓ **16.** Page 103, line 10: after that line insert:

2 "SECTION 145g. 7.60 (5) (a) of the statutes is amended to read:

3 7.60 (5) (a) Immediately following the canvass, the county clerk shall deliver
4 or send to the elections board, by 1st class mail, a certified copy of each statement of
5 the county board of canvassers for president and vice president, state officials,
6 senators and representatives in congress, state legislators, justice, court of appeals
7 judge, circuit judge, district attorney, and metropolitan sewerage commissioners, if
8 the commissioners are elected under s. 200.09 (11) (am). The statement shall record
9 the returns for each office or referendum by ward, unless combined returns are
10 authorized under s. 5.15 (6) (b) in which case the statement shall record the returns
11 for each group of combined wards. Following primaries the county clerk shall enclose
12 on forms prescribed by the elections board the names, party or principle designation,
13 if any, and number of votes received by each candidate recorded in the same manner.
14 The county clerk shall deliver or transmit the certified statement to the elections
15 board no later than 7 days after each primary and except the September primary, no
16 later than 10 days after the September primary and any other election except the
17 general election, and no later than 14 days after the general election. The board of
18 canvassers shall deliver or transmit a certified copy of each statement for any
19 technical college district referendum to the secretary of the technical college district
20 board.

21 SECTION 145r. 7.70 (3) (a) of the statutes is amended to read:

22 7.70 (3) (a) The chairperson of the board or a designee of the chairperson
23 appointed by the chairperson to canvass a specific election shall publicly canvass the
24 returns and make his or her certifications and determinations on or before the 2nd

1 Tuesday following a spring primary, the 15th day of May following a spring election,
2 the 4th ~~Tuesday in September~~ 3rd Wednesday following a September primary, the
3 first day of December following a general election, the 2nd Thursday following a
4 special primary, or within 18 days after any special election.”

5 ✓ **17.** Page 105, line 11: after that line insert:

AA3-17 ✓

6 **SECTION 150m.** 9.01 (1) (a) of the statutes is amended to read:

7 9.01 (1) (a) Any candidate voted for at any election or any elector who voted
8 upon any referendum question at any election may request a recount. The petitioner
9 shall file a verified petition or petitions with the proper clerk or body under par. (ar)
10 not earlier than the time of completion of the canvass and not later than 5 p.m. on
11 the 3rd business day following the last meeting day of the municipal or county board
12 of canvassers determining the election for that office or on that referendum question
13 prior to issuance of any amended return under s. 6.221 (6) (b) or, if more than one
14 board of canvassers makes the determination not later than 5 p.m. on the 3rd
15 business day following the last meeting day of the last board of canvassers which
16 makes a determination prior to issuance of any amended return under s. 6.221 (6)
17 (b). If the chairperson of the board or chairperson's designee makes the
18 determination for the office or the referendum question, the petitioner shall file the
19 petition not earlier than the last meeting day of the last county board of canvassers
20 to make a statement in the election or referendum and not later than 5 p.m. on the
21 3rd business day following the day on which the elections board receives the last
22 statement from a county board of canvassers for the election or referendum. Each
23 verified petition shall state that at the election the petitioner was a candidate for the
24 office in question or that he or she voted on the referendum question in issue; that

1 the petitioner is informed and believes that a mistake or fraud has been committed
 2 in a specified ward or municipality in the counting and return of the votes cast for
 3 the office or upon the question; or shall specify any other defect, irregularity or
 4 illegality in the conduct of the election. The petition shall specify each ward, or each
 5 municipality where no wards exist, in which a recount is desired. If a recount is
 6 requested for all wards within a jurisdiction, each ward need not be specified. The
 7 petition may be amended to include information discovered as a result of the
 8 investigation of the board of canvassers or the chairperson of the board or
 9 chairperson's designee after the filing of the petition, if the petitioner moves to
 10 amend the petition as soon as possible after the petitioner discovered or reasonably
 11 should have discovered the information which is the subject of the amendment and
 12 the petitioner was unable to include information in the original petition."

13 ✓ **18.** Page 105, line 18: delete "6.22 (5m) (f)" and substitute "6.221 (6) (b)". AA3-18

14 ✓ **19.** Page 105, line 23: delete "6.22 (5m) (f)" and substitute "6.221 (6) (b)". AA3-19

15 ✓ **20.** Page 106, line 4: delete "6.22 (5m) (f)" and substitute "6.221 (6) (b)". AA3-20

16 ✓ **21.** Page 106, line 8: delete lines 8 to 22 and substitute: AA3-21

17 ✓ "**SECTION 152m.** 9.01 (1) (am) of the statutes is created to read:

18 9.01 (1) (am) A person who files a petition under par. (a) may withdraw the
 19 petition. If the petitioner withdraws a petition before any board of canvassers that
 20 canvassed the original election begins its recount, the clerk or body shall refund any
 21 fee paid under par. (ag).

22 ✓ **SECTION 153a.** 9.01 (1) (b) (intro.) of the statutes is amended to read:

23 9.01 (1) (b) (intro.) The proper board of canvassers shall reconvene no earlier
 24 than 9 a.m. on the day following delivery of notice to all candidates under sub. (2) and

AA3-21

1 no later than 9 a.m. on the day following the last day for filing of a petition and, or
2 if the original canvass is subject to correction under s. 6.221 (6) (b), immediately after
3 issuance of the amended statement and determination in the original canvass,
4 whichever is later. The board of canvassers shall then proceed to recount the ballots
5 in the wards or municipalities specified and to review the allegations of fact
6 contained in the petition or petitions. The recount shall proceed for each ward or
7 municipality as follows:".

8 (END)



State of Wisconsin
2005-2006 LEGISLATURE

CORRECTIONS IN:

2005 SENATE BILL 612

Prepared by the Legislative Reference Bureau
(May 15, 2006)

In enrolling, the following corrections were made:

Assembly Amendment 4 to Senate Bill 612:

1. Page 1, line 4: delete "enrolled." and substitute "enrolled."
2. Page 1, line 7: delete "equivalent." and substitute "equivalent."

Assembly Amendment 6 to Senate Bill 612:

1. Page 3, line 13: delete "61" and substitute "69".

Assembly Amendment 8 to Senate Bill 612:

NOTE: the following corrections conform the sequence of bill sections to the sequence of the statutes treated.

1. Page 1, line 2: delete "Page 109, line 6" and substitute "Page 107, line 4".
2. Page 1, line 3: delete "157e" and substitute "154g".
3. Page 1, line 12: delete "157m" and substitute "154r".
4. Page 2, line 5: delete "157s" and substitute "156m".

(END)

**ASSEMBLY AMENDMENT 4,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

AA4

At the locations indicated, amend the bill as follows:

- 1
- 2 ✓ 1. Page 74, line 11: delete the material beginning with "and" and ending with
- 3 "appointed." on line 20 and substitute and of the principal of the school in which the
- 4 pupil is enrolled. Any pupil who has at least a 3.0 grade point average or the
- 5 equivalent may serve. In addition, a school board or governing body of a private
- 6 school may establish criteria for service by a pupil who does not have at least a 3.0
- 7 grade point average or the equivalent. A pupil may serve as an inspector at a polling
- 8 place under this paragraph only if at least one election official at the polling place
- 9 other than the chief inspector is a qualified elector of this state. No pupil may serve
- 10 as chief inspector at a polling place under this paragraph. Before appointment by
- 11 any municipality of a pupil as an inspector under this paragraph, the municipal clerk
- 12 shall obtain written authorization from the pupil's parent or guardian ~~and from the~~
- 13 ~~principal of the school where the pupil is enrolled~~ for the pupil to serve for the entire

1 term election for which he or she is appointed. In addition, if a pupil does not have
2 at least a 3.0 grade point average or the equivalent, the municipal clerk shall obtain
3 written certification from the principal of the school where the pupil is enrolled that
4 the pupil meets any criteria established by the school board or governing body for
5 service as an inspector”.

6

(END)

**ASSEMBLY AMENDMENT 5,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

AA5

1 At the locations indicated, amend the bill as follows:

2 ✓ 1. Page 85, line 1: delete "shall promulgate rules" and substitute "may
3 promulgate rules that are consistent with the requirements of sub. (2)".

4 (END)

**ASSEMBLY AMENDMENT 1,
TO ASSEMBLY AMENDMENT 5,
TO 2005 SENATE BILL 612**

April 21, 2006 - Offered by Representative FREESE.

1 At the locations indicated, amend the amendment as follows:

2 ✓ 1. Page 1, line 3: after that line insert:

3 "2m. Page 117, line 21: delete the material beginning with that line and ending
4 with page 118, line 9."

5

(END)

AAI-AA5



State of Wisconsin
2005-2006 LEGISLATURE

CORRECTIONS IN:

2005 SENATE BILL 612

Prepared by the Legislative Reference Bureau
(May 15, 2006)

In enrolling, the following corrections were made:

Assembly Amendment 4 to Senate Bill 612:

1. Page 1, line 4: delete "~~enrolled.~~" and substitute "enrolled."
2. Page 1, line 7: delete "equivalent." and substitute "equivalent.".

Assembly Amendment 6 to Senate Bill 612:

1. Page 3, line 13: delete "61" and substitute "69".

Assembly Amendment 8 to Senate Bill 612:

NOTE: the following corrections conform the sequence of bill sections to the sequence of the statutes treated.

1. Page 1, line 2: delete "Page 109, line 6" and substitute "Page 107, line 4".
2. Page 1, line 3: delete "157e" and substitute "154g".
3. Page 1, line 12: delete "157m" and substitute "154r".
4. Page 2, line 5: delete "157s" and substitute "156m".

(END)

**ASSEMBLY AMENDMENT 6,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

1 At the locations indicated, amend the bill as follows:

AAG-1

2 ✓ 1. Page 53, line 6: after "(2)" insert "or (2m)".

AAG-2

3 ✓ 2. Page 53, line 11: after that line insert:

4 "SECTION 73m. 6.86 (2m) of the statutes is created to read:

5 6.86 (2m) An elector other than an elector who is eligible to receive absentee
6 ballots under sub. (2) may by written application filed with the municipal clerk of the
7 municipality where the elector resides require that an absentee ballot be sent to the
8 elector automatically for every election that is held within the same calendar year
9 in which the application is filed. The application form and instructions shall be
10 prescribed by the board, and furnished upon request to any elector by each municipal
11 clerk. The municipal clerk shall thereupon mail an absentee ballot to the elector for
12 all elections that are held in the municipality during the same calendar year that the
13 application is filed, except that the clerk shall not send an absentee ballot for an

AAG-2

1 election if the elector's name appeared on the registration list in eligible status for
2 a previous election following the date of the application but no longer appears on the
3 list in eligible status. The municipal clerk shall ensure that the envelope containing
4 the absentee ballot is clearly marked as not forwardable. If an elector who files an
5 application under this subsection no longer resides at the same address that is
6 indicated on the application form, the elector shall so notify the municipal clerk. The
7 municipal clerk shall discontinue mailing absentee ballots to an elector under this
8 subsection upon receipt of reliable information that the elector no longer qualifies for
9 the service. The clerk shall notify the elector of any such action not taken at the
10 elector's request within 5 days, if possible. If a municipal clerk is notified by an
11 elector that the elector's residence is changed to another municipality within this
12 state, the municipal clerk shall forward the request to the municipal clerk of that
13 municipality and that municipal clerk shall honor the request, except as provided in
14 this subsection."

15 ✓ **3.** Page 60, line 20: after that line insert:

AAG-3

16 "SECTION 85m. 6.875 (3) of the statutes is amended to read:

17 6.875 (3) An occupant of a nursing home or qualified retirement home or
18 qualified community-based residential facility who qualifies as an absent elector
19 and desires to receive an absentee ballot shall make application under s. 6.86 (1) or
20 (2), or (2m) with the municipal clerk or board of election commissioners of the
21 municipality in which the elector is a resident. The clerk or board of election
22 commissioners of a municipality receiving an application from an elector who is an
23 occupant of a nursing home or qualified retirement home or qualified
24 community-based residential facility located in a different municipality shall, as

1 soon as possible, notify and transmit an absentee ballot for the elector to the clerk
 2 or board of election commissioners of the municipality in which the home or qualified
 3 community-based residential facility is located. The clerk or board of election
 4 commissioners of a municipality receiving an application from an elector who is an
 5 occupant of a nursing home or qualified retirement home or qualified
 6 community-based residential facility located in the municipality but who is a
 7 resident of a different municipality shall, as soon as possible, notify and request
 8 transmission of an absentee ballot from the clerk or board of election commissioners
 9 of the municipality in which the elector is a resident. The clerk or board of election
 10 commissioners shall make a record of all absentee ballots to be transmitted,
 11 delivered, and voted under this section.”

12 ✓ **4.** Page 61, line 2: delete “or (2)” and substitute “or, (2), or (2m)”. AAG-4

13 ✓ **5.** Page 61, line 19: delete “6.86 (2) and (3).” and substitute “6.86 (2) and to (3)”. AAG-5

14 ✓ **6.** Page 70, line 22: after that line insert: AAG-6

15 “**SECTION 100m.** 7.15 (1) (j) of the statutes is amended to read:

16 7.15 (1) (j) Send an absentee ballot automatically to each person making an
 17 authorized request therefor in accordance with s. 6.22 (4) or 6.86 (2) or (2m).”

18 (END)

**ASSEMBLY AMENDMENT 7,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

1 At the locations indicated, amend the bill as follows:

2 ✓ **1.** Page 2, line 15: after "elections;" insert "authorization for registrants under
3 the campaign finance law to make donations to charitable organizations or the
4 common school fund from campaign treasuries;".

AA7-1 ✓

5 ✓ **2.** Page 110, line 12: after that line insert:

AA7-2

6 "SECTION 160g. 11.25 (2) (b) of the statutes is amended to read:
7 11.25 (2) (b) Notwithstanding par. (a), a registrant may accept contributions
8 and make disbursements from a campaign depository account for the purpose of
9 making expenditures in connection with a campaign for national office; for payment
10 of civil penalties incurred by the registrant under this chapter but not under any
11 other chapter; for the purpose of making a donation to a charitable organization or
12 the common school fund; or for payment of the expenses of nonpartisan campaigns
13 to increase voter registration or participation. Notwithstanding par. (a), a personal

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1 campaign committee or support committee may accept contributions and make
2 disbursements from a campaign depository account for payment of inaugural
3 expenses of an individual who is elected to state or local office. If such expenses are
4 paid from contributions made to the campaign depository account, they are
5 reportable under s. 11.06 (1) as disbursements. Otherwise, such expenses are not
6 reportable under s. 11.06 (1). If contributions from the campaign depository account
7 are used for such expenses, they are subject to s. 11.26.

8 **SECTION 160r.** 11.65 of the statutes is created to read:

9 **11.65 Donations to charitable organizations or school fund.** Any
10 registrant may make a donation to a charitable organization or the common school
11 fund from the registrant's campaign treasury. No later than 5 days after a registrant
12 makes a donation to a charitable organization or the common school fund from a
13 campaign treasury, the registrant shall notify the registrant's filing officer in writing
14 of the name of the donee and the date of the donation, and shall provide an
15 explanation for not retaining the amount donated in the registrant's campaign
16 treasury.".

17 (END)



State of Wisconsin
2005-2006 LEGISLATURE

CORRECTIONS IN:

2005 SENATE BILL 612

Prepared by the Legislative Reference Bureau
(May 15, 2006)

In enrolling, the following corrections were made:

Assembly Amendment 4 to Senate Bill 612:

1. Page 1, line 4: delete "~~enrolled.~~" and substitute "enrolled."
2. Page 1, line 7: delete "equivalent." and substitute "equivalent.".

Assembly Amendment 6 to Senate Bill 612:

1. Page 3, line 13: delete "61" and substitute "69".

Assembly Amendment 8 to Senate Bill 612:

NOTE: the following corrections conform the sequence of bill sections to the sequence of the statutes treated.

1. Page 1, line 2: delete "Page 109, line 6" and substitute "Page 107, line 4".
2. Page 1, line 3: delete "157e" and substitute "154g".
3. Page 1, line 12: delete "157m" and substitute "154r".
4. Page 2, line 5: delete "157s" and substitute "156m".

(END)

**ASSEMBLY AMENDMENT 8,
TO 2005 SENATE BILL 612**

March 30, 2006 - Offered by COMMITTEE ON CAMPAIGNS AND ELECTIONS.

1 At the locations indicated, amend the bill as follows:

2 ✓ 1. Page 109, line 6: after that line insert:

3 **SECTION 157e.** 9.10 (1) (b) of the statutes is amended to read:

4 9.10 (1) (b) Except as provided in par. (c), a petition for recall of a state,
5 congressional, legislative, judicial or county an officer shall be signed by electors
6 equal to at least 25% of the vote cast for the office of governor at the last election
7 within the same district or territory as that of the officeholder being recalled. ~~Except~~
8 ~~as provided in par. (c), a petition for the recall of a city, village, town or school district~~
9 ~~officer shall be signed by electors equal to at least 25% of the vote cast for the office~~
10 ~~of president at the last election within the same district or territory as that of the~~
11 ~~officeholder being recalled.~~

12 **SECTION 157m.** 9.10 (1) (c) 2. of the statutes is amended to read:

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1 9.10 (1) (c) 2. The vote for governor ~~or president, as required,~~ at the last general
2 election in the municipality within which the district lies shall be multiplied by 25%
3 of the quotient determined under subd. 1. to determine the required number of
4 signatures.

5 **SECTION 157s.** 9.10 (2) (d) of the statutes is amended to read:

6 9.10 (2) (d) No petition may be offered for filing for the recall of an officer unless
7 the petitioner first files a registration statement under s. 11.05 (1) or (2) with the
8 filing officer with whom the petition is filed. The petitioner shall append to the
9 registration a statement indicating his or her intent to circulate a recall petition, the
10 name of the officer for whom recall is sought and, in the case of a petition for the recall
11 of a city, village, town or school district officer, a statement of a reason for the recall
12 which is related to the official responsibilities of the official for whom removal is
13 sought. No petitioner may circulate a petition for the recall of an officer prior to
14 completing registration. The last date that a petition for the recall of ~~a state,~~
15 ~~congressional, legislative, judicial or county~~ an officer may be offered for filing is 5
16 p.m. on the 60th day commencing after registration. ~~The last date that a petition for~~
17 ~~the recall of a city, village, town or school district officer may be offered for filing is~~
18 ~~5 p.m. on the 30th day commencing after registration.~~ After the recall petition has
19 been offered for filing, no name may be added or removed. No signature may be
20 counted unless the date of the signature is within the period provided in this
21 paragraph.".

22 ✓ **2.** Page 119, line 16: after that line insert:

CCC
to
SB 612

In enrolling, the following corrections were made:

Assembly Amendment 4 to Senate Bill 612: ^(I)

1. Page 1, line 4: delete "~~enrolled.~~" and substitute "enrolled.".
2. Page 1, line 7: delete "equivalent." and substitute "equivalent.".

Assembly Amendment 6 to Senate Bill 612: ^(I)

1. Page 3, line 13: delete "61" and substitute "69".

Assembly Amendment 8 to Senate Bill 612: ^(I)

NOTE: the following corrections conform the sequence of bill sections to the sequence of the statutes treated.

1. Page 1, line 2: delete "Page 109, line 6" and substitute "Page 107, line 4".
2. Page 1, line 3: delete "157e" and substitute "154g".

(B)



3. Page 1, line 12: delete "157m" and

substitute "154r".

4. Page 2, line 5: delete "157s" and

substitute "156m".

<end>

JS



State of Wisconsin
2005-2006 LEGISLATURE

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4. Page 2, line 5: delete "157s" and substitute "156m".

(END)



Stephen R. Miller
Chief

State of Wisconsin

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May 15, 2006

MEMORANDUM

To: Chief Clerk's office

From: Ron Schlueter

Subject: Chief Clerk Correction for AA6 to 2005 SB612

The copies of the Chief Clerk Correction you previously received for LRBa2856/1 (dated May 10, 2006) was incorrectly entered. A copy of the corrected version has been created as a replacement. Please discard all previously received copies of this Chief Clerk Correction and replace them with the corrected version.

Thank you