LRB-2247/1 JTK:wlj:rs

## **2003 SENATE BILL 81**

March 20, 2003 – Introduced by Senators Wirch and Kedzie, cosponsored by Representatives Kerkman, Bies, Coggs, Huber, Ladwig, J. Lehman, M. Lehman, Miller, Musser, Olsen, Seratti, Staskunas, Stone, Travis and Vrakas. Referred to Committee on Education, Ethics and Elections.

- 1 AN ACT to amend 7.30 (2) (a) and (b) of the statutes; relating to: residency of
- 2 certain election officials.

### Analysis by the Legislative Reference Bureau

Currently, election officials must be electors of the municipality in which the officials serve. In addition, election officials who serve at a polling place are generally required to be a qualified elector of the ward for which the polling place is established, whenever a municipality is divided into wards. However, special voter registration deputies who register electors at a polling place on election day, election officials who are appointed to work at a polling place that serves more than one ward, election officials who are reassigned by a municipal clerk or board of election commissioners to correct staffing deficiencies, or election officials who are appointed to fill a temporary or permanent vacancy need not be electors of any particular ward but they must be electors of the municipality in which the election officials serve. Officials who are appointed to work at a polling place that serves more than one ward must be electors at one of the wards served by the polling place.

This bill provides that if a municipal clerk or executive director of a municipal board of election commissioners, or a deputy appointed by a municipal clerk or executive director, serves as a special voter registration deputy to register electors at a polling place on election day or is appointed to fill a temporary or permanent vacancy in an inspector (poll worker) position, the clerk, director or deputy need not

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be an elector of the municipality in which he or she serves, but must be a qualified elector of this state.

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

**Section 1.** 7.30 (2) (a) and (b) of the statutes are amended to read:

7.30 (2) (a) Only election officials appointed under this section may conduct an election. Except as authorized in otherwise provided in this paragraph and in s. 7.15 (1) (k), each inspector election official shall be a qualified elector of the ward or wards, or the election district, for which the polling place is established. Special A special registration deputies deputy who is appointed under s. 6.55 (6) and or an election officials who are official who is appointed to fill a vacancy under par. (b) need not be a resident of the ward or wards, or the election district, but shall be a resident of the municipality, except that if a municipal clerk or deputy clerk serves as a registration deputy or is appointed to fill a vacancy under par. (b), the clerk or deputy clerk need not be a resident of the municipality, but shall be a resident of the state. Special registration deputies may be appointed to serve more than one polling place. All officials shall be able to read and write the English language, be capable, and be of good understanding, and may not be a candidate for any office to be voted for at an election at which they serve. In 1st class cities, they may hold no public office other than notary public. Except as authorized under sub. (4) (c), all inspectors shall be affiliated with one of the 2 recognized political parties which received the largest number of votes for president, or governor in nonpresidential general election years, in the ward or combination of wards served by the polling place at the last election. The party which received the largest number of votes is entitled to one more inspector than the party receiving the next largest number of votes at each polling place. The

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same election officials may serve the electors of more than one ward where wards are combined under s. 5.15 (6) (b). If a municipality is not divided into wards, the ward requirements in this paragraph apply to the municipality at large.

(b) When a vacancy occurs, the vacancy shall be filled by appointment of the municipal clerk. The vacancy shall be filled from the remaining names on the lists submitted under sub. (4) or from additional names submitted by the chairperson of the county party committee of the appropriate party under sub. (4) whenever names are submitted under sub. (4) (d). If the vacancy is due to candidacy, sickness or any other temporary cause, the appointment shall be a temporary appointment and effective only for the election at which the temporary vacancy occurs. The same qualifications that applied to original appointees shall be required of persons who fill vacancies. Vacancies, except that a vacancy may be filled in cases of emergency or because of time limitations by a person from who resides in another aldermanic district or ward within the municipality, and if a municipal clerk or deputy clerk fills the vacancy, the clerk or deputy may serve without regard to the clerk's or deputy's municipality of residence, if the clerk or deputy meets the other qualifications.

17 (END)