CHAPTER 7

(5) No notice may be sent under this SECTION after one year from the effective date of this act.

SECTION 3. Time for commencing termination of parental rights proceedings against parents of children covered by this act. A proceeding to terminate the parental rights of a parent to whom notice has been sent under SECTION 2 of this act may not be commenced prior to 180 days after the notice is sent.

SECTION 4. Grounds for termination of parental rights under this act. The grounds for termination of the parental rights of a parent to whom notice has been sent under SECTION 2 of this act are as provided in section 48.415 (intro.), (1) or (2) of the statutes, except that the requirement that the court order placing a child outside the parents' home contain the notice required under section 48.356 (2) of the statutes is not applicable. The requirement in section 48.415 (2) (intro.) of the statutes that the child has been adjudged to be in need of protection or services and placed, or continued in a placement, outside his or her home pursuant to one or more court orders under section 48.345, 48.357, 48.363 or 48.365 of the statutes may be met by showing that the child has been adjudged to be neglected, dependent or in need of protection or services and placed, or continued in a placement, outside his or her home pursuant to one or more court orders.

SECTION 5. Applicability of other law. To the extent they are not inconsistent with this act, the statutes apply to notices given and proceedings commenced under this act.

SECTION 6. Certain termination orders not invalidated by this act. An order to terminate parental rights of parents of a child placed outside the home before September 1, 1980, resulting from a proceeding to terminate parental rights commenced before the effective date of this act, is not invalid for failure to follow the requirements of this act.

SECTION 7. Act as alternative procedure. This act does not preclude use of the procedures specified in chapter 48 of the statutes.

1981 Assembly Bill 27

CHAPTER 8, Laws of 1981

AN ACT to amend 116.02 (1) and (2) (a) of the statutes, relating to cooperative educational service agency annual meetings and termination of membership on a CESA board of control.

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

SECTION 1. 116.02 (1) and (2) (a) of the statutes are amended to read:

116.02 (1) (a) Each agency shall be governed by a board of control composed of members of school boards of districts within the agency. There shall be no more than one member from the same school board. There shall be no more than one member from the territory comprising a union high school district and its underlying elementary school districts. Annually in July on or after the 4th Monday in April, the school board of each district in the agency shall appoint one of its members as its representative for the purpose of determining the composition of the board of control. For the purpose of determining membership on the board of control, a school district operating elementary grades only and lying in more than one union high school district shall be considered part of the union high school district territory in which the major portion of its equalized valuation lies. The
board of control shall hold an annual organizational meeting on the 2nd Monday in August, unless, at the direction of the convention under par. (c) or on its own motion if par. (b) is applicable, the board of control at the annual organizational meeting in any year determines to thereafter hold the annual organizational meeting on an earlier date. No annual organizational meeting may be held prior to the 2nd Monday in May. If the board of control at the annual organizational meeting determines to thereafter hold the annual organizational meeting prior to the 2nd Monday in August, it shall within 30 days of that decision give notice in writing of the decision to the clerk of each district within the agency and the state superintendent.

(b) If there are 11 or fewer school districts in the agency, the board of control shall be composed of the representative from each school board of districts operating both elementary and high school grades and one member from each union high school district territory to be elected by a convention of the representatives from all school boards within the territory. For each union high school district territory, the state superintendent shall cause to convene annually on the 2nd Monday in August day that the board of control holds its annual organizational meeting under par. (a) a convention composed of the representative from each school board in the territory. The convention shall elect one of the representatives of one of the school boards in the union high school district territory to be the territory’s member on the board of control.

(c) If there are more than 11 school districts in the agency, the state superintendent shall cause to convene annually on the 2nd Monday in August day that the board of control holds its annual organizational meeting under par. (a) a convention composed of the representative from each school board in the agency. The secretary to the board of control of the agency shall act as nonvoting secretary to the convention. In the secretary’s absence the convention shall appoint an acting secretary from among the representatives to the convention. Upon the convening of the convention the representatives from all school boards within each union high school district territory, meeting separately, shall elect a single representative to represent the territory in the election of members of the board of control. After the meeting for election of a single representative from each union high school district territory, the convention shall formulate a plan of representation for the agency and shall elect the members of the board of control, not to exceed 11 in number, in accordance with the plan. The members of the board of control shall be chosen from among the representatives elected to represent each union high school district territory and the representatives appointed by the school boards of districts operating both elementary and high school grades. The convention may direct the board of control to determine a different date for the annual organizational meeting.

(2) (a) Upon the incumbent’s position as a school board member becoming vacant under s. 17.03 or upon the incumbent otherwise ceasing to be a school board member.

1981 Assembly Bill 41

Date published: May 27, 1981

CHAPTER 9, Laws of 1981

AN ACT to renumber 15.255 (1) (a) 8; to amend 15.255 (1) (a) (intro.); and to create 15.255 (1) (a) 8 of the statutes, relating to membership on the law enforcement standards board.

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