Bill

Received:02/01/2000				Received By: kuesejt			
Wanted: As time permits				Identical to LRB:			
For: Peter Bock (608) 266-8580				By/Representing: Jennifer Yoniak			
This file may be shown to any legislator: NO				Drafter: rmarchan			
May Contact:				Alt. Drafters:	kuesejt		
Subject: Elections - miscellaneous				Extra Copies:			
Pre To	pic:						
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Topic:							
Preside	ntial preference	primary date					
Instruc	tions:						
Change	date of presider	ntial preference	primary to	run concurrer	ntly with spring prin	nary.	
Draftin	g History:						
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/2 kfollet 02/22/2000			lrb-docadmin 02/22/2000	lrb_docadn 02/29/2000			
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Received: 02/01/2000				Received By: kuesejt Identical to LRB: By/Representing: Jennifer Yoniak Drafter: rmarchan				
Wanted: As time permits								
For: Peter Bock (608) 26643580 This file may be shown to any legislator: NO								
								May Contact:
Subject: Elections - miscellaneous			Extra Copies:					
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Vers.	<u>Drafted</u>	Reviewed	Typed	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Reauired</u>	
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/2			kfollet 02/22/20	00	lrb-docadmin 02/22/2000		S&L	
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Bill

Received By: kuesejt Received: 02/01/2000

Identical to LRB: Wanted: As time permits

By/Representing: Jennifer Yoniak For: Peter Bock (608) 26643580

This file may be shown to any legislator: NO Drafter: rmarchan

Alt. Drafters: May Contact: kuesejt

Extra Copies: Subject: **Elections - miscellaneous**

Pre Topic:

No specific pre topic given

Topic:

Presidential preference primary date

Instructions:

Change date of presidential preference primary to run concurrently with spring primary.

Drafting History:

Jacketed Proofed Submitted Reauired Vers. **Reviewed Typed Drafted**

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Bill

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Wanted: **As time permits** Identical to LRB:

For: Peter Bock (608) 266-8580 By/Representing: Jennifer Yoniak

This file may be shown to any legislator: NO Drafter: **rmarchan**

May Contact: Alt. Drafters: kuesej t

Subject: Elections - miscellaneous Extra Copies:

Pre Topic:

No specific pre topic given

Topic:

Presidential preference primary date

. Instructions:

Change date of presidential preference primary to run concurrently with spring primary.

Drafting History:

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

I? rmarchan on the Line 14

FE Sent For:

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SECTION 3. 159.42 (6) of the statutes is created to read:

159.42 (6) Biennially, submit a report to the **legisla**-ture under s .13.172 (2) on recycling market development priorities.

SECTION 4. Effective date.

(1) This act takes effect on the 30th day following the date of publication.

1995 Senate Bill 111

Date of enactment: May 16, 1995 Date of publication: May 30, 1995

1995 WISCONSIN ACT 16

AN ACT *to amend* 59.997 (7) of the statutes; **relating to:** adjustment of the date of the 1996 spring primary and election and presidential preference primary and certain other dates for election procedures.

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

SECTION 1.59.997 (7) of the statutes is amended to read:

59.997 (7) When the publication of the said consolidation agreement in each of the said counties is completed, of which the certificate to the judge of the circuit court of the said counties from the owner-editor or manager of each newspaper publishing the same shall be proof, the judge or judges of the circuit courts of the said counties shall, by order entered of record in each of such counties, require the several county clerks of the counties

included in the consolidation agreement to submit such question to a vote of the qualified electors of such **coun**ties at the next election to be held on the first Tuesday in April, or the next regular election, or at a special election to be held on the day fixed in said order, which day shall be the same in each of the counties proposing to consolidate. A copy of said order shall be filed with the county clerk of each of such counties. If such question is **sub**mitted at a special election, it shall be held not less than thirty days nor more than sixty days from the completion of the consolidation agreement, but not within sixty days of any **April spring** or general election.

SECTION 2. Nonstatutory provisions; 1996 spring primary and election and related events.

(1) Notwithstanding the provisions of the statutes shown in Column A, for the period beginning on September 15, 1995, and ending on May 15, 1996, the dates for acts to be performed specified in Column B are the dates specified in Column C:

\mathbf{A}	В	C
Statute Section	Date Specified in Statute	Revised Date
5.02 (21)	first Tuesday in April	3rd Tuesday in March
5.02 (22)	3rd Tuesday in February	first Tuesday in February
5.58 (1g) (c)	2nd Tuesday in January, or the next day if the first Tuesday is a holiday	2nd Tuesday in December
5.60 (1) (b)	2nd Tuesday in January, or the next day if the first Tuesday is a holiday	2nd Tuesday in December
5.60 (4) (c)	2nd Tuesday in January, or the next day if the first Tuesday is a holiday	2nd Tuesday in December
7.08 (2) (c)	first Tuesday in March	3rd Tuesday in February
7.30 (4) (a)	December	November

7.30 (4) (a)	December 3 1	November 30
7.30 (4) (b) 1.	November 30	November 1
7.30 (4) (b) 1.	December 3 1	November 30
7.30 (4) (c)	November 30	November 1
7.53 (2) (d)	2nd Tuesday in April	4th Tuesday in March
7.70 (3) (a)	15th day of May following a	6th Tuesday following a spring
	spring election	election
8.05 (1) (a)	December 1	November 1
8.05 (1) (a)	January 1	December 1
8.05 (1) (a)	first Tuesday in January	2nd Tuesday in December
8.05 (1) (a)	last Tuesday in January	2nd Tuesday in January
8.05 (3) (a)	December 1	November 1
8.05 (3) (a)	first Tuesday in January, or the next day if Tuesday is a holiday	first Tuesday in December
8.05 (3) (e)	last Tuesday in February	first Tuesday in February
8.05 (4) (a)	December 1	November 1
8.05 (4) (b)	December 1	November 1
8.05 (4) (b)	first Tuesday in January, or the next day if Tuesday is a holiday	first Tuesday in December
8.10 (2) (a)	December 1	November 1
8.10 (2) (a)	first Tuesday in January preceding the election, or the next day if Tuesday is a holiday	first Tuesday in December
8.12 (1) (a)	first Tuesday in January, or the next day if Tuesday is a holiday, in each year	2nd Tuesday in December in each year preceding a year
8.12 (1) (b)	last Tuesday in January	first Tuesday in January
8.12 (1) (c)	3rd Tuesday in February	last Tuesday in January
8.12 (1) (c)	the last Tuesday in January	January 1
8.12 (1) (d)	3rd Tuesday in February	last Tuesday in January
8.12 (3)	May 15 following the presidential preference vote	6th Tuesday following the presidential preference vote
8 SO (intro .)	February 1	January 1
8.50 (4) (f) 1.	December 1 .	November 1
8.50 (4) (f) 2.	December 1	November 1
8.50 (4) (fm)	December 1	November 1
10.06 (1) (a)	November 15	October 15
10.06 (1) (a)	2nd Tuesday in January	2nd Tuesday in December
10.06 (1) (e)	first Tuesday in March	3rd Tuesday in February
10.06 (2) (a)	4th Tuesday in November	4th Tuesday in October
10.06 (3) (a)	4th Tuesday in November	4th Tuesday in October
10.06 (4) (a)	4th Tuesday in November	4th Tuesday in October
11.06 (7) (b)	January 3 1	January 20
11.06 (12) (a) 1.	December 1	November 1
11.20 (4)	January 3 1	January 20
11.20 (8) (b)	January 31	January 20
17.21 (5)	first Tuesday of April	3rd Tuesday in March
17.21 (5)	December 1	November 1
17.21 (5)	first Tuesday in April	3rd Tuesday in March
17.23 (1) (a)	first Tuesday of April	3rd Tuesday in March
17.23 (1) (a)	December 1	November 1
17.23 (1) (a)	first Tuesday in April	3rd Tuesday in March
* / * /	• 1	•

17.23 (1) (b)	first Tuesday of April	3rd Tuesday in March
17.23 (1) (b)	December 1	November 1
17.23 (1) (b)	first Tuesday in April	3rd Tuesday in March
17.23 (2) (a) 4.	first Tuesday of April	3rd Tuesday in March
17.24 (2)	first Tuesday of April	3rd Tuesday in March
17.24 (2)	December 1	November 1
17.24 (2)	first Tuesday in April	3rd Tuesday in March
17.245	December 1	November 1
17.26 (1)	last Tuesday in November	November 1
59.03 (1) (b)	first Tuesday in April	3rd Tuesday in March
59.03 (2) (b)	first Tuesday in April	3rd Tuesday in March
59.03 (3) (d)	first Tuesday in April	3rd Tuesday in March
59.03 1 (1) (a)	first Tuesday in April	3rd Tuesday in March
59.031 (7)	October 3 1	September 30
59.997 (7)	first Tuesday in April	3rd Tuesday in March
61.19	first Tuesday of April	3rd Tuesday in March
61.19	first Tuesday in April	3rd Tuesday in March
64.04 (1)	first Tuesday in April	3rd Tuesday in March
64.28 (1)	first Tuesday in April	3rd Tuesday in March
64.39 (4)	first Tuesday of April	3rd Tuesday of March
64.40 (2)	first Tuesday of April	3rd Tuesday of March
66.012 (9)	first Tuesday in April	3rd Tuesday in March
66.019 (4) (b)	first Tuesday in April	3rd Tuesday in March
120.06 (6) (a)	last Tuesday in November	last Tuesday in October
120.06 (6) (b)	first Tuesday in December	first Tuesday in November
120.06 (6) (b)	first Tuesday in January prior to	first Tuesday in December prior to
	the spring election, or the next	the spring election
	day if Tuesday is a holiday	
120.06 (7) (a)	2nd Tuesday in January	2nd Tuesday in December
120.06 (8) (b)	2nd Tuesday in January, or the next day if the first Tuesday is a holiday	2nd Tuesday in December
125.05 (1) (intro.)	first Tuesday in April	3rd Tuesday in March
125.05 (1) (b) 5.	first Tuesday of April	3rd Tuesday in March
125.05 (1) (b) 8.	first Tuesday of April	3rd Tuesday in March
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1995 Senate Bill 11

Date of enactment: May 16, 1995

Date of publication: May 16, 1995

1995 WISCONSIN ACT 17

AN ACT *to renumber and amend* 895.045; and *to create* 895.045 (2) and 895.85 of the statutes; **relating to:** comparative negligence and punitive damages.

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

SECTION 1. 895.045 of the statutes is renumbered 895.045 (1) and amended to read:



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State of Misconsin 1999 - 2000 LEGISLATURE

LRB-4458/2

RJM:...:..

2-22-00

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

gn. cox

AN ACT /..; relating to: holding the presidential preference primary concurrently

2 with the spring primary

Analysis by the Legislative Reference Bureau

approximately six weeks

in this state Under current law, the presidential preference primary (presidential primary) is held)on the first Tuesday in April, which is the date of the spring election. This bill changes the date of the presidential primary to the 3rd Tuesday in February, which is the date of the spring primary. With limited exceptions, the bill also moves the deadlines applicable to the presidential primary, including the deadline for certifying to the elections board whose names will appear on the presidential primary ballot, to a date that is coercively earlier than the date provided under current law.

For further information see the **state** and **local** fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 5.58 (intro.) of the statutes is amended to read:

5.58 Spring primary ballots. (intro.) At spring primary elections the

following ballots, when necessary, shall be provided for each ward. Only Except as

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provided under sub. (2r	<u>·), onl</u> y nonpartisa	n candidates no	minated for	office by
nomination papers shall	have their names	placed on the o	official sprin	g primary
ballot under the proper	office designation	but the ballots	shall allow	room for
write-in candidates.				

SECTION 2. 5.60 (8) of the statutes is renumbered 5.58 (2r).

SECTION 3. 6.24 (5) of the statutes is amended to read:

6.24 (5) Ballots. The board shall prescribe a special ballot for use under this section whenever necessary. Official ballots under ss. $5.60 \, (8) \, 5.58 \, (2r)$ and $5.64 \, (3)$ may also be used. The ballot shall be designed to comply with the requirements of ss. $5.60 \, (8) \, 5.58 \, (2r)$, 5.62 and 5.64 insofar as applicable. All ballots shall be limited to national offices only

SECTION 4. 8.12 of the statutes is amended to read:

No later than 5 p.m. on the first Tuesday in January Learning or the next day if Tuesday is a holiday, in of the year before each year in which electors for president and vice president are to be elected, the state chairperson of each recognized political party listed on the offkial ballot at the last gubernatorial election whose candidate for governor received at least 10% of the total votes cast for that office may certify to the board that the party will participate in the presidential preference primary. For each party filing such a certification, the voters of this state shall at the spring election primary be given an opportunity to express their preference for the person to be the presidential candidate of that party.

(b) Onthe last Tuesday in January in December of the vear before each year in which electors for president and vice president are to be elected, there shall be convened in the capitol a committee consisting of, for each party filing a certification

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under this subsection, the state chairperson of that state party organization or the chairperson's designee, one national committeeman and one national committeewoman designated by the state chairperson; the speaker and the minority leader of the assembly or their designees, and the president and the minority leader of the senate or their designees. All designations shall be made in writing to the board. This committee shall organize by selecting an additional member who shall be the chairperson and shall determine, and certify to the board, no later than on the "Strike "dast" Friday following the Tuesday in January date on which the committee & permitted to convene under this paragraph, the names of all candidates of the political parties represented on the committee for the office of president of the United States. The committee shall place the names of all candidates whose candidacy is generally advocated or recognized in the national news media throughout the United States on the ballot, and may, in addition, place the names of other candidates on the ballot. The committee shall have sole discretion to determine that a candidacy is generally advocated or recognized in the national news media throughout the United first States.

(c) No later than 5 p.m. on the 3rd Tuesday in February January of each presidential election year, any person seeking the nomination by the national convention of a political party filing a certification under this subsection for the office of president of the United States, or any committee organized in this state on behalf of and with the consent of such person, may submit to the board a petition to have the person's name appear on the presidential preference ballot. The petition may be circulated no sooner than the last Tuesday in January of December preceding such year and shall be signed by a number of qualified electors equal in each congressional district to not less than 1,000 signatures nor more than 1,500 signatures. The form

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(12)

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of the petition shall conform to the requirements of s. 8.40. All signers on each
separate petition paper shall reside in the same congressional district.

- (d) The board shall forthwith contact each person whose name has been placed in nomination under par. (b) and notify him or her that his or her name will appear on the Wisconsin presidential preference ballot unless he or she files, no later than 5 p.m. on the 3rd Tuesday in February January of such year, with the board, a disclaimer stating without qualification that he or she is not and does not intend to become a candidate for the office of president of the United States at the forthcoming presidential election. The disclaimer may be filed with the board by certified mail, telegram or in person.
- (2) BALLOTS. The form of the official ballots shall be prescribed by the board under \$5.560 (8) \$5.58 (2r).
- (3) Reporting of Results. No later than May 15 the 2nd Tuesday following the presidential preference vote the board shall notify each state party organization chairperson under sub. (1) (b) of the results of the presidential preference vote cast, within the state and within each congressional district.

SECTION 6. 10.06 (1) (e) of the statutes is amended to read:

primary vote, but no later than the first Tuesday in March, the board shall send a type B notice certifying to each county clerk the list of candidates for the spring election. When no primary is held or when the only primary held is the presidential preference primary, this notice shall be sent under par. (c). The board shall also in any case send a certified list of candidates under s. 11.50 to the state treasurer nursuant to s. 7.08 (2) (c). When there is a referendum, the board shall send type

1 A and C notices certifying each question to the county clerks as soon as possible, but 2 no later than the first Tuesday in March.

SECTION 6. 10,06(2)(a) of the statutes is amended to read:

10.06 (2) (a) On the 4th Tuesday in November preceding a spring election each county clerk shall publish a type A notice based on the notice received from the board for all state offices to be filled at the election by any electors voting in the county and a similar notice incorporating any county offices. In the year before each year in which a presidential preference primary is held, the notice under this paragraph shall include notice of the presidential preference primary.

SECTION 7. 10.06 (2) (b) of the statutes is amended to read:

10.06 (2) (b) Upon receipt of the type B notice from the board preceding the spring election each county clerk shall add any county offices, prepare the ballots and send notice to each municipal clerk of the coming spring primary. When there is no state spring primary within the county and no nresidential preference primary, but there is to be a county spring primary, the county clerk shall prepare the ballots and send notice to each municipal clerk.

SECTION 8. 10.06(2)(g) of the statutes is amended to read:

10.06 (2) (g) On the Monday preceding the spring election, the county clerk shall publish a type B notice containing the same information prescribed in par. (a). In those years in which a presidential preference primary is held, the county clerk shall all blish notice of the primary. In addition, the county clerk shall publish a type C notice on the Monday preceding the spring election for all state and county referenda to be voted upon by electors of the county

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SEC # Effective date.
(1) This act takes effect on June 1, 2000.

1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

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SECTION 1. 5.02 (22) of the statutes is amended to read:

5.02 (22) "Spring primary" means the nonpartisan primary held on the 3rd Tuesday in February to nominate normartisan candidates to be voted for at the spring election and, in each year in which electors for president and vice president are to be elected, to determine the presidential preference voted.

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express preferences for the person to be the presidential candidate for each party

1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

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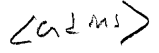
Section 1. 5.02 (21) of the statutes is amended to read:

5.02 (21) "Spring election" means the election held on the first Tuesday in April to elect judicial, educational and municipal officers, and nonpartisan county officers? sewerage commissioners and to express preferences for the person to be the presidential candidate for each party.

INSERT 5-16

Section 2. 10.06 (2) (d) of the statutes is amended to read:

10.06 (2) (d) On the Monday preceding the spring primary, when held, the county clerk shall publish a type B notice. In a **year** in which a nresidential preference primary is held, the county clerk shall also publish notice of the presidential preference nrimary.



STATE OF WISCONSIN - **LEGISLATIVE REFERENCE** BUREAU - LEGAL SECTION (608–266–3561)

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1999 - 2000 LEGISLATURE

TUESDAY Z-ZZ-00

PMPR

1999 BILL

resort

AN ACT to renumber 5.60 (8); and to amend 5.02 (21), 5.02 (22), 5.53 (intro.),

6.24 (5), 8.12, 10.06 (1) (e), 10.06 (2) (b), 10.06 (2) (d) and 10.06 (2) (g) of the

statutes; **relating to:** the date of the presidential preference primary.

Analysis by the Legislative Reference Bureau

Under current law, the presidential preference primary (presidential primary) is held in this state on the first Tuesday in April, which is the date of the spring election. This bill changes the date of the presidential primary to the third Tuesday in February, which is the date of the spring primary. With limited exceptions, the bill also moves the deadlines applicable to the presidential primary, including the deadline for certifying to the elections board whose names will appear on the presidential primary ballot, to a date that is approximately six weeks earlier than the date provided under current law.

For further information see the **state** and **local** fiscal estimate, which will be printed as an appendix to this bill.

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

SECTION 1. 5.02 (21) of the statutes is amended to read:

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5.02 (21) "Spring election" means the election held on the first Tuesday in April

to elect judicial, educational and municipal officers-,

week wer commo

8.12 Presidential preference vote. (1) Selection of names for ballot. (a)

No later than 5 p.m. on the first 3rd Tuesday in January November, or the next day

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if Tuesday is a holiday, <code>in</code> of the vear before each year in which electors for president and vice president are to be elected, the state chairperson of each recognized political party listed on the official ballot at the last gubernatorial election whose candidate for governor received at least 10% of the total votes cast for that office may certify to the board that the party will participate in the presidential preference primary. For each party filing such a certification, the voters of this state shall at the spring <code>election primary</code> be given an opportunity to express their preference for the person to be the presidential candidate of that party.

(b) On the last 2nd Tuesday in January in December of the year before each year in which electors for president and vice president are to be elected, there shall be convened in the capitol a committee consisting of, for each party filing a certification under this subsection, the state chairperson of that state party organization or the chairperson's designee, one national committeeman and one national committeewoman designated by the state chairperson; the speaker and the minority leader of the assembly or their designees, and the president and the minority leader of the senate or their designees. All designations shall be made in writing to the board. This committee shall organize by selecting an additional member who shall be the chairperson and shall determine, and certify to the board, no later than on the Friday following the last Tuesday in January date on which the committee convenes. the names of all candidates of the political parties represented on the committee for the office of president of the United States. The committee shall place the names of all candidates whose candidacy is generally advocated or recognized in the national news media throughout the United States on the ballot, and may, in addition, place the names of other candidates on the ballot. The committee shall have sole discretion

to determine that a candidacy is generally advocated or recognized in the national news media throughout the United States.

- (c) No later than 5 p.m. on the 3rd first Tuesday in February January of each presidential election year, any person seeking the nomination by the national convention of a political party filing a certification under this subsection for the office of president of the United States, or any committee organized in this state on behalf of and with the consent of such person, may submit to the board a petition to have the person's name appear on the presidential preference ballot. The petition may be circulated no sooner than the last 2nd Tuesday in January of December preceding such year and shall be signed by a number of qualified electors equal in each congressional district to not less than 1,000 signatures nor more than 1,500 signatures. The form of the petition shall conform to the requirements of s. 8.40. All signers on each separate petition paper shall reside in the same congressional district.
- (d) The board shall forthwith contact each person whose name has been placed in nomination under par. (b) and notify him or her that his or her name will appear on the Wisconsin presidential preference ballot unless he or she files, no later than 5 p.m. on the 3rd first Tuesday in February January of such year, with the board, a disclaimer stating without qualification that he or she is not and does not intend to become a candidate for the office of president of the United States at the forthcoming presidential election. The disclaimer may be filed with the board by certified mail, telegram or in person.
- (2) **BALLOTS. Th**e form of the official ballots shall be prescribed by the board under s. **5.60** (8) 5.58 (2**r**).

(3) Reporting of Results. No later than May 15 the 2nd Tuesday following the
presidential preference vote primary, the board shall notify each state party
organization chairperson under sub. (1) (b) of the results of the presidential
preference vote cast primary within the state and within each congressional district.
SECTION 7. 10.06 (1) (e) of the statutes is amended to read:
10.06 (1) (e) As soon as possible following the state canvass of the spring
primary vote, but no later than the first Tuesday in March, the board shall send a
type B notice certifying to each county clerk the list of candidates for the spring
election. When no state spring primary is held or when the only nrimary held is the
presidential nreference primary, this notice shall be sent under par. (c). The board
shall also in any case send a certified list of candidates under s. 11.50 to the state
treasurer pursuant to s. 7.08 (2) (c). When there is a referendum, the board shall send
type A and C notices certifying each question to the county clerks as soon as possible,

SECTION 8. 10.06 (2) (b) of the statutes is amended to read:

but no later than the first Tuesday in March.

10.06 (2) (b) Upon receipt of the type B notice from the board preceding the spring election each county clerk shall add any county offices, prepare the ballots and send notice to each municipal clerk of the **coming** spring primary. When there is no state spring primary within the county <u>and no nresidential nreference nrimary</u>, but there is to be a county spring primary, the county clerk shall prepare the ballots and send notice to each municipal clerk.

SECTION 9. 10.06 (2) (d) of the statutes is amended to read:

10.06 (2) (d) On the Monday preceding the spring primary, when held, the county clerk shall publish a type B notice. In a year in which a nresidential

1	preference primary is held, the county clerk shall also publish notice of the
2	presidential preference nrimary.
3	SECTION 10. 10.06 (2) (g) of the statutes is amended to read:
4	10.06 (2) (g) On the Monday preceding the spring election, the county clerk
5	shall publish a type B notice containing the same information prescribed in par. (a).
6	In those years in which a presidential preference primary is held, the county clerk
7	shall all blish notice of the primary. In addition, the county clerk shall publish
8	a type C notice on the Monday preceding the spring election for all state and county
9	referenda to be voted upon by electors of the county
10	SECTION 11. Effective date.
11	(1) This act takes effect on June 1, 2000.
12	(END)

SUBMITTAL FORM

LEGISLATIVE REFERENCE BUREAU Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

Date: 02/22/2000 **To:** Representative Bock Relating to LRB drafting number: LRB-4458 Presidential preference primary date Subject(s) **Elections** -miscellaneous 1. **JACKET** the draft for introduction in the Senate ___ or the Assembly (check only one). Only the requester under whose name the drafting request is entered in the LRB's drafting records may authorize the draft to be submitted. Please allow one day for the preparation of the required copies. **2. REDRAFT. See** the changes indicated or attached A revised draft will be submitted for your approval with changes incorporated. 3. Obtain **FISCAL ESTIMATE NOW**, prior to introduction If the analysis indicates that a fiscal estimate is required because the proposal makes an appropriation or increases or decreases existing appropriations or state or general local government fiscal liability or revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

introduction retains your flexibility for possible redrafting of the proposal,

Robert J. Marchant, Legislative Attorney Telephone: (608) 2614454