DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-2872/P2dni JTK & RJM...:...

8. With respect to injunctive relief, the proposed changes to s. 11.66, stats. in LRB–1157/1 were integrated with proposed s. 5.066 of that draft, which revised the procedure for enforcement of the election laws. Since proposed s. 5.066 is not included in this draft, the draft does not include that portion of the changes to s. 11.66, stats. in LRB–1157/1 that permitted the executive director of the elections board to order relief, and that further permitted an elector seeking relief to appeal a denial of relief by the executive director to the board, which was then permitted to order the relief sought. This draft retains requirements for an elector seeking relief to file a sworn complaint with the executive director and to include with the complaint notice that the elector intends to sue for injunctive relief. In accordance with current law, if the board fails to file suit within 10 days, the elector may then file suit. Please let us know if you would like to see a different treatment of this issue.