Received By: jkuesel

## 2011 DRAFTING REQUEST

## Senate Amendment (SA-SB150)

Received: 07/12/2011

Wanted: Soon					Companion to LRB:			
For: Jon Erpenbach (608) 266-6670					By/Representing: Julie Laundrie			
May Cont		TOL ALL THE			Drafter: <b>jkuesel</b> Addl. Drafters:			
Subject:	Elections - miscellaned Local Gov't - misc		ous					
					Extra Copies:			
Submit vi	a email: YES							
Requester	r's email:	Sen.Erpen	bach@legis.	wisconsin.go	)V			
Carbon co	opy (CC:) to:							
Pre Topic	c:							
No specif	ic pre topic gi	ven						
Topic:								
Municipa	l subdivision i	into wards						
Instructi	ons:							
Restore 6	0-60-60 day ti	me schedule fo	r local redist	ricting.				
Drafting	History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
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Wanted: Soon

Companion to LRB:

For: Jon Erpenbach (608) 266-6670

By/Representing: Julie Laundrie

May Contact:

Drafter: jkuesel

Subject:

Local Gov't - misc

Elections - miscellaneous

Addl. Drafters:

Extra Copies:

Submit via email: YES

Requester's email:

Sen.Erpenbach@legis.wisconsin.gov

Carbon copy (CC:) to:

**Pre Topic:** 

No specific pre topic given

Topic:

Municipal subdivision into wards

Instructions:

Restore 60-60-60 day time schedule for local redistricting.

**Drafting History:** 

Vers.

Drafted

Reviewed

Submitted

Jacketed

Required

FE Sent For:

#### Kuesel, Jeffery

From: Laundrie, Julie

**Sent:** Tuesday, July 12, 2011 1:02 PM

To: Kuesel, Jeffery

Cc: Browne, Michael; Tuschen, Terry; Laundrie, Julie

Subject: Erpenbach amendments requested

Jeff,

Senator Erpenbach will have some amendments to the redistricting bills for committee (I hear Friday executive session). In order to meet the deadlines set arbitrarily by the committee chair (as is his prerogative) we will need to receive amendments back for introduction/share 24 hours before the scheduled executive session. While there is no scheduled executive session I believe it is safe to assume it will be at 10am on Friday – therefore Thursday 10am being our set deadline for amendments. I know....too much information but I wanted to give you some timelines. I will make every effort to get instructions for amendments to you as soon as possible, I do not anticipate any substitute amendment work to be included in these requests for committee – simple deletions. Because of time restrictions the requests will trickle in rather than be as a package.

SB 150 – delete all references to court challenges, jurisdiction, and limits on how a legislative redistricting plan can be challenges in court. Additionally remove the requirement that the WI Supreme Court must take actions. Senator Erpenbach believes that congressional redistricting plans as the resulting legislative redistricting plans have the constitutional right to be argued in a variety of courts – that is the intent of the amendment request (let me know if questions)

SB 150 – separate amendment remove all deletions of the term "ward" in statues and restore all language removed in this bill that would take away the right of local municipalities to draw their boundaries FIRST also put the timelines back to 60,60,60 days

We will start with that.

Call if you need to,

julie

Julie Laundrie
Office of Senator Jon Erpenbach
608-266-6670 106 South
media contact cell 608-772-0110



State of Misconsin 2011-2012 LEGISLATURE

LRBa1396/?

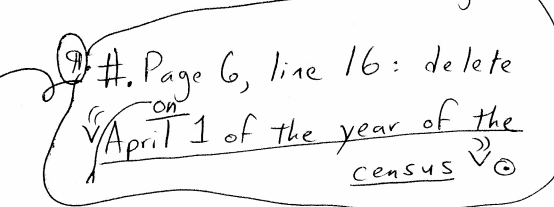
wed 7/13

TODAY!

PRELIMINARY DRAFT NOT READY FOR INTRODUCTION

SENATE AMENDMENT,

**TO 2011 SENATE BILL 150** 



At the locations indicated, amend the bill as follows:

- 1. Page 5, line 10: delete " $60 \underline{45}$ " and substitute "60".
- 2. Page 5, line 15: delete "August 1 following April 1 of" and substitute "August 1 following".
- 3. Page 6, line 8: delete the material beginning with "adjusted" and ending with "districts" on line 12 and substitute "adjusted, as a matter of statewide concern, in the enactment of legislative districts under article IV, section 3, of the constitution on the basis of the most recent decennial census of population".

4. Page 6, line 16: delete April 1 of the year of and substitute "August 1 of

the year following" in or Harry 1 AF The year of try center

5. Page 7, line 6: delete "April 1 of the year of" and substitute "August 1 of the

year following".

For Vand Easting with Yexcept on line 20.

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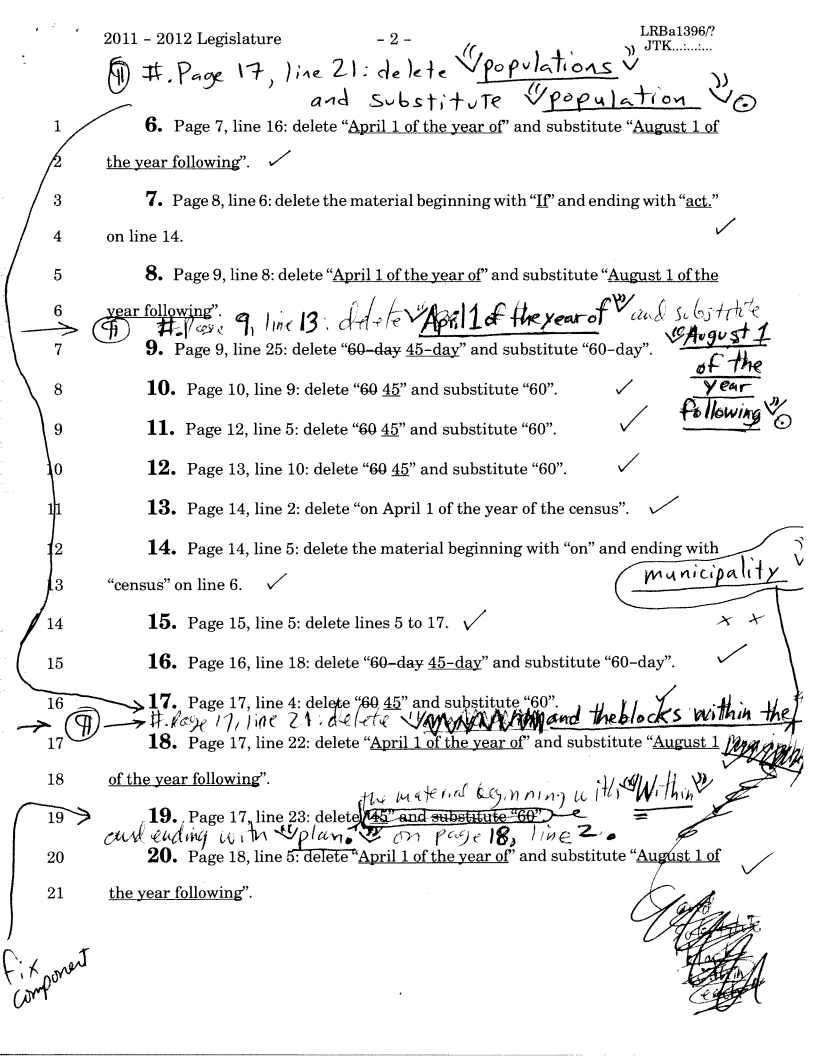
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12



1	<b>21.</b> Page 18, line 25: delete the material beginning with that line a	nd ending
2	with page 19, line 9.	
3	<b>22.</b> Page 19, line 11: delete "60 <u>45</u> " and substitute "60".	
4	<b>23.</b> Page 20, line 13: delete lines 13 to 21.	V
5	24. Page 20, line 22: delete the material beginning with "(with" a	nd ending
6	with "wards)" on line 23.	·
7	(END)	

# DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBa1396/1dn
JTK

\_ Late -

### Senator Erpenbach:

As discussed with Julie Laundrie, the enactment of SB-148 or SB-149 will potentially require municipalities to subdivide and adjust the wards they have drawn in response to the 2010 federal decennial census. SB-150 merely reflects the fact that this must occur. It is SB-148 and SB-149, however, that force this action to occur. It should be noted that municipalities that have already adopted their ward plans prior to legislative action on these bills will not necessarily be required to do them over again. They can still use them for elections other than legislative and congressional elections. However, they will need to ensure that the plans have sufficient ward subdivisions to enable us to determine the winners of legislative and congressional elections and for not, they will need to create more subdivisions so we will be able to make these determinations.

Please let me know if you have additional concerns.

Jeffery T. Kuesel Managing Attorney Phone: (608) 266-6778

# DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBa1396/1dn JTK:cjs:md

July 13, 2011

#### Senator Erpenbach:

As discussed with Julie Laundrie, the enactment of SB-148 or SB-149 will potentially require municipalities to subdivide and adjust the wards they have drawn in response to the 2010 federal decennial census. SB-150 merely reflects the fact that this must occur. It is SB-148 and SB-149, however, that force this action to occur. It should be noted that municipalities that have already adopted their ward plans prior to legislative action on these bills will not necessarily be required to do them over again. They can still use them for elections other than legislative and congressional elections. However, they will need to ensure that the plans have sufficient ward subdivisions to enable us to determine the winners of legislative and congressional elections and, if not, they will need to create more subdivisions so we will be able to make these determinations.

Please let me know if you have additional concerns.

Jeffery T. Kuesel Managing Attorney Phone: (608) 266-6778