

2011 DRAFTING REQUEST

Assembly Amendment (AA-SB150)

Received: **07/18/2011**

Received By: **jkuesel**

Wanted: **As time permits**

Companion to LRB:

For: **Peter Barca (608) 266-5504**

By/Representing: **Matt Egerer**

May Contact:

Drafter: **jkuesel**

Subject: **Elections - miscellaneous**

Addl. Drafters:

Extra Copies:

Submit via email: **YES**

Requester's email: **Rep.Barca@legis.wisconsin.gov**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Retain current law on ward division

Instructions:

Per attached E mail, 7/18/11, #7.

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>
/?	jkuesel 07/19/2011	csicilia 07/19/2011		_____			
/1	jkuesel 07/19/2011	csicilia 07/19/2011	rschluet 07/19/2011 jfrantze 07/19/2011	_____	lparisi 07/19/2011	lparisi 07/19/2011	

FE Sent For:

<END>

(DRAFTS)

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1/1	jkuesel 7/19/11	1 gjs 7/19/11					

FE Sent For:

<END>

Kuesel, Jeffery

From: Champagne, Rick
Sent: Monday, July 18, 2011 4:05 PM
To: Kuesel, Jeffery
Cc: Hanaman, Cathlene
Subject: FW: Redistricting Amendments

These came in a bit ago. Let me know what the plan is.

-----Original Message-----

From: Egerer, Matt
Sent: Mon 7/18/2011 2:50 PM
To: Champagne, Rick
Cc: McKinny, Chris
Subject: Redistricting Amendments

Rick,

We'd like to request several amendments for the redistricting bills that are up this week.

We'd like to request the following separate amendments to SB 150.

1. Require that state spending for the cost of external attorneys hired for the purposes of redistricting/redistricting consulting be capped at \$300,000.
2. Require that state spending for the cost of external attorneys hired for the purposes of redistricting/redistricting consulting be capped at \$500,000.
3. Require that state spending for the cost of external attorneys hired for the purposes of redistricting/redistricting consulting be capped at \$1 million.
4. Prohibit the state from spending on external attorneys hired for the purposes of redistricting/redistricting consulting effective the day SB 150 passes the Assembly; require that all billing be submitted by the end of July.
5. Require active review and approval by the Joint Finance Committee to approve any spending on external attorneys hired for the purposes of redistricting/redistricting consulting.
6. Require the state to reimburse local governments for the costs incurred during their local redistricting process.
7. Retain all current law as it pertains to the requirements of local governments under the bill.
8. Remove the judicial review process called for under the bill.
9. Require that the judges selected under the new judicial review process be selected by a random lottery.
10. Allow for the traditional appeals process to take place after the new judicial selection process.

(11 and 12) - We would also like the provisions of AB 198 drafted as substitute amendments to SB 148 and SB 149.

Matt Egerer
Office of Representative Peter Barca
Assembly Democratic Leader
608.266.5504



State of Wisconsin
2011 - 2012 LEGISLATURE

DNOTE

9/14/11
LRB 1396/T
JTK:cjs:md
T
stays

TUE 7/19

ASSEMBLY
SENATE AMENDMENT
TO 2011 SENATE BILL 150

~~July 14, 2011 Offered by Senators ERPENBACH and RISSER.~~

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At the locations indicated, amend the bill as follows:

~~1. Page 5, line 10: delete "60 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 "on April 1 of the year of the census".

5. Page 6, line 18: delete the material beginning with "for" and ending with "except" on line 20.

✓ (9) #. Page 8, line 14: after "act" delete the material inserted by Senate amendment 4.

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

3 **7.** Page 7, line 16: delete "April 1 of the year of" and substitute "August 1 of
4 the year following".

5 **8.** Page 8, line 6: delete the material beginning with "If" and ending with "act."
6 on line 14.

7 **9.** Page 9, line 8: delete "April 1 of the year of" and substitute "August 1 of the
8 year following".

9 **10.** Page 9, line 13: delete "April 1 of the year of" and substitute "August 1 of
10 the year following".

11 **11.** Page 9, line 25: delete "~~60-day 45-day~~" and substitute "60-day".

12 **12.** Page 10, line 9: delete "60 45" and substitute "60".

13 **13.** Page 12, line 5: delete "60 45" and substitute "60".

14 **14.** Page 13, line 10: delete "60 45" and substitute "60".

15 **15.** Page 14, line 2: delete "on April 1 of the year of the census".

16 **16.** Page 14, line 5: delete the material beginning with "on" and ending with
17 "census" on line 6.

18 **17.** Page 15, line 5: delete lines 5 to 17.

19 **18.** Page 16, line 18: delete "~~60-day 45-day~~" and substitute "60-day".

20 **19.** Page 17, line 4: delete "60 45" and substitute "60".

21 **20.** Page 17, line 21: delete "populations" and substitute "population".

22 **21.** Page 17, line 21: delete "and the blocks within the municipality".

as affected by Senate amendment 4

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

9/4/8/1du
LRBa1396/1dn
JTK:cjs:md
T
stays

~~July 13, 2011~~

Representative Ravca:
~~Senator Erpenbach:~~

~~As discussed with Julie Landrie,~~ ^{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

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBa1418/1dn
JTK:cjs:rs

July 19, 2011

Representative Barca:

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
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