2011 SENATE BILL 167

August 11, 2011 – Introduced by Senators S. COGGS, CARPENTER and TAYLOR, cosponsored by Representatives GRIGSBY, TURNER and FIELDS. Referred to Committee on Transportation and Elections.

1 AN ACT to renumber 7.52 (6) (a); to renumber and amend 7.52 (5) and 7.52 (6) (b); and to amend 6.925 and 6.93 of the statutes; relating to: challenging the ballots of electors at polling places.

Analysis by the Legislative Reference Bureau

Currently, any elector may challenge for cause the right of any other elector to vote at a polling place if the challenger knows or suspects that the challenged elector is not a qualified elector. The inspectors (poll workers) must then administer oaths to both the challenger and the challenged elector concerning the challenged elector’s qualifications. If the inspectors receive the ballot of any elector who has been challenged, they must mark the ballot with the elector’s serial number. If canvassing an election, a board of canvassers may review and decide any challenge and may count or reject a challenged ballot accordingly. If a petition for a recount is filed, the board of canvassers may again review and decide whether a challenged ballot is cast by a qualified elector and may count or reject the ballot accordingly. An elector may also challenge the ballot of an absent elector before the inspectors at a polling place or before a board of absentee ballot canvassers in municipalities where absent ballots are not canvassed at polling places. The challenged elector need not be present when the challenge is made.

This bill provides that only an elector who resides in the same senate district as the one in which a challenged elector resides may challenge the ballot of that elector. The bill directs the inspectors or board of absentee ballot canvassers to
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require the challenging elector to provide proof of residence, as defined by law, when making a challenge.

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

SECTION 1. 6.925 of the statutes is amended to read:

6.925 Elector making challenge in person. Any elector of a ward or election district may challenge for cause any person offering to vote who resides in the same senate district and whom the elector knows or suspects is not a qualified elector. The inspectors shall require the challenging elector to provide proof of residence under s. 6.34 before accepting a challenge from the challenging elector. If a person is challenged as unqualified by an elector, one of the inspectors may administer the oath or affirmation to the challenged elector under s. 6.92 and ask the challenged elector the questions under that section which are appropriate to test the elector’s qualifications. In addition, one of the inspectors shall administer the following oath or affirmation to the challenging elector: “You do solemnly swear (or affirm) that you reside in the same senate district as the challenged person and will fully and truly answer all questions put to you regarding the challenged person’s place of residence and qualifications as an elector of this election”; and shall then ask questions which are appropriate as determined by the board, by rule, to test the qualifications of the challenged elector.

SECTION 2. 6.93 of the statutes is amended to read:

6.93 Challenging the absent elector. The vote of any absent elector may be challenged for cause by any person who resides in the same senate district as the absent elector and the inspectors of election shall have all the power and authority given them to hear and determine the legality of the ballot the same as if the ballot
had been voted in person. Before reviewing a challenge made by an elector, the 
inspectors shall require the challenging elector to provide proof of residence under 
s. 6.34. In municipalities where absentee ballots are canvassed under s. 7.52, the 
vote of an absentee elector may be challenged as provided in s. 7.52 (5).

SECTION 3. 7.52 (5) of the statutes is renumbered 7.52 (5) (a) and amended to 
read:

7.52 (5) (a) The vote of any absent elector may be challenged for cause by an 
elector who resides in the same senate district as the challenged elector and the 
board of absentee ballot canvassers shall have all the power and authority given the 
inspectors to hear and determine the legality of the ballot the same as if the ballot 
had been voted in person. Before reviewing a challenge made by an elector, the board 
of absentee ballot canvassers shall require the challenging elector to provide proof 
of residence under s. 6.34.

SECTION 4. 7.52 (6) (a) of the statutes is renumbered 7.52 (6).

SECTION 5. 7.52 (6) (b) of the statutes, as affected by 2011 Wisconsin Act 23, is 
renumbered 7.52 (5) (b) and amended to read:

7.52 (5) (b) Any elector may challenge for cause any absentee ballot. For the 
purpose of deciding upon ballots that are challenged for any reason, the board of 
absentee ballot canvassers may call before it any person whose absentee ballot is 
challenged if the person is available to be called. If the person challenged refuses to 
answer fully any relevant questions put to him or her by the board of absentee ballot 
canvassers under s. 6.92, the board of absentee ballot canvassers shall reject the 
person’s vote. If the challenge is not withdrawn after the person offering to vote has 
answered the questions, one of the members of the board of absentee ballot 
canvassers shall administer to the person the following oath or affirmation: “You do
solemnly swear (or affirm) that: you are 18 years of age; you are a citizen of the United States; you are now and for 28 consecutive days have been a resident of this ward except under s. 6.02 (2), stats.; you have not voted at this election; you have not made any bet or wager or become directly or indirectly interested in any bet or wager depending upon the result of this election; you are not on any other ground disqualified to vote at this election.” If the person challenged refuses to take the oath or affirmation, the person’s vote shall be rejected. If the person challenged answers fully all relevant questions put to the elector by the board of absentee ballot canvassers under s. 6.92, takes the oath or affirmation, and fulfills the applicable registration requirements, and if the answers to the questions given by the person indicate that the person meets the voting qualification requirements, the person’s vote shall be received.

SECTION 6. Initial applicability.

(1) This act first applies with respect to elections held on the effective date of this subsection.