

# State of Misconsin **LEGISLATIVE REFERENCE BUREAU**

# ™ Appendix A

#### LRB BILL HISTORY RESEARCH APPENDIX

The drafting file for 2013 LRBa1062/1 (For: Senator Lazich)

has been copied/added to the drafting file for

2013 LRBa1097 (For: Senator Lazich)

Are These "Companion Bills" ?? ... No

# RESEARCH APPENDIX -PLEASE KEEP WITH THE DRAFTING FILE

(Per: TKK) Date Transfer Requested: 10/30/2013

The attached draft was incorporated into the new draft listed above. For research purposes the attached materials were added, as a appendix, to the new drafting file. If introduced this section will be scanned and added, as a separate appendix, to the electronic drafting file folder.

## 2013 DRAFTING REQUEST

Senate Amendment (SA-SB20)

Receiv	ved:	10/22/2013				Received By:	tkuczens	
Wante	ed:	As time per	rmits			Same as LRB:		
For:		Mary Lazio	ch (608) 2	66-5400		By/Representing:	Zach	
May C	Contact:					Drafter:	tkuczens	
Subjec	ct:	Elections -	miscellan	eous		Addl. Drafters:		
						Extra Copies:	jtk, jk	
Submit via email:  Requester's email:  Carbon copy (CC) to:  YES  Sen.Lazich@legis.wisconsin.gov  tracy.kuczenski@legis.wisconsin.gov								
Pre T	opic:							
No sp	ecific pr	e topic given	1					
Topic:								
Residency of election officials								
Instructions:  Make changes to s. 7.30 (4) (b) 1. and 2. on recommendation of GAB								
Drafting History:								
	Drafte	·	viewed	Typed	Proofed	Submitted	Jacketed	Required
/?	tkucze 10/23/	ns		<u> </u>		-	· WORKERD	120 <b>q</b> an <b>y</b> a
/P1	tkucze 10/30/		ollett /30/2013	rschluet 10/30/2013		sbasford 10/30/2013		
/1				jmurphy 10/30/2013		srose 10/30/2013	srose 10/30/2013	

**LRBa1062** 10/30/2013 2:01:02 PM Page 2

FE Sent For:

<END>

## 2013 DRAFTING REQUEST

Senate Amendment (SA-SB20)									
Received: 10/22/2013			R	eceived By:	tkuczens				
Wanted:	Wanted: As time permits			S	Same as LRB:				
For:	r: Mary Lazich (608) 266-5400			В	y/Representing:	resenting: Zach			
May Contac	et:			D	rafter:	tkuczens			
Subject:	Electio	ns - miscellan	eous	A	Addl. Drafters:				
				E	xtra Copies:	jtk, jk			
Submit via email:  Requester's email:  Carbon copy (CC) to:  Sen.Lazich@legis.wisconsin.gov  tracy.kuczenski@legis.wisconsin.gov  Pre Topic:									
No specific pre topic given  Topic:									
Residency of election officials									
Instructions:  Make changes to s. 7.30 (4) (b) 1. and 2. on recommendation of GAB									
Drafting H	listory:								
Vers. Dra	<u>fted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
	ezens 23/2013								
/P1		kfollett 10/30/2013	rschluet 10/30/2013		sbasford 10/30/2013				
FE Sent Fo	r:	10/30	11/St	Jux 1	430				

### 2013 DRAFTING REQUEST

Senate Amendment (SA-SB20)										
Received:	10/22/2013			Rec	eived By:	tkuczens	ė.			
Wanted:	As time	As time permits			Same as LRB:  By/Representing: Zack					
For:	Mary Lazich (608) 266-5400			By/I	Representing:	Zack				
May Conta	ct:			Dra	fter:	tkuczens				
Subject:	Electio	ns - miscellaneous		Add	Addl. Drafters:					
				Ext	ra Copies:	jtk, jk				
Submit via email: YES Requester's email: Sen.Lazich@legis.wisconsin.gov Carbon copy (CC) to: tracy.kuczenski@legis.wisconsin.gov										
Pre Topic:  No specific pre topic given										
Topic:										
Residency of election officials										
Instructions:										
Make changes to s. 7.30 (4) (b) 1. and 2. on recommendation of GAB										
Drafting I	listory:									
Vers. Dra	fted	Reviewed Typ	Proo	fed	Submitted	Jacketed	Required			
	czens	1915t 7								
FE Sent For:										

<END>



2

3

5

6

7

8

9

10

11

12

#### State of Misconsin 2013 - 2014 LEGISLATURE



d-note

#### PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

SENATE AMENDMENT,

**TO SENATE BILL 20** 

10/23/13

V

At the locations indicated, amend the bill as follows:

1. Page 4, line 5: after that line insert:

"Section 1g. 7.30(4)(b) 1. of the statutes is amended to read:

7.30 (4) (b) 1. In cities where there is a board of election commissioners, the aldermanic district committeemen or committeewomen the county committee under s. 8.17 of each of the 2 dominant recognized political parties described under sub. (2) shall submit a certified list no later than November 30 of each odd-numbered year containing the names of at least as many nominees as there are inspectors from that party for each of the voting wards in the aldermanic district. For inspectors serving under s. 7.52 (1) (b), the aldermanic district committeemen and committeewomen county committees under s. 8.17 of the 2 dominant recognized political parties described under sub. (2) shall jointly submit a certified list of nominees containing

at least twice as many nominees as there are inspectors from that party who are to be appointed under s. 7.52 (1) (b). The chairperson may designate any individual whose name is submitted as a first choice nominee. The board of election commissioners shall appoint, no later than December 31 of odd-numbered years, at least 5 inspectors for each ward. The Unless nonappointment is authorized under part (e), the board of election commissioners shall appoint all first choice nominees for so long as positions are available, unless nonappointment is authorized under par. (e), and. The board of election commissioners shall appoint other individuals in its discretion. The board of election commissioners and may designate such alternates as it deems advisable.

History: 1971 c. 242; 1971 c. 304 s. 29 (1), (2); 1971 c. 336; 1973 c. 280, 334; 1975 c. 93, 101; 1977 c. 394, 427, 447; 1979 c. 89, 260, 355; 1983 a. 183, 484, 538; 1985 a. 131 s. 3; 1985 a. 304, 332; 1987 a. 391; 1989 a. 192, 359; 1995 a. 16 s. 2; 1997 a. 127; 1999 a. 182; 2001 a. 16, 109; 2005 a. 27, 149, 451; 2007 a. 96; 2009 a. 302; 2011 a. 260 s. 81.

SECTION 1r. 7.30 (4) (b) 2. of the statutes is amended to read:

7.30 (4) (b) 2. (a. In municipalities a municipality other than cities and villages a city or village located in counties a county having a population of more than 500,000, the committees organized under s. 8.17 from for each of the 2 dominant recognized political parties described under sub. (2) shall submit a list containing at least as many names as there are needed appointees from that party. The list shall be submitted by the chairperson of each of the 2 committees shall submit the list to the mayor, president, or chairperson of the municipality municipal clerk. If committees are organized in subdivisions of a city, the list shall be submitted through the chairperson of the city committee shall submit the list. If there is no municipal committee, the list shall be submitted by the chairperson of the county or legislative district committee shall submit the list. Except as provided in par. (c), only those persons submitted by the chairperson of each committee under s. 8.17 may act as election officials. The chairperson of each committee under s. 8.17 may designate any

2

3

4

5

6

7

8

9

10

13

14

15

16

17

18

19

20

21

22

23

24

25

individual whose name is submitted as a first choice nominee. The list shall contain the signature of the chairperson and secretary of the submitting committee.

b. In cities a city or villages village located in counties a county having a population of more than 500,000, other than eities a city where there is a board of election commissioners, the if there is an aldermanic district or village committeeman or committeewoman member of a committee under s. 8.17 for the ward or wards where each a polling place is located, if there is one, or for the committee member shall submit a list containing at least as many names as there are needed appointees for inspector positions from the recognized political party. described under sub. (2), represented by the committee member. For inspectors serving to be appointed under s. 7.52 (1) (b), the committeemen committeewomen for the municipality acting jointly, of the committees under s. 8.17 for the 2 recognized political parties described under sub. (2) shall jointly submit a list containing at least as many names as there are needed appointees for inspector positions from the party represented by the committeeman or committeewoman or by the committeemen and committeewomen committee members acting jointly. For appointments of Nominations for inspectors to be appointed in eities and villages a city or village where there is no aldermanic district or village committeeman-or committeewoman, nominations committee member shall proceed in the same manner as in municipalities a municipality located in counties a county having a population of 500,000 or less. The list appropriate committee member, committee members, or chairperson shall be submitted submit the list to the mayor or president municipal clerk. Except as provided in par. (c), only those persons whose names are submitted as provided in this paragraph may act as election officials. committeeman or committeewoman appropriate committee member, committee

members, or chairperson may designate any individual whose name is submitted as
a first choice nominee. The <del>list shall contain the signature of the</del> aldermanic district
or village <del>committeeman or committeewoman</del> <u>committee member</u> or the chairperson
of the appropriate committee shall sign the list.

c. Upon Unless nonappointment is authorized under par. (e), upon submission of each nominee's name the lists of names as provided under subd. 2. a. or b., the governing body shall appoint each first choice nominee for so long as positions to be filled from that list are available, unless nonappointment is authorized under par. (e), and. The governing body shall appoint other nominees in its discretion. If any nominee is not appointed, the mayor, president, or chairperson of the municipality municipal clerk shall immediately nominate another person from the appropriate lists submitted and continue until the necessary number of election officials from each party is achieved at that meeting.".

History: 1971 c. 242; 1971 c. 304 s. 29 (1), (2); 1971 c. 336; 1973 c. 280, 334; 1975 c. 93, 101; 1977 c. 394, 427, 447; 1979 c. 89, 260, 355; 1983 a. 183, 484, 538; 1985 a. 304, 332; 1987 a. 391; 1989 a. 192, 359; 1995 a. 16 s. 2; 1997 a. 127; 1999 a. 182; 2001 a. 16, 109; 2005 a. 27, 149, 451; 2007 a. 96; 2009 a. 302; 2011 a. 260 s. 81.

(END)

d-note

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

LRBa1062/?dn TKK:...K

A S

#### Senator Lazich:

Zach requested that L prepare an amendment to 2013 SB 20 to make the following changes to s. 7.30 (4), stats., governing the appointment of election officials:

1. Eliminate reference to aldermanic district committee members under s. 7.30 (4) (b) 1., stats. (the subdivision that governs appointments in the City of Milwaukee) and refer instead to the county committees of the 2 recognized political parties.

2. Require under s. 7.30 (4) (b) 2., stats., that the designated political party committee members in other municipalities submit lists of nominees to the municipal clerk rather than the mayor, president, or chairperson of the municipality.

Please review this amendment carefully to ensure that it accomplishes your intent. If you are comfortable with the amendment as drafted, I will prepare it for introduction.

Tracy K. Kuczenski Senior Legislative Attorney Phone: (608) 266–9867

E-mail: tracy.kuczenski@legis.wisconsin.gov

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

LRBa1062/P1dn TKK:kjf:rs

October 30, 2013

#### Senator Lazich:

Zach requested that I prepare an amendment to 2013 SB 20 to make the following changes to s. 7.30 (4), stats., governing the appointment of election officials:

- 1. Eliminate reference to aldermanic district committee members under s. 7.30 (4) (b) 1., stats. (the subdivision that governs appointments in the City of Milwaukee), and refer instead to the county committees of the 2 recognized political parties.
- 2. Require under s. 7.30 (4) (b) 2., stats., that the designated political party committee members in other municipalities submit lists of nominees to the municipal clerk rather than the mayor, president, or chairperson of the municipality.

Please review this amendment carefully to ensure that it accomplishes your intent. If you are comfortable with the amendment as drafted, I will prepare it for introduction.

Tracy K. Kuczenski Senior Legislative Attorney Phone: (608) 266–9867

E-mail: tracy.kuczenski@legis.wisconsin.gov



2

3

5

6

7

9

10

11

12

#### State of Misconsin 2013 - 2014 LEGISLATURE



# PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION SENATE AMENDMENT, TO SENATE BILL 20

10/30/B MOW

At the locations indicated, amend the bill as follows:

1. Page 4, line 5: after that line insert:

"Section 1g. 7.30(4)(b) 1. of the statutes is amended to read:

7.30 (4) (b) 1. In cities where there is a board of election commissioners, the aldermanic district committeemen or committeewomen the county committee under s. 8.17 of each of the 2 dominant recognized political parties described under sub. (2) shall submit a certified list no later than November 30 of each odd-numbered year containing the names of at least as many nominees as there are inspectors from that party for each of the voting wards in the aldermanic district. For inspectors serving under s. 7.52 (1) (b), the aldermanic district committeemen and committeewomen county committees under s. 8.17 of the 2 dominant recognized political parties described under sub. (2) shall jointly submit a certified list of nominees containing

at least twice as many nominees as there are inspectors from that party who are to be appointed under s. 7.52 (1) (b). The chairperson may designate any individual whose name is submitted as a first choice nominee. The board of election commissioners shall appoint, no later than December 31 of odd-numbered years, at least 5 inspectors for each ward. The Unless nonappointment is authorized under par. (e), the board of election commissioners shall appoint all first choice nominees for so long as positions are available, unless nonappointment is authorized under par. (e), and. The board of election commissioners shall appoint other individuals in its discretion. The board of election commissioners and may designate such alternates as it deems advisable.

SECTION 1r. 7.30 (4) (b) 2. of the statutes is amended to read:

a city or village located in counties a county having a population of more than 500,000, the committees organized under s. 8.17 from for each of the 2 dominant recognized political parties described under sub. (2) shall submit a list containing at least as many names as there are needed appointees from that party. The list shall be submitted by the chairperson of each of the 2 committees shall submit the list to the mayor, president or chairperson of the municipality municipal clerk. If committees are organized in subdivisions of a city, the list shall be submitted through the chairperson of the city committee shall submit the list. If there is no municipal committee, the list shall be submitted by the chairperson of the county or legislative district committee shall submit the list. Except as provided in par. (c), only those persons submitted by the chairperson of each committee under s. 8.17 may act as election officials. The chairperson of each committee under s. 8.17 may designate any

If the chairperson submits the list to the municipal clerk, the clerk shall forward the list to the mayor, provident, or choir person of the municipality.

7.30 (4) (b) 2. a. In municipalities a municipality other than eities and villages

2

3

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

individual whose name is submitted as a first choice nominee. The list shall contain the signature of the chairperson and secretary of the submitting committee.

b. In eities a city or villages village located in counties a county having a population of more than 500,000, other than eities a city where there is a board of election commissioners, the if there is an aldermanic district or village committeeman or committeewoman member of a committee under s. 8.17 for the ward or wards where each a polling place is located, if there is one, or for the committee member shall submit a list containing at least as many names as there are needed appointees for inspector positions from the recognized political party, described under sub. (2), represented by the committee member. For inspectors serving to be appointed under s. 7.52 (1) (b), the committeemen and committeewomen for the municipality acting jointly, committee members of the committees under s. 8.17 for the 2 recognized political parties described under sub. (2) shall jointly submit a list containing at least as many names as there are needed appointees for inspector positions from the party represented by the committeeman or committeewoman or by the committeemen and committeewomen committee members acting jointly. For appointments of Nominations for inspectors to be appointed in cities and villages a city or village where there is no aldermanic district or village committeeman or committeewoman, nominations committee member shall proceed in the same manner as in municipalities a municipality located in counties a county having a population of 500,000 or less. The list appropriate committee member, committee members, or chairperson shall be submitted submit the list to the mayor or president municipal clerk. Except as provided in par. (c), only those persons whose names are submitted as provided in this paragraph may act as election officials. The committeeman or committeewoman appropriate committee If the list is submitted to the muricipal clarks the clark shall forward the list to the mayor or president plain

member, committee members, or chairperson may designate any individual whose					
name is submitted as a first choice nominee. The list shall contain the signature of					
the aldermanic district or village committeeman or committeewoman committee					
member or the chairperson of the appropriate committee shall sign the list.					
c. Upon Unless nonappointment is authorized under par. (e), upon submission					

of each nominee's name the lists of names as provided under subd. 2. a. or b., the governing body shall appoint each first choice nominee for so long as positions to be filled from that list are available, unless nonappointment is authorized under par.

(e), and. The governing body shall appoint other nominees in its discretion. If any nominee is not appointed, the mayor, president, or chairperson of the municipality municipal clerk shall immediately nominate another person from the appropriate lists submitted and continue until the necessary number of election officials from each party is achieved at that meeting.".



#### State of Misconsin 2013 - 2014 LEGISLATURE



# SENATE AMENDMENT, TO SENATE BILL 20

At the locations indicated, amend the bill as follows:

1. Page 4, line 5: after that line insert:

"SECTION 1g. 7.30 (4) (b) 1. of the statutes is amended to read:

7.30 (4) (b) 1. In cities where there is a board of election commissioners, the aldermanic district committeemen or committeewomen the county committee under s. 8.17 of each of the 2 dominant recognized political parties described under sub. (2) shall submit a certified list no later than November 30 of each odd-numbered year containing the names of at least as many nominees as there are inspectors from that party for each of the voting wards in the aldermanic district. For inspectors serving under s. 7.52 (1) (b), the aldermanic district committeemen and committeewomen county committees under s. 8.17 of the 2 dominant recognized political parties described under sub. (2) shall jointly submit a certified list of nominees containing at least twice as many nominees as there are inspectors from that party who are to

be appointed under s. 7.52 (1) (b). The chairperson may designate any individual whose name is submitted as a first choice nominee. The board of election commissioners shall appoint, no later than December 31 of odd-numbered years, at least 5 inspectors for each ward. The Unless nonappointment is authorized under par. (e), the board of election commissioners shall appoint all first choice nominees for so long as positions are available, unless nonappointment is authorized under par. (e), and. The board of election commissioners shall appoint other individuals in its discretion. The board of election commissioners and may designate such alternates as it deems advisable.

SECTION 1r. 7.30 (4) (b) 2. of the statutes is amended to read:

7.30 (4) (b) 2. a. In municipalities a municipality other than cities and villages a city or village located in counties a county having a population of more than 500,000, the committees organized under s. 8.17 from for each of the 2 dominant recognized political parties described under sub. (2) shall submit a list containing at least as many names as there are needed appointees from that party. The list shall be submitted by the chairperson of each of the 2 committees shall submit the list to the mayor, president, or chairperson, or clerk of the municipality. If the chairperson submits the list to the municipal clerk, the clerk shall forward the list to the mayor, president, or chairperson of the municipality. If committees are organized in subdivisions of a city, the list shall be submitted through the chairperson of the city committee shall submit the list. If there is no municipal committee, the list shall be submitted by the chairperson of the county or legislative district committee shall submit the list. Except as provided in par. (c), only those persons submitted by the chairperson of each committee under s. 8.17 may act as election officials. The chairperson of each committee under s. 8.17 may designate any individual whose

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

name is submitted as a first choice nominee. The list shall contain the signature of the chairperson and secretary of the submitting committee.

b. In cities a city or villages village located in counties a county having a population of more than 500,000, other than cities a city where there is a board of election commissioners, the if there is an aldermanic district or village committeeman or committeewoman member of a committee under s. 8.17 for the ward or wards where each a polling place is located, if there is one, or for the committee member shall submit a list containing at least as many names as there are needed appointees for inspector positions from the recognized political party. described under sub. (2), represented by the committee member. For inspectors serving to be appointed under s. 7.52 (1) (b), the committeemen and committeewomen for the municipality acting jointly, committee members of the committees under s. 8.17 for the 2 recognized political parties described under sub. (2) shall jointly submit a list containing at least as many names as there are needed appointees for inspector positions from the party represented by the committeeman or committeewoman or by the committeemen and committeewomen committee members acting jointly. For appointments of Nominations for inspectors to be appointed in cities and villages a city or village where there is no aldermanic district or village committeeman or committeewoman, nominations committee member shall proceed in the same manner as in municipalities a municipality located in eounties a county having a population of 500,000 or less. The list appropriate committee member, committee members, or chairperson shall be submitted submit the list to the mayor or, president, or municipal clerk. If the list is submitted to the municipal clerk, the clerk shall forward the list to the mayor or president. Except as provided in par. (c), only those persons whose names are submitted as provided in this paragraph may act as election officials. The committeeman or committeewoman appropriate committee member, committee members, or chairperson may designate any individual whose name is submitted as a first choice nominee. The list shall contain the signature of the aldermanic district or village committeeman or committeewoman committee member or the chairperson of the appropriate committee shall sign the list.

c. Upon Unless nonappointment is authorized under par. (e), upon submission of each nominee's name the lists of names as provided under subd. 2. a. or b., the governing body shall appoint each first choice nominee for so long as positions to be filled from that list are available, unless nonappointment is authorized under par. (e), and. The governing body shall appoint other nominees in its discretion. If any nominee is not appointed, the mayor, president, or chairperson of the municipality shall immediately nominate another person from the appropriate lists submitted and continue until the necessary number of election officials from each party is achieved at that meeting.".

## STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU

LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

·	10/30/13
Zack (lasian)	a/062/PI
	shife
p. 2, In. 18 if det racies, forund to wager (mo	tord man percitate
Chilgens ?	
p. 3 In. 23 -> sive there  p. 4 In. 10-11 - respect thicken mayor, position, of	
4. In. 10-11 - refore stricted mayor position of	ai years
•	
11/16/	13
Hi wike- I added the	e
istruction to the	
file of LKBaloce2.	·
Could you place	
proke a "yeccom cops	
to add to the	
Appoint of LABOR	7?
po odd to the  Appendix of LABA109  Thomas, Trans	
	LKB