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## State of Misconsin 2013 - 2014 LEGISLATURE



## 2013 ASSEMBLY BILL 606

1	$AN\ ACT$ to amend 8.10 (3) (j); and to create 8.10 (3) (jm) of the statutes; relating
2	to: the number of nomination paper signatures required for city-wide offices
3	in second class and third class cities.

### $Analysis\ by\ the\ Legislative\ Reference\ Bureau$

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

4	<b>SECTION 1.</b> 8.10 (3) (j) of the statutes is amended to read:
5	8.10 (3) (j) For Except as provided in par. (jm), for city offices in 2nd and 3rd
6	class cities, not less than 200 nor more than 400 electors for city-wide offices and not
7	less than 20 nor more than 40 electors for alderpersons elected from aldermanic
8	districts.

**Section 1m.** 8.10 (3) (jm) of the statutes is created to read:

#### **ASSEMBLY BILL 606**

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	J
SECTION	1m

8.10 (3	<b>3</b> ) (jn	n) For cit	ty of	ffices in 2nd a	nd 3r	d cla	ss ci	ties, not	less t	han 100 no	)ľ
more than	200	electors	for	alderpersons	who	are	not	elected	from	alderman	ic
districts.											

### SECTION 2. Initial applicability.

(1) This act first applies with respect to nomination papers for which the circulation period begins on or after the effective date of this subsection.

7 (END)