1981 Assembly Bill 28

à

## Date published: November 10, 1981

## CHAPTER 47, Laws of 1981

AN ACT to renumber and amend 120.06 (9); and to create 120.06 (9) (b) and (c) of the statutes, relating to school board elections in a common or union high school district.

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

SECTION 1. 120.06 (9) of the statutes is renumbered 120.06 (9) (a) and amended to read:

120.06 (9) (a) The primary and spring elections for school board members shall be conducted by the election officials for state and municipal elections. In a school board election held in conjunction with a state, municipal or judicial election, the polling places for the state, municipal or judicial election shall be the polling places for the school board election and the municipal election hours shall apply. If no state, municipal or judicial elections held on the day of the school board election, the school board shall may set the election hours, the polling places normally used for state, municipal and judicial elections shall and the polling places to be used and the election costs shall be charged to the school district.

SECTION 2. 120.06 (9) (b) and (c) of the statutes are created to read:

120.06 (9) (b) The school board may not select a polling place to be closed under par. (a) if:

1. Ten percent or more of the electors voting in the last school board election voted at the polling place; or

2. The polling place is located in a municipality which is located entirely within the school district.

(c) The school board shall post a notice on the door of any polling place not selected indicating all polling places selected and open for voting.