## 1995 SENATE BILL 302

August 16, 1995 - Introduced by Senators Rosenzweig and Darling, cosponsored by Representatives Duff, Walker, Schneiders and Olsen. Referred to Committee on Education and Financial Institutions.

AN ACT to amend 38.10 (1) (intro.), 38.10 (2) (b) and 38.10 (2) (g); and to create $38.10(1 \mathrm{~g})$ of the statutes; relating to: the appointment committee for Milwaukee Area Technical College district board members.

Analysis by the Legislative Reference Bureau
Under current law, members of technical college district boards are appointed by an appointment committee. If the petition for creation of a district was filed by the governing bodies of school districts or municipalities, the school board presidents of school districts having territory within the district constitute the appointment committee. If the petition for creation of a district was filed by the governing bodies of counties or any combination of school districts, counties and municipalities, the county board chairpersons of counties having territory within the district constitute the appointment committee.

This bill provides that the appointment committee for Milwaukee Area Technical College district board members consists of the county executives of counties having territory within the district, except that, if a county does not have a county executive, the county board chairperson of that county serves on the appointment committee.

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

Section 1. 38.10 (1) (intro.) of the statutes is amended to read:
38.10 (1) (intro.) District Except as provided in sub. (1g), district board members shall be appointed by an appointment committee constituted as follows:

SECTION 2. $38.10(1 \mathrm{~g})$ of the statutes is created to read:
38.10 (1g) Milwaukee Area Technical College district board members shall be appointed by an appointment committee consisting of the county executives of counties having territory within the district, except that, if a county having territory within the district does not have a county executive, the county board chairperson of that county shall serve on the appointment committee.

SECTION 3. 38.10 (2) (b) of the statutes is amended to read:
38.10 (2) (b) The appointment committee member from the appropriate governmental unit specified under sub. (1) (a), (b) or (c) or under sub. (1g) having the largest population in the district shall act as chairperson of the appointment committee.

SECTION 4. 38.10 (2) (g) of the statutes is amended to read:
38.10 (2) (g) County executives, or county executives and county board chairpersons, from counties having a combined population exceeding $50 \%$ of the population of the district constitute a quorum to do business for appointment committees composed of county executives, or county executives and county board chairpersons, under sub. (1) (b) and under sub. (1g). School board presidents from school districts having a combined population exceeding $50 \%$ of the population of the district constitute a quorum to do business for appointment committees composed of school board presidents under sub. (1) (a). In no case may fewer than 2 people constitute a quorum.

## SECTION 5. Effective date.

(1) This act takes effect on the first day of the 2nd month beginning after publication.
(END)

