

RS:jal;

07/25/2008

1       **AN ACT** *to create* 62.23 (5) (a) of the statutes; **relating to:** terms of office for  
2            appointive city officers.

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

3            **SECTION 1.** 62.23 (5) (a) of the statutes is created to read:

4            62.23 **(5)** (a) Persons serving in appointive offices shall serve until their respective  
5            successors are appointed and qualify.

**NOTE:** Section 61.23 (1) provides that persons serving in appointive village offices will serve until their respective successors are appointed and qualify. There is no similar statutory provision for appointive city officers. This SECTION creates s. 62.23 (5) (e) as a parallel to the law applicable in villages by requiring that appointive city officers serve in their offices until their respective successors are appointed and qualify. [The language regarding appointive village officers first appeared in the revised statutes of 1878.]

6

(END)