

State of Misconsin 2013 - 2014 LEGISLATURE



SENATE SUBSTITUTE AMENDMENT 1, TO SENATE BILL 297

February 3, 2014 – Offered by Senators GROTHMAN and LAZICH.

AN ACT to repeal 6.875 (1) (as), 6.875 (2) (b) and 6.875 (2) (d); to renumber 6.875
(1) (a); to renumber and amend 6.875 (1) (ap) and 6.875 (3); to amend 6.87
(4) (b) 5., 6.875 (title), 6.875 (1) (asm), 6.875 (2) (a), 6.875 (4) (a), 6.875 (4) (b),
(6) and (7), 12.03 (2) (b) 3. and 12.13 (2) (b) 6m.; and to create 6.875 (1) (bm),
6.875 (1) (d), 6.875 (3) (b), 6.875 (4) (am) and 6.875 (4) (ar) and (at) of the
statutes; relating to: absentee voting at residential care facilities.

Analysis by the Legislative Reference Bureau

Currently, the municipal clerk or board of election commissioners of each municipality is directed to dispatch two special voting deputies to conduct absentee voting in person for each election at each nursing home located in the municipality upon application for an absentee ballot by one or more qualified electors who are occupants of the home. Participation in the special absentee voting is limited to occupants of the home. The clerk or board may also dispatch special voting deputies to any community-based residential facility, retirement home, adult family home, or residential care apartment complex located in the municipality to conduct absentee voting for occupants of the facility, home, or complex if the clerk or board finds that a significant number of occupants of the facility, home, or complex may need assistance in voting or that they meet certain other specified criteria upon application for an absentee ballot by one or more qualified electors who are occupants of the facility, home, or complex. This substitute amendment provides that the clerk or board of election commissioners of a municipality shall dispatch two special voting deputies to each community-based residential facility, adult family home, and residential care apartment complex located in the municipality to conduct absentee voting in person for occupants of the facility, home, or complex at each election upon application by one or more qualified electors who are occupants of the facility, home, or complex, except that the clerk or board need not dispatch special voting deputies to visit any facility, home, or complex unless there are at least five registered electors of the municipality who are occupants of the facility, home, or complex. Under the substitute amendment, a municipal clerk or board of election commissioners retains discretion as to whether to dispatch special voting deputies to retirement homes.

Currently, a municipal clerk or board of election commissioners who dispatches special voting deputies to a facility, home, or complex must post a notice of the visit by the deputies at the facility, home, or complex at least 24 hours in advance of the time of the visit. This substitute amendment requires this notice to be posted at the facility, home, or complex where absentee voting is to be conducted at least five working days in advance of the visit. The substitute amendment also directs each municipal clerk and board of election commissioners to provide public notice of each visit by special voting deputies to a facility, home, or complex to a local news medium and to those news media that have filed a written request to receive such notices at least five working days before each visit. In addition, the substitute amendment requires the clerk or board to post the notice on the Internet. Under the substitute amendment, a municipal clerk or board of election commissioners whose municipality does not maintain an Internet site need not comply with the Internet posting requirement.

Under current law, an occupant of a facility, home, or complex where special voting deputies are dispatched who is a qualified elector and who applies for an absentee ballot by mail must cast the ballot at the facility, home, or complex.

This substitute amendment provides that if a qualified elector who is an occupant of a facility, home, or complex requests an absentee ballot for an election, and the municipal clerk or board of election commissioners of the municipality in which the facility, home, or complex is located dispatches special voting deputies to that facility, home, or complex, the deputies must personally deliver the ballot to the elector at the facility, home, or complex if they have not finished visiting the facility, home, or complex is received. The substitute amendment prohibits special voting deputies from accepting an absentee ballot submitted by an elector whose ballot was not issued to the elector by the deputies. The substitute amendment provides, however, that as an alternative to absentee voting inside a facility, home, or complex, an elector who is an occupant of such a facility, home, or complex may 1) vote in person at the polling place serving his or her residence or by absentee ballot in person at the office of the municipal clerk or board of election commissioners serving his or her residence; or 2) if the elector maintains a residence

outside the facility, home, or complex, vote by applying for and casting an absentee ballot by mail at that residence.

Currently, the municipal clerk or board of election commissioners of a municipality may dispatch special voting deputies to a retirement home located in the municipality if the clerk or board finds that a significant number of occupants of the home lack adequate transportation to the appropriate polling place, a significant number of the occupants may need assistance in voting, there are a significant number of occupants of the home aged 60 or over, or there are a significant number of indefinitely confined electors who are occupants of the home. This substitute amendment provides that if a retirement home to which a municipal clerk or board of election commissioners does not dispatch special voting deputies is located on the same grounds as a facility, home, or complex to which the clerk dispatches special voting deputies, the clerk must obtain from the management of the retirement home the names and addresses of the occupants of the home. The clerk or board then provides the names and addresses to the deputies so they can determine which residents are eligible to cast their ballots with the deputies. An occupant of the retirement home may vote in person at the polling place serving his or her residence or may cast an absentee ballot in the same manner as provided for other electors of the municipality.

Current law provides that when voting at a facility, home, or complex is completed, the special voting deputies must promptly deliver the absentee ballots and any absentee ballot applications to the municipal clerk or board of election commissioners of the municipality where the facility, home, or complex is located, either personally or by first class mail. If delivery is made in person, the delivery must be made no later than noon on election day. This substitute amendment provides that upon completion of voting on each day at each facility, home, or complex, the deputies must seal the absentee ballot envelopes and any absentee ballot applications inside a carrier envelope and must sign their names to the seal. The deputies must place the envelope inside a ballot container or bag. Under the substitute amendment, the deputies must deliver the container or bag as soon as possible after visiting a facility, home, or complex to the municipal clerk or board of election commissioners of the municipality, but not later than 18 hours after the visit.

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

1	SECTION 1. 6.87 (4) (b) 5. of the statutes is amended to read:
2	6.87 (4) (b) 5. Unless subd. 3. or 4. applies, if the absentee elector resides in a
3	qualified retirement home, as defined in s. 6.875 (1) (at), $-a$ qualified
4	community-based residential facility, as defined in s. 6.875 (1) (as), a residential care
5	apartment complex that is certified or registered under s. 50.034 (1), or an adult

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1	family home that is certified under s. 50.032 or licensed under s. 50.033 or a
2	residential care facility, as defined in s. 6.875 (1) (bm), and the municipal clerk or
3	board of election commissioners of the municipality where the complex, facility, or
4	home is located does not send special voting deputies to visit the complex, facility, or
5	home at the election under s. 6.875, the elector may, in lieu of providing proof of
6	identification, submit with his or her absentee ballot a statement signed by the same
7	individual who witnesses voting of the ballot that contains the certification of an
8	authorized representative of the complex, facility, or home that the elector resides in
9	the complex, facility, or home and the complex, facility, or home is certified or
10	registered as required by law, that contains the name and address of the elector, and
11	that verifies that the name and address are correct.
12	SECTION 2. 6.875 (title) of the statutes is amended to read:
13	6.875 (title) Absentee voting in certain homes, residential care
13 14	6.875 (title) Absentee voting in certain homes, <u>residential care</u> facilities, and complexes <u>retirement homes</u> .
14	facilities, and complexes <u>retirement homes</u> .
14 15	facilities, and complexes <u>retirement homes</u> . SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae).
14 15 16	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and
14 15 16 17	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and amended to read:
14 15 16 17 18	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and amended to read: 6.875 (1) (ab) "Qualified adult Adult family home" means a facility that is
14 15 16 17 18 19	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and amended to read: 6.875 (1) (ab) "Qualified adult Adult family home" means a facility that is certified or licensed to operate as an adult family home under s. 50.032 or 50.033 that
14 15 16 17 18 19 20	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and amended to read: 6.875 (1) (ab) "Qualified adult Adult family home" means a facility that is certified or licensed to operate as an adult family home under s. 50.032 or 50.033 that qualifies under sub. (2) (d) to utilize the procedures under this section.
14 15 16 17 18 19 20 21	 facilities, and complexes retirement homes. SECTION 3. 6.875 (1) (a) of the statutes is renumbered 6.875 (1) (ae). SECTION 4. 6.875 (1) (ap) of the statutes is renumbered 6.875 (1) (ab) and amended to read: 6.875 (1) (ab) "Qualified adult Adult family home" means a facility that is certified or licensed to operate as an adult family home under s. 50.032 or 50.033 that qualifies under sub. (2) (d) to utilize the procedures under this section. SECTION 5. 6.875 (1) (as) of the statutes is repealed.

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1 apartment complex under s. 50.034 (1) that gualifies under sub. (2) (d) to utilize the 2 procedures under this section. **SECTION 7.** 6.875 (1) (bm) of the statutes is created to read: 3 4 6.875 (1) (bm) "Residential care facility" means an adult family home, 5community-based residential facility, nursing home, or residential care apartment complex. 6 7 **SECTION 8.** 6.875 (1) (d) of the statutes is created to read: 6.875 (1) (d) "Working day" has the meaning given in s. 227.01 (14). 8 9 **SECTION 9.** 6.875 (2) (a) of the statutes is amended to read: 10 6.875 (2) (a) The Absentee voting in person inside residential care facilities and 11 qualified retirement homes shall be conducted by municipalities only in the manner 12prescribed in this section. At any residential care facility or gualified retirement 13 home where a municipality dispatches special voting deputies to conduct absentee 14 voting in person under this section, the procedures prescribed in this section are the 15exclusive means of absentee voting in person inside that facility or home for electors who are occupants of nursing homes, qualified community-based residential 16 17facilities, qualified retirement homes, qualified residential care apartment 18 complexes, and qualified adult family homes the facility or home. 19 **SECTION 10.** 6.875 (2) (b) of the statutes is repealed. 20 **SECTION 11.** 6.875 (2) (d) of the statutes is repealed. 21SECTION 12. 6.875 (3) of the statutes is renumbered 6.875 (3) (a) and amended 22to read: 236.875 (3) (a) An occupant of a nursing home or qualified retirement home, 24qualified community-based residential facility, qualified residential care apartment complex, or qualified adult family home or residential care facility who qualifies as 25

1 an absent elector and desires to receive an absentee ballot shall make application 2 under s. 6.86 (1), (2), or (2m) with the municipal clerk or board of election 3 commissioners of the municipality in which the elector is a resident. The Except as 4 provided in sub. (4) (ar), the clerk or board of election commissioners of a 5 municipality receiving an application from an elector who is an occupant of a nursing 6 home or gualified retirement home, gualified community-based residential facility. 7 qualified residential care apartment complex, or qualified adult family home or 8 residential care facility located in a different municipality shall, as soon as possible, 9 notify and send an absentee ballot for the elector to the clerk or board of election 10 commissioners of the municipality in which the home, or facility, or complex is 11 located. The Except as provided in sub. (4) (ar), the clerk or board of election 12commissioners of a municipality receiving an application from an elector who is an 13 occupant of a nursing home or qualified retirement home, qualified 14community-based residential facility, qualified residential care apartment complex, 15or qualified adult family home or residential care facility located in the municipality but who is a resident of a different municipality shall, as soon as possible, notify and 16 17request an absentee ballot from the clerk or board of election commissioners of the 18 municipality in which the elector is a resident. The clerk or board of election commissioners shall make a record of all absentee ballots to be sent, delivered, and 19 20 voted under this section.

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SECTION 13. 6.875 (3) (b) of the statutes is created to read:

6.875 (3) (b) An occupant of a retirement home may vote in person at the polling place serving his or her residence or may apply for and cast an absentee ballot at the election in the same manner as provided for other electors of the municipality where he or she resides. If a retirement home that is not a qualified retirement home is 1 located within a municipality on the same grounds as one or more residential care $\mathbf{2}$ facilities to which the municipal clerk or board of election commissioners of the 3 municipality dispatches special voting deputies to conduct voting at an election, the 4 municipal clerk or board of election commissioners shall obtain from the 5management of the retirement home the names and addresses of the occupants of the 6 home. The municipal clerk or board of election commissioners shall then provide the 7 names and addresses to the special voting deputies to verify which residents are 8 eligible to cast their ballots with the special voting deputies.

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SECTION 14. 6.875 (4) (a) of the statutes is amended to read:

10 6.875 (4) (a) For the purpose of absentee voting in nursing homes, qualified 11 retirement homes, qualified community-based residential facilities, qualified 12residential care apartment complexes, and gualified adult family homes and 13 residential care facilities, the municipal clerk or board of election commissioners of 14each municipality in which one or more nursing homes, qualified retirement homes, 15qualified community-based residential facilities, qualified residential care 16 apartment complexes, or qualified adult family homes or residential care facilities 17are located shall appoint at least 2 special voting deputies for the municipality. Upon 18 Except as provided in par. (am), upon application under s. 6.86 (1), (2), or (2m) by one 19 or more qualified electors who are occupants of a home, or facility, or complex, the 20 municipal clerk or board of election commissioners of the municipality in which the 21home, or facility, or complex is located shall dispatch 2 special voting deputies to visit 22the home, or facility, or complex for the purpose of supervising absentee voting 23procedure by occupants of the home, or facility, or complex. The clerk or board of 24election commissioners shall maintain a list, available to the public upon request, of each home, or facility, or complex where an elector has requested an absentee ballot 25

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special voting deputies are dispatched. The list shall include the date and time the 1 2 deputies intend to visit each home, or facility, or complex. The 2 deputies designated 3 to visit each nursing home, qualified retirement home, qualified community-based 4 residential facility, gualified residential care apartment complex, and gualified adult 5 family home and residential care facility shall be affiliated with different political 6 parties whenever deputies representing different parties are available. 7 **SECTION 15.** 6.875 (4) (am) of the statutes is created to read: 8 6.875 (4) (am) The municipal clerk or board of election commissioners of a 9 municipality need not dispatch special voting deputies to visit any residential care 10 facility unless there are at least 5 registered electors of the municipality who are 11 occupants of the facility. 12**SECTION 16.** 6.875 (4) (ar) and (at) of the statutes are created to read: 13 6.875 (4) (ar) As an alternative to absentee voting inside a residential care 14facility or qualified retirement home, an elector who is an occupant of the facility or 15home may: 16 1. Vote in person at the polling place serving his or her residence under s. 6.79 17(2) or in person at the office of the municipal clerk or board of election commissioners of the municipality where he or she resides under s. 6.86(1)(a) 2.; or 18 19 2. If the elector maintains a residence outside the facility or home, vote by 20 applying for and casting an absentee ballot by mail under s. 6.86 (1) (a) 1. at that 21residence. 22(at) Except as provided in par. (ar), if a qualified elector of a municipality who 23is an occupant of a residential care facility or gualified retirement home in that $\mathbf{24}$ municipality requests an absentee ballot for an election and the municipal clerk or 25board of election commissioners dispatches special voting deputies to that facility or

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home, the clerk or board of election commissioners shall give the absentee ballot to
the special voting deputies who shall personally deliver the ballot to the elector at
the time of their visit if they have not finished visiting the facility or home when the
request is received.

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SECTION 17. 6.875 (4) (b), (6) and (7) of the statutes are amended to read:

6 6.875 (4) (b) Nominations for the special voting deputy positions described in 7 par. (a) may be submitted by the 2 recognized political parties whose candidates for 8 governor or president received the greatest numbers of votes in the municipality at 9 the most recent general election. The deputies shall be specially appointed to carry 10 out the duties under par. (a) for the period specified in s. 7.30 (6) (a). The clerk or 11 board of election commissioners may revoke an appointment at any time. No 12individual who is employed or retained, or within the 2 years preceding appointment 13 has been employed or retained, at a nursing home, qualified retirement home, 14qualified community-based residential facility, qualified residential care apartment complex, or qualified adult family home or residential care facility in the 1516 municipality, or any member of the individual's immediate family, as defined in s. 1719.42 (7), may be appointed to serve as a deputy.

18 (6) (a) Special voting deputies in each municipality shall, not later than 5 p.m. 19 on the Friday 6th working day preceding an election, arrange one or more convenient 20 times with the administrator of each nursing home, qualified retirement home, 21qualified community-based residential facility, qualified residential care apartment 22complex, and qualified adult family home and residential care facility in the 23municipality from which one or more occupants have filed an application under s. 246.86 to conduct absentee voting for the election that the deputies are scheduled to visit. The time may be no earlier than the 4th Monday preceding the election and 25

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1 no later than 5 p.m. on the Monday preceding the election. The municipal clerk shall $\mathbf{2}$ give notice of each visit by special voting deputies to a qualified retirement home or 3 residential care facility in the same manner that notices of public meetings are 4 provided by presiding officers under s. 19.84 (1) (b) at least 5 working days in advance 5 of each visit, indicating the date and time of the visit. The municipal clerk also shall post a notice at the home, or facility, or complex and on the Internet indicating the 6 7 date and time that absentee voting will take place at that home, or facility, or 8 complex. The notice shall be posted as soon as practicable after arranging the visit 9 but in no case less than 24 hours 5 working days before the visit. A municipal clerk 10 whose municipality does not maintain an Internet site need not comply with the 11 Internet posting requirement. At the designated time, 2 deputies appointed under 12sub. (4) shall visit the home, or facility, or complex.

13 (b) The municipal clerk or executive director of the board of election 14commissioners shall issue a supply of absentee ballots to the deputies sufficient to 15provide for the number of valid applications for an absentee ballot received by the 16 clerk, and a reasonable additional number of ballots. The deputies may exercise the 17authority granted to the chief inspector under s. 7.41 to regulate the conduct of observers. For purposes of the application of s. 7.41, the home, or facility, or complex 18 19 shall be treated as a polling place. The municipal clerk or executive director shall 20keep a careful record of all ballots issued to the deputies and shall require the 21deputies to return every ballot issued to them.

(c) 1. Upon their visit to the home, <u>or</u> facility, <u>or complex</u> under par. (a), the
deputies shall personally offer each elector who has filed a proper application for an
absentee ballot the opportunity to cast his or her absentee ballot. In lieu of providing
a copy of proof of identification under s. 6.87 (4) (b) 1. with his or her absentee ballot,

1 the elector may submit with his or her ballot a statement signed by both deputies that 2 contains the name and address of the elector and verifies that the name and address 3 are correct. The deputies shall enclose the statement in the certificate envelope. If 4 an elector presents proof of identification under s. 6.87 (4) (b) 1., the deputies shall 5 make a copy of the document presented by the elector and shall enclose the copy in 6 the certificate envelope. If an elector is present who has not filed a proper application 7 for an absentee ballot, the 2 deputies may accept an application from the elector and 8 shall issue a ballot to the elector if the elector is qualified, the elector presents proof 9 of identification, whenever required, or submits a statement containing his or her 10 name and address under this subdivision, and the application is proper. The 11 deputies shall each witness the certification and may, upon request of the elector, 12assist the elector in marking the elector's ballot. The deputies shall not accept an 13 absentee ballot submitted by an elector whose ballot was not issued to the elector by 14the deputies. All voting shall be conducted in the presence of the deputies. Upon 15request of the elector, a relative of the elector who is present in the room may assist the elector in marking the elector's ballot. No individual other than a deputy may 16 17witness the certification and no individual other than a deputy or relative of an 18 elector may render voting assistance to the elector.

2. Upon the request of a relative of an occupant of a nursing home, qualified retirement home, qualified community-based residential facility, qualified residential care apartment complex, or qualified adult family home or residential care facility, the administrator of the home, or facility, or complex may notify the relative of the time or times at which special voting deputies will conduct absentee voting at the home, or facility, or complex and permit the relative to be present in the room where the voting is conducted. 2013 – 2014 Legislature – 12 –

(d) Upon completion of the voting on each day at each residential care facility 1 $\mathbf{2}$ or qualified retirement home, the deputies shall promptly seal the absentee ballot 3 envelopes and any any absentee ballot applications inside a carrier envelope and 4 shall seal the carrier envelope and sign their names to the seal. The deputies shall 5 place the envelope inside a ballot bag or container. As soon as possible after visiting each residential care facility or retirement home, but not later than 18 hours after 6 7 the visit, the deputies shall deliver, either personally or by 1st class mail, any 8 absentee ballot applications and the sealed certificate envelope containing each 9 ballot the ballot bag or container to the clerk or board of election commissioners of 10 the municipality in which the elector casting the ballot resides, within such time as 11 will permit delivery to the polling place serving the elector's residence on election 12day. Personal delivery may be made by the deputies no later than noon on election 13 day.

(e) If a qualified elector is not able to cast his or her ballot on 2 separate visits
by the deputies to the home, <u>or</u> facility, or complex, the deputies shall so inform the
municipal clerk or executive director of the board of election commissioners, who may
then send the ballot to the elector no later than 5 p.m. on the Friday preceding the
election.

19 (7) One observer from each of the 2 recognized political parties whose candidate 20 for governor or president received the greatest number of votes in the municipality 21 at the most recent general election may accompany the deputies to each home, <u>or</u> 22 facility, <u>or complex</u> where absentee voting will take place under this section. The 23 observers may observe the process of absentee ballot distribution in the common 24 areas of the home, <u>or</u> facility, <u>or complex</u>. Each party wishing to have an observer 25 present shall submit the name of the observer to the clerk or board of election commissioners no later than the close of business on the last business day prior to
 the visit.

3	SECTION 18. 12.03 (2) (b) 3. of the statutes is amended to read:
4	12.03 (2) (b) 3. No person may engage in electioneering within 100 feet of an
5	entrance to or within a nursing home, qualified retirement home , qualified
6	community-based residential facility, qualified residential care apartment complex,
7	or qualified adult family home or residential care facility while special voting
8	deputies are present at the home or facility <u>under s. 6.875 (6)</u> .
9	SECTION 19. 12.13 (2) (b) 6m. of the statutes is amended to read:
10	12.13 (2) (b) 6m. Obtain an absentee ballot for voting in a nursing home or
11	qualified retirement home, qualified community-based residential facility, qualified
12	residential care apartment complex, or qualified adult family home or residential
13	care facility under s. 6.875 (6) and fail to return the ballot to the issuing officer.
14	SECTION 20. Initial applicability.
15	(1) This act first applies with respect to elections held after the effective date
16	of this subsection.
17	SECTION 21. Effective date.
18	(1) This act takes effect on May 1, 2014.
19	(END)