

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2013 Senate Bill 14	Senate Amendment 1
Memo published: November 4, 2013 Contact: Katie Bender-Olson, Staff Attorney (266-2988)	

Under *current law*, a board of canvassers generally must use automatic tabulating equipment to conduct a recount of ballots that are in machine-readable form. However, a candidate, or an elector when for a referendum, may petition the circuit court for an order requiring such ballots to be recounted by hand or by another method approved by the court.

Senate Bill 14 allows the board of canvassers to conduct the recount of a specific election by hand, rather than by automatic tabulating equipment, unless a court orders the recount to be conducted by another method.

Senate Amendment 1 specifies that the board of canvassers, in using its discretion under the bill to conduct a recount by hand, may determine to conduct the recount by hand for only certain wards or election districts. This allows a board to recount using a combination of counting by hand and counting by automatic tabulating equipment, rather than requiring that all wards or districts be recounted using the same method.

<u>Bill History</u>

Senate Amendment 1 was offered by Senator Gudex. On November 1, 2013, the Senate Committee on Elections and Urban Affairs recommended adoption of the amendment and passage of Senate Bill 14, as amended, on a vote of Ayes, 5; Noes, 0.

KBO:ksm