

2001 HOUSE POLITICAL SUBDIVISIONS

HB 1335

2001 HOUSE STANDING COMMITTEE MINUTES

BILL/RESOLUTION NO. HB1335

House Political Subdivisions Committee

☐ Conference Committee

Hearing Date 2-1-01

Tape Number	Side A	Side B	Meter #
1	XX		32354600
2	XX		47505500
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Committee Clark Signature	· Fam Dev	1.1	

Minutes: Chair Froseth (3235) opened the hearing on HB1335 relating to canvassing school district election results, members of school boards taking oaths of office and failing to qualify for office, terms of city commissioners, withdrawal of city nominating petitions, and canvassing city election results.

Rep. Bellew: I introduce and support HB1335. This is a clean up bill. (SEE ATTACHED)

Sen. Dever. Dist 32. Bismarck: here in support of HB1335. Urge your support.

Cory Fong, Sec. of State's Office: here in support and to explain HB1335. (SEE ATTACHED)

Bill is intended to clean up and clarify a variety of sections of law dealing with conduct, administration, and canvassing of local elections.

Chair Froseth: (4150) Any opposition? Hearing none, hearing is closed.

Tape 2, side A, 2-01-01 Chair Froseth: We have the amendments from Sec. of State, and what are committee wishes?

Rep. Maragos: I move a DO Pass on amendments.

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Rep. Delmore: I second.

VOICE VOTE: ALL YES. AMENDMENTS CARRY

<u>Vice-Chair Severson</u>: I move a DO PASS AS AMENDED.

Rep. Tieman: I second.

VOTE: 13 YES and 0 NO with 2 Absent. BILL PASSED. Vice Chair Severson will

carry the bill.

18292.0101 Title.0200

Adopted by the Political Subdivisions Committee

VR 2/1/01

February 1, 2001

HOUSE AMENDMENTS HB 1335 HOUSE POL. SUBS. 2-2-01
Page 2, line 9, replace "thirty" with "fifty-five" and replace "county's publishing deadline" with "election"

HOUSE AMENDMENTS to HB 1335 HOUSE PDL. SUBS. 2-2-01
Page 3, line 21, replace "thirty" with "fifty-five" and replace "county's publishing deadline" with "election"

Renumber accordingly

Date: 2-1-01
Roll Call Vote #: 1

2001 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 1335

House POLITICAL SUBDIVISIONS				Committee	
Subcommittee on		-			ورهند والمراقبة والمسادات
or					
Conference Committee					
Legislative Council Amendment Nu				300)
Action Taken Do PA	55, A	2	Amondal		
Motion Made By Vice Charin So	fer Sim	Se By	conded Pep Tien	10,0	
Representatives	Yes	No	Representatives	Yes	No
Chairman Glen Froseth	,,,,,		Rep. Wayne W. Tieman		
Vice-Chair Dale C. Severson					
Rep. Lois Delmore					
Rep. Rachael Disrud	A	3			
Rep. Bruce Eckre	,ammax				
Rep. Mary Ekstrom					
Rep. April Fairfield	A	3			
Rep. Michael Grosz					
Rep. Jane Gunter					
Rep. Gil Herbel	/				
Rep. Nancy Johnson		***************************************			
Rep. William E. Kretschmar					
Rep. Carol A.Niemeier					
Rep. Andrew G. Maragos					
Total (Yes) \3		No	<u> </u>		
Absent 2	ab	يسيبون يتدبسون أحر			
loor Assignment Dice	Cha	Lir	Severson		
fthe vote is on an amendment briefly	v indicat	e intent	•		

REPORT OF STANDING COMMITTEE (410) February 2, 2001 8:30 a.m.

Module No: HR-18-2179 Carrier: Severson

Insert LC: 18292.0101 Title: .0200

REPORT OF STANDING COMMITTEE

HB 1335: Political Subdivisions Committee (Rep. Froseth, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (13 YEAS, 0 NAYS, 2 ABSENT AND NOT VOTING). HB 1335 was placed on the Sixth order on the calendar.

Page 2, line 9, replace "thirty" with "fifty-five" and replace "county's publishing deadline" with "election"

Page 3, line 21, replace "thirty" with "fifty-five" and replace "county's publishing deadline" with "election"

Renumber accordingly

2001 SENATE POLITICAL SUBDIVISIONS

HB 1335

2001 SENATE STANDING COMMITTEE MINUTES

BILL/RESOLUTION NO. HB1335

Senate Political Subdivisions Committee

☐ Conference Committee

Hearing Date March 2, 2001

Tape Number	Side A	Side B	Meter#
1	X		0.0-11.1
Committee Clerk Signa	ture Mary Os Wi	rclen	

Minutes:

The hearing was opened on HB1335 which relates to canvassing school district election results. SENATOR DEVER - Sponsor was here in the committee. REPRESENTATIVE BELLOW: Introduced and supporter of HB1335. CORY FONG: Secretary of State's Office, explained the miscellaneous sections of law that needed to be clarified and cleaned up pertaining to the conduct, administration and canvassing of city and school district elections. Many of these changes are considered kinds of mechanical changes that still need to be made because of the combination of joint elections which was made during the 1993 session. The first round of joint elections between cities and counties was the 94' cycle. Since that change we continue to find little clean up sections of the law that will make the combination and the administration of joint elections between cities and counties much easier. Also something that may be of interest to you is school districts are not required to hold joint elections with counties, but they may enter into an agreement. Again that is part of this, to, provide a little bit more efficient process when they

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Bill/Resolution Number HB1335
Hearing Date March 2, 2001

do choose to do that. I urge a Do Pass on 1335, SENATOR MATHERN: Was their discussion, if with the school boards or any of the administration? I had sat in on a couple Fargo School Board meetings and I know they made some policy change regarding elections and all. I was just curious if this was discussed with them or how you'll notify them? CORY FONG: Yes, the school boards are, they are not here today. I don't see them, but they have been supportive of this bill. Again, these are changes that we have thought out because of the joint election that now exists and they are supportive of the changes. SENATOR MATHERN: Grammatical, more so, on Page 2, Line 16 the language a lot of it "take and come over here", so there where it says refusal to take and file an affirmation, would it be better to say "refusal to file an affirmation or take an oath of office"? CORY FONG: I think the point is the same and if you choose to make that change we wouldn't have any problems with that. I'll explain a little bit about this particular section, now that you bring it up. This was a section that actually was made or changed in the 1999 session. But if you remember there was a whole rewrite of the code pertaining to education. They moved everything from 15 into 15.1:09. And so we made this change, it passed, but they eliminated the section that we changed. And so we had to go in this session and make sure where it reappeared in 15.1 that it now gets changed to 15. This is the same language that got passed in 1999, but if you think that is more grammatically correct we can clean it up. SENATOR MATHERN: Its' okay, as defined. SENATOR WATNE: I noticed the state House amended in changing the 30 to 55 days, was there a specific reason for that? CORY FONG: Yes, Jerry Hjelmsted from the ND League of Cities, testified that perhaps that would be a more logical time because 55 days is the across the board deadline for ballot preparation. That way that is the day that everyone can remember, 55 days before the election, we have to certify the ballot with the

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Hearing Date March 2, 2001

county auditors and therefore so should the subdivisions certify the things that should go on the ballot if they are going to have combined election. I think that the 55 days provides more time and makes a heck of a lot more sense. So we agreed to those amendments. And I see the way they marked your bills, that's pretty neat, that you know where the amendments all came in from. JERRY HJELMSTED: North Dakota League of Cities. The sections here with the bill does add some clarity to some areas that have some confusion before. On the one section where we did go to the 55 days, currently candidates for city office are required to turn their petitions in to the city auditor 60 days before the election. The auditor has five days to arrange that ballot and get it to the county. That's' why we choose the 55 days. And then also the county is responsible for getting those ballots prepared for absentee ballot requests sometime before the election they have to be available. They did want to have that time frame to make sure that those ballots would be available for absentee requests. SENATOR POLOVITZ: Jerry, a question that I have here, in a lot of these we say, you use the term commissioners and in Grand Forks we use council. Is this the same thing? JERRY HJELMSTED: No, this would be a different section of the law. The council section of the code was clearer that they would take office the fourth Tuesday in June following the election. The commission for some reason in the language wasn't quite as clear so we, they put this in here commencing on the fourth Tuesday for commissioners also, so it would be uniform. SENATOR POLOVITZ: Your talking about county then? JERRY HJELMSTED: No, this is for city commissioners. The two forum is the city commission forum which we have about 30 cities in North Dakota that have a commission forum and the council forum. In the council section of the code it is very clear that they take office on the fourth Tuesday. The organizational meeting. This makes it uniform for both.

Hearing Closed HB1335

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Senator Lee moved a Do Pass

Senator Watne- 2nd

Committee discussion was held.

Roll call vote: 7 Yeas, 0 No, 1 Absent

Carrier: Senator Christenson

Date: Mar. 2, 200/ Roll Call Vote #: /

2001 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. H. B. 1335

Senate Political Subdivisions				Comi	mittee
Subcommittee on or Conference Committee			al has with two field of the late of the deleter consists at 1880 continued to the terminal to consist was sent to the	amas ministrativa (m. 1745). disebella ant	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Legislative Council Amendment Nu	mber _				
Action Taken As Pass		profes - Amend Space-Space-			
Motion Made By	··········	Se By	conded Len Wat	tre_	
Senators	Yes	No	Senators	Yes	No
Senator Cook	V		Senator Christenson	V	
Senator Lyson	V		Senator Mathern		
Senator Flakoli			Senator Polovitz	V	
Senator Lee	V				
Senator Watne	V				
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Total (Yes)		No	0		
Floor Assignment	Chri				
If the vote is on an amendment, briefl	ly indicat	e inten	<u>!</u>		

REPORT OF STANDING COMMITTEE (410) March 2, 2001 1:48 p.m.

Module No: 8R-36-4743 Carrier: Christenson Insert LC: Title:

REPORT OF STANDING COMMITTEE

HB 1335, as engrossed: Political Subdivisions Committee (Sen. Cook, Chairman) recommends DO PASS (7 YEAS, 0 NAYS, 1 ABSENT AND NOT VOTING). Engrossed HB 1335 was placed on the Fourteenth order on the calendar.

2001 TESTIMONY

нв 1335

TESTIMONY IN SUPPORT OF HB 1335

HB1335 is being introduced by myself and Reps. DeKrey, Eckre, and Haas and Sens. Dever and Freborg at the request of the Secretary of State.

The Bill topic is Local Election Cleanup.

BRIEF SUMMARY

SECTIONS 1 &2 Provides that for school district elections held in agreement with a city or county, the election returns must be canvassed and the winners declared as set out in the agreement between the school district and the city or county.

SECTION 3 Provides that each school district entering into an agreement to hold a joint election with a county must notify the county auditor, in writing, at least 30 days prior to the county's publishing deadline of the offices to be filled and any measures appearing on the school district ballot.

SECTION 4 Provides that elected school board members must file their oath of office with the school business manager within 10 days after the notice of the member's election or appointment. Refusal to take and file an affirmation or oath of office by an elected member must also be deemed a refusal to serve and therefore a failure to qualify for the office.

SECTION 5 Sets out the term for city commissioners commencing on the 4th Tuesday in June following their election and ending when their successors are duly elected and qualified.

SECTION 6 Provides that city entering into an agreement to hold a joint election with a county must notify the county auditor, in writing, at least 30 days prior to the county's publishing deadline of the offices to be filled and any measures appearing on the school district ballot.

SECTION 7 Allows candidates for municipal office to withdraw their nomination any time prior to the deadline for filing for the office.

SECTION 8 Provides that for city elections held in agreement with a county, the election returns must be canvassed as set out in the agreement between the city and the county.

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February 1, 2001

TO: Representative Glen Froseth & Members of the House Political Subs Committee

FR: Al Jaeger, Secretary of State (presented on his behalf by Cory Fong)

RE: HB 1335 - Local Elections Misc Technical Corrections

House Bill 1335 is intended to clean up and clarify a variety of miscellaneous sections of law pertaining to the conduct, administration, and canvassing of local elections.

Sections 1 & 2

Sections 1 and 2 provide that for school district elections held in agreement with a city or county, the election returns must be canvassed and the winners declared as set out in the agreement between the school district and the city or county.

Section 3

Section 3 provides that each school district entering into an agreement to hold a joint election with a county must notify the county auditor, in writing, at least 30 days prior to the county's publishing deadline of the offices to be filled and any measures appearing on the school district ballot.

Section 4

Section 4 provides that elected school board members must file their oath of office with the school business manager within 10 days after the notice of the member's election or appointment. Refusal to take and file an affirmation or oath of office by an elected member must also be deemed a refusal to serve and therefore a failure to qualify for the office.

Section 5

Section 5 sets out the term for city commissioners commencing on the 4th Tuesday in June following their election and ending when their successors are duly elected and qualified.

Section 6

Section 6 provides that a city entering into an agreement to hold a joint election with a county must notify the county auditor, in writing, at least 30 days prior to the county's publishing deadline of the offices to be filled and any measures appearing on the school district ballot.

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Section 7

Section 7 allows candidates for municipal office to withdraw their nomination any time prior to the deadline for filing for the office.

Section 8

Section 8 provides that for city elections held in agreement with a county, the election returns must be canvassed as set out in the agreement between the city and the county.

For these reasons, the Secretary of State's office urges a due pass on HB 1335.

ALVIN A. JAEGER BECRETARY OF STATE

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STATE OF NORTH DAKOTA 600 EAST BOULEVARD AVENUE DEPT 108 BISMARCK ND 68505-0600

February 1, 2001

TO: Representative Gien Froseth & Members of the House Political Subs Committee

FR: Cory Fong, Secretary of States office

RE: HB 1335 - Local Elections Misc Technical Corrections - Proposed Amendments

Proposed Amendments to House Bill No. 1335

Page 2, line 9, replace "thirty" with "fifty-five" and replace "county's publishing deadline" with "election"

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Renumber accordingly



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SECRETARY OF STATE

BTATE OF NORTH DAKOTA 600 EABT BOULEVARD AVENUE DEPT 108 BISMARCK ND 58505-0500

March 2, 2001

TO: Senator Cook & Members of the Senate Political Subdivisions Committee

FR: Cory Fong, Secretary of State's office

RE: HB 1335 - Local Elections Misc Technical Corrections

House Bill 1335 is intended to clean up and clarify a variety of miscellaneous sections of law pertaining to the conduct, administration, and canvassing of city and school district elections.

Sections 1 & 2

Sections 1 and 2 provide that for school district elections held in agreement with a city or county, the election returns must be canvassed and the winners declared as set out in the agreement between the school district and the city or county.

Section 3

Section 3 provides that each school district entering into an agreement to hold a joint election with a county must notify the county auditor, in writing, at least 55 days prior to the election of the offices to be filled and any measures appearing on the school district ballot for ballot preparation and publication purposes.

Section 4

Section 4 provides that an elected school board member must file their oath of office with the school business manager within 10 days after the notice of the member's election or appointment. Refusal to take and file an affirmation or oath of office by an elected member must also be deemed a refusal to serve and therefore a failure to qualify for the office.

Section 5

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HB 1335 - Testimony from Secretary of State March 2, 2001 Page two

Section 7

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