## COUNTY OF RACINE GOVERNMENT SERVICES COMMITTEE

Janet Bernberg, Chairman Katherine Buske, Vice Chairman Melissa Kaprelian-Becker, Secretary Supervisor Thomas E. Roanhouse Supervisor Kiana Johnson-Harden Supervisor Scott Maier Supervisor Mike Dawson

# NOTICE OF MEETING OF THE GOVERNMENT SERVICES COMMITTEE

DATE:

TUESDAY, OCTOBER 3, 2017

TIME:

6:00 p.m.

PLACE:

**AUDITORIUM** 

IVES GROVE OFFICE COMPLEX 14200 WASHINGTON AVENUE STURTEVANT, WI 53177

#### AGENDA

- 1. Public Comments
- 2. Chairman Comments
- 3. Approval of Minute(s) from previous meeting
- 4. New Business
  - A. Boyd Schwartz, RCAP Supervisor, will give a presentation on the Criminal Justice Coordinating Committee.
- 5. Referrals from the County Board.
  - A. Report No. 2017-26 Report by the County Executive make Reappointments and an appointment To the Local Emergency Planning Committee.
  - B. Report No. 2017-27 Report by the County Executive Making an appointment to the Graham Public Library Board of Trustees.
  - C. Resolution No.: 46-217-18 Legislation has been introduced to amend the state statutes to require the Department of Corrections (DOC) to recommend revoking a person's extended supervision parole or probation if the person is charged with a crime while on extended supervision, parole, or probation.
  - D. Resolution No. 08-17-08 Requesting a Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans from Monroe Country
  - E. Resolution 86-2017 To Create a Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans from Sauk County
  - F. Resolution # 2017-30 Fair Maps Redistricting Resolution by Vernon County
  - G. Resolution to Create a nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans by the Town of Hull
- 6. Old Business
  - A. Bev Baker and Jen Reese will review the annual process and policies of the Youth in Governance group and their meeting schedule.
- 7. Adjournment

### GOVERNMENT SERVICES COMMITTEE MEETING September 5, 2017

## AUDITORIUM IVES GROVE OFFICE COMPLEX 14200 WASHINGTON AVENUE STURTEVANT, WISCONSIN 53177

Chairman Bernberg called the meeting of the Government Services Committee to order at 6:00 p.m.

The meeting was attended by Supervisors: Buske, Maier, Dawson, Kaprelian-Becker and Roanhouse. Supervisor Johnson-Harden joined the meeting at 6:06 p.m. Also present was Youth Rep Craig.

Excused: None Absent: Youth Rep Goldammer.

Also attending was Bev Baker and Jen Reese of UW Extension, Tyson Fettes, Racine County Register of Deeds and M.T. Boyle, Racine County Chief of Staff.

#### #1 - Public Comments

None.

### #2 - Chairman Bernberg Comments

Chairman Bernberg announced the absent member and requested youth member Craig read the Youth in Governance Statement.

### #3 – Approval of Minutes from previous meeting(s)

**Action:** To approve the minutes from the August 1, 2017 meeting as printed. **Motion passed.** Moved: Supervisor Maier. Seconded: Supervisor Buske. Vote: All Ayes, No Nays. Youth Vote: Aye.

## #4A. Racine County Register of Deeds, Tyson Fettes spoke on the disaster response to the Burlington Flood in July 2017.

Before speaking about the flooding Mr. Fettes spoke to two vital records questions which Chairman Bernberg asked. The first was the change in legislation recently made that Mr. Fettes advocated for. In the State of Wisconsin, it is a felony to copy a certified birth certificate. The State Department began requesting that passport applicants send two birth certificates with a passport application, one of which could be a copy. The result of Mr. Fettes' working with the legislature is that it is now legal for the County Clerk's office to make a copy of the certified birth certificate for a passport application; it must be stamped "for passport use only". The second issue currently being worked on is the automatic filing of a property deed when a foreclosed property is purchased. Currently it is up to the new owner to file the deed. The process Mr. Tyson is advocating has been in place for years in Milwaukee County, it makes the deed filing an automatic process when the property is purchased. It not only takes the pressure off the new owner and guarantees that the former owner will no longer be billed for back taxes since he will no longer be listed as the owner in the Register of Deeds records.

The Register of Deed's office has a system called GIS run by ESRI that was a tremendous aid in the July flooding in Racine County. Mr. Fettes was in San Diego at the time of the flood at a convention with ESRI which is a geography mapping service. Once he was notified of the Racine County flooding he worked with the ESRI Disaster Recovery Group and a Damage Assessment App was created specific to the affected areas in Racine County. Mr. Fettes showed the committee on the ESRI maps how the app worked. The app was loaded to a user's smart phone with a password and id then that individual could begin inputting damage information for a property by answering the preprogrammed questions. Once it was entered it then created a 'pin' on the map in either city or town of Burlington. Photos could accompany the information as well. Data for all the disaster team to see on the app included things like road closures, flood levels and where sandbags were located for picking up. Any public calls made to 211 regarding the disaster also went into the app data base. This made it very thorough for reporting all the facts to FEMA.

This app was non-public facing and did not cost anything extra to the County of Racine other than what is already paid for ESRI service.

Kim Christman along with David Maack will organize this app to have it at the ready for any future disaster use. There will be an 'after action report' issued by Racine County Chief of Staff M.T. Boyle and David Maack, Racine County Emergency Management Coordinator. Mr. Fettes then answered questions from the committee.

## #5A. – 2017 Resolutions of the Wisconsin Counties Association. Resolutions 1 through 51; M.T. Boyle will discuss resolutions that pertain to our committee to get committee's recommendations.

#### 2017 Resolutions of the Wisconsin Counties Association.

Discussion began on resolutions 1-61 with the Committee and Racine County Chief of Staff M.T. Boyle. The chart of resolutions provided by Ms. Boyle had Racine County's position on each resolution. The committee reviewed and discussed each making the following changes.

## Resolution 5 by Menominee County Supporting the Paris Climate Agreement.

The county was listed as opposed. The committee discussed the resolution; some members felt it was important for the county to support the Paris Climate Agreement because it shows that the committee believes in climate change and that it is an important topic.

Action: To support Menominee in Resolution 5 and recommend changing Racine County's

Position from Oppose to Support. **Motion passed.** Moved: Supervisor Kaprelian-Becker. Seconded: Supervisor Dawson. Vote: Supervisors Johnson-Harden, Roanhouse, Dawson, Kaprelian-Becker, Bernberg Voted Aye. Supervisors Buske and Maier Voted Nay. Youth Vote: Aye. Motion carried.

### Resolution 13 by Eau Claire County Supporting Creation of a Nonpartisan Procedure for the

Preparation of Legislative and Congressional Redistricting Plans

Resolution 14 by Lincoln County Creating a Nonpartisan Procedure for the Preparation of

Legislative and Congressional Redistricting Plans

## Resolution 15 by Dunn County Supporting Creation of a Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans

The county was listed as neutral on all three resolutions. The committee discussed the resolutions; members felt it important to have a nonpartisan group prepare redistricting plans in the future.

Action: To support Eau Claire, Lincoln and Dunn Counties in Resolutions 13, 14 and 15 respectively and recommend changing Racine County's position from Neutral to Support.

Motion Passed. Moved Supervisor Kaprelian-Becker. Second: Supervisor Dawson.

Vote: All Ayes, No Nays. Youth Vote: Aye.

## Resolution 24 by Walworth County Requesting Adequate Funding from the State and Federal

Government for Medicare and Medicaid Reimbursement to Skilled Nursing Facilities

Resolution 25 by Vernon County Requesting the State Legislature Increase Nursing Home Medicaid Funding

## Resolution 26 by Bayfield County Requesting an Increase in Medicaid Reimbursement Rates

Resolution 27 by Dunn County Urging the Wisconsin Legislature and Governor to Enact

### Legislation to Increase Medicaid Reimbursement Rates

The county was listed as Neutral on all four resolutions. The committee discussed the resolutions and determined each had merit. Each resolution addressed the Medicare and Medicaid monetary issues from a different angle. The committee wanted to support each one.

**Action:** To support Walworth, Vernon, Bayfield and Dunn Counties in Resolutions 24, 25, 26 and 27 respectively and recommend changing Racine County's position from Neutral to Support.

Motion Passed. Moved Supervisor Kaprelian-Becker. Second: Supervisor Buske.

Vote: All Ayes, No Nays. Youth Vote: Ave.

# Resolution 37 by Marinette County Requesting the State Legislature Enact Legislation Authorizing Counties to Impose up to .1% Sales Tax Exclusively for Economic Development, Tourism and Infrastructure for the Same

The county is listed as N/A because Racine County does not have a sales tax now. The committee discussed this resolution and the possible future implications for Racine County. The committee determined the tax option would be good for Racine County to have access to especially as it pertains to Economic Development, tourism and Infrastructure. **Action:** To support Marinette County in Resolution 37 and recommend changing Racine County's Position from N/A to Support. **Motion Passed**. Moved Supervisor Buske. Second: Supervisor Dawson. Vote: All Ayes, No Nays. Youth Vote: Aye.

Action: The list of 2017 WCA Resolutions amended as noted above are approved by this committee and will be provided to County Board Chairman Rusty Clark as Racine County's representative at the Wisconsin Counties Association Annual Meeting. Motion Passed. Moved Supervisor Kaprelian-Becker. Second: Supervisor Dawson. Vote: All Ayes, No Nays. Youth Vote: Aye.

#6A. - Bev Baker and Jen Reese will present a full scope of the application, interview and Youth in Governance policy for the committee to review; Group 4 Evaluation Summaries from the May Orientation and June Tour; Program Overview and Foundation and map of Racine County Board Districts and School Districts.

Bev Baker and Jen Reese presented YIG Group 4 Evaluation Summaries from the May Orientation and June Tours; Program overview and Foundation and Map of Racine County Board Districts and School Districts. Handouts were given to the committee from Group 4 of the YIG program, one covered the youth's opinions on how the orientation prepared them for their role as a representative in the YIG program. The bus tour the group took in June was also evaluated by answering three questions. The results were reviewed by the committee. The handout 'Racine County Youth in Governance Program Foundation and Overview' information given to the committee to evaluate and discern the information. They were asked to bring changes and suggestions to the next meeting. The committee also discussed the 9<sup>th</sup> through 12<sup>th</sup> grade population as it resides in the county from the map and school population presented. Discussion regarding selection process and new strategies needed were brought forth. It was agreed the information should be brought to the next meeting in October.

### #7. - Adjournment

**Action:** To adjourn the meeting at 8:30 p.m. **Motion passed.** Moved: Supervisor Kaprelian-Becker. Seconded: Supervisor Buske. Vote: All Ayes, No Nays. Youth Vote: Aye.

### **REPORT NO. 2017-26**

## REPORT BY THE COUNTY EXECUTIVE MAKING REAPPOINTMENTS AND AN APPOINTMENT TO THE LOCAL EMERGENCY PLANNING COMMITTEE

To the Honorable Members of the Racine County Board of Supervisors:

The terms of two of the members of the Local Emergency Planning Committee will expire on September 30, 2017. These member's services have been valuable to the LEPC, and they have expressed a willingness to serve another term. Therefore, I hereby reappoint, for a term to expire on September 30, 2019:

Chief Sean Marschke 2801 – 89<sup>th</sup> Street Sturtevant, WI 53177

Allison Thielen 2219 West High Street Racine, WI 53404

A vacancy will exist on the Local Emergency Planning Committee due the promotion of Lt. Daniel Adams within the Racine County Sheriff's Office. To fill this vacancy, I hereby appoint, for a term ending September 30, 2019:

**Lt. Chad Schulman** 717 Wisconsin Avenue Racine, WI 53403

I ask that you confirm these reappointments and appointment.

Sincerely,

Jonathan Delagrave County Executive

### **REPORT NO. 2017-27**

## REPORT BY THE COUNTY EXECUTIVE MAKING AN APPOINTMENT TO THE GRAHAM PUBLIC LIBRARY BOARD OF TRUSTEES

To the Honorable Members of the Racine County Board of Supervisors:

A vacancy exists in a trustee position on the Graham Public Library in Union Grove. To fill that position, I hereby appoint, for a term to end June 30, 2020:

## **Jill Peterson** 7625 W. 5 Mile Road

Franksville, WI 53126

Jill Peterson is a 5<sup>th</sup> and 6<sup>th</sup> grade English teacher at Raymond Elementary School. Jill recognizes the connection between libraries, lifelong learning and the importance of working together with community partners. Jill takes the time to research lesson plans to offer her students a comprehensive learning experience.

I ask that you confirm this appointment.

Sincerely,

Jonathan Delagrave County Executive

## RESOLUTION NO.: <u>46—2017-18</u>

### TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

### LADIES AND GENTLEMEN:

1

2

3

4

5

6

7

8

9

10 11

12

13 14

15

16

17

18

19

20

21

22

23 24

25 26 27 **MAJORITY** 

Legislation has been introduced to amend the state statutes to require the Department of Corrections (DOC) to recommend revoking a person's extended supervision, parole or probation if the person is charged with a crime while on extended supervision, parole, or probation. This legislation, as drafted, could result in predictable unjust outcomes causing increased incarceration at an increased cost to the state and counties. The DOC estimates this legislation could result in an increase of 5,570 revocation cases each year. This means 5,570 more individuals would be occupying county jails without reimbursement from the DOC. Essentially this bill is an unfunded mandate to Wisconsin county jails. In addition, it is estimated that this bill could result in increased operations costs (excluding possible construction costs) to the DOC of \$51.9 million during the first year of enactment and permanent increased operations costs of approximately \$149.3 million after the population is annualized during the second year of enactment. NOW THEREFORE, the undersigned members of the Public Safety Committee recommend adoption of the following resolution. BE IT RESOLVED, that the Outagamie County Board of Supervisors does oppose any legislation that automatically revokes a person's probation if that person is charged with a crime, and BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a copy of this resolution to the Outagamie County Executive, all Wisconsin counties, and the Outagamie County Lobbyist for distribution to the Governor and the Legislature. Dated this & day of August 2017 Respectfully Submitted, PUBLIC SAFETY COMMITTEE

28 29 30 James Dunc

Ilee W. Hammen

30 31

32 33



Govi, Ser

## OUTAGAMIE COUNTY BOARD MEETING AUGUST 8, 2017

## **RESOLUTION NO. 46—2017-18**

Supervisor T. Krueger moved, seconded by Supervisor Patience, for adoption.

## RESOLUTION NO. 46—2017-18 IS ADOPTED.

17 SEP 13
PH 12: 52

P RoiCall-Pro Advanced (ue:	Thy August (2017)				X SITTLE S
1 THOMPSON	YES	13. WEGAND	Absent	25.NO0YEN	YES
2. MILLER	YES	14 DEGROOT	YES	26 DUNCAN	YES
3 GRADY	YES	15. VANDEN HEUVEL	Absent	27. CULBERTSON	YES
4 PATIENCE	YES	16. Lemanski	Absent	28. STURN	YES
S. GABRIELSON	YES	17. CROATE	YES	29. BUCHMAN	YES
6 FOSS	YES	18 SPEĀRS	YES	30. GRIESBACH	YES
7. HAMMEN	YES	39 STUECK	YES	31 CLEGG	YES
8. T. KRUEGER	YES	20 THOMAS	YES	32 VANDERHEIDEN	YES
9.1 KRUEGER	YES	21 THYSSEN	YES	O'CONNOR SCHEVERS	YES
10-LAMERS	YES	22 HAGEN	YES	34. RETTLER	Absent
11 MEYER	Absent	23. KLEMP	Absent	35. MELCHERT	YES
12 McDANIEL	YES	24 PLEUSS	YES	36.SUPRISE	YES
Item 27	Item 27 Passed (30 Y - 0 N - 0 A - 6 Absent) Majority Vote >				

3.			
2	Katoria	Pahine	Jong Knegn
4	Katrin Patien		Tony Kryeger
5		1	•
6			
7	MIL	Marin	
8	· // wy	- POPPO	
9	Mike\Thoma:	3	
10	~		
11			1000 D
12	Duly and offi	cially adopted by the County Board	Ion: Hugest 0,001+
13		( ) 7	
14			and when he
15	Signed:	THE HOW	Tour Labordo
16		Board Charperson	County Clerk
17		04/	
18		8.9.10	
19	Approved:	0 1 1	Vetoed:
20		$\sim 11/1$	
21			
22	Signed:		
23		County Executive	



## State of Misconsin 2017 - 2018 LEGISLATURE

LRB-0448/1 CMH:kjf

## 2017 SENATE BILL 54

February 21, 2017 - Introduced by Senators Vukmir, Craig, Feyen, Nass and Stroebel, cosponsored by Representatives Sanfelippo, Kleefisch, Jacque, Horlacher, Murphy, Duchow, Tusler, Gannon, Knodi., Ott, Kremer, Tittl, Spiros, Skowronski and Allen. Referred to Committee on Judiciary and Public Safety.

AN ACT to amend 302.113 (8m) (a), 302.114 (8m) (a), 304.06 (3) and 973.10 (2)

(intro.) of the statutes; relating to: recommendation to revoke parole,

probation, and extended supervision if a person is charged with a crime.

#### Analysis by the Legislative Reference Bureau

This bill requires the Department of Corrections to recommend revoking a person's extended supervision, parole, or probation if the person is charged with a crime while on extended supervision, parole, or probation.

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

- 4 Section 1. 302.113 (8m) (a) of the statutes is amended to read:
- 5 302.113 (8m) (a) Every person released to extended supervision under this
- 6 section remains in the legal custody of the department. If the department alleges
- 7 that any condition or rule of extended supervision has been violated by the person,
- 8 the department may take physical custody of the person for the investigation of the

2017 - 2018 Legislature

-2-

LRB-0448/1 CMH:kjf SECTION 1

### SENATE BILL 54

alleged violation. If the person is charged with a crime, the department shall recommend that the person's extended supervision be revoked.

SECTION 2. 302.114 (8m) (a) of the statutes is amended to read:

302.114 (8m) (a) Every person released to extended supervision under this section remains in the legal custody of the department. If the department alleges that any condition or rule of extended supervision has been violated by the person, the department may take physical custody of the person for the investigation of the alleged violation. If the person is charged with a crime, the department shall recommend that the person's extended supervision be revoked.

Section 3. 304.06 (3) of the statutes is amended to read:

department unless otherwise provided by the department. If the department alleges that any condition or rule of parole has been violated by the prisoner, the department may take physical custody of the prisoner for the investigation of the alleged violation. If the department is satisfied that any condition or rule of parole has been violated it shall afford the prisoner such administrative hearings as are required by law. If the person is charged with a crime, the department shall recommend that the person's parole be revoked. Unless waived by the parolee, the final administrative hearing shall be held before a hearing examiner from the division of hearings and appeals in the department of administration who is licensed to practice law in this state. The hearing examiner shall enter an order revoking or not revoking parole. Upon request by either party, the administrator of the division of hearings and appeals shall review the order. The hearing examiner may order that a deposition be taken by audiovisual means and allow the use of a recorded deposition under s. 967.04 (7) to (10). If the parolee waives the final administrative hearing, the

2017 - 2018 Legislature

- 3 -

LRB-0448/1 CMH:kjr SECTION 3

## SENATE BILL 54

secretary of corrections shall enter an order revoking or not revoking parole. If the examiner, the administrator upon review, or the secretary in the case of a waiver finds that the prisoner has violated the rules or conditions of parole, the examiner, the administrator upon review, or the secretary in the case of a waiver, may order the prisoner returned to prison to continue serving his or her sentence, or to continue on parole. If the prisoner claims or appears to be indigent, the department shall refer the prisoner to the authority for indigency determinations specified under s. 977.07 (1).

SECTION 4. 973.10 (2) (intro.) of the statutes is amended to read:

973.10 (2) (intro.) If a probationer violates the conditions of probation, the department of corrections may initiate a proceeding before the division of hearings and appeals in the department of administration. If the person is charged with a crime, the department shall recommend that the person's probation be revoked. Unless waived by the probationer, a hearing examiner for the division shall conduct an administrative hearing and enter an order either revoking or not revoking probation. Upon request of either party, the administrator of the division shall review the order. If the probationer waives the final administrative hearing, the secretary of corrections shall enter an order either revoking or not revoking probation. If probation is revoked, the department shall:

#### Section 5. Initial applicability.

(1) This act first applies to charges that are filed on the effective date of this subsection.

5

6

7

8



## State of Misconsin 2017-2018 LEGISLATURE

LRB-1922/1 CMH:kjf

## 2017 ASSEMBLY BILL 94

February 24, 2017 - Introduced by Representatives Sanfelippo, Kleefisch, Jacque, Horlacher, Murphy, Duchow, Tusler, Gannon, Knodl, Ott, Kremer, Tittl, Spiros, Skowronski and Allen, cosponsored by Senators Vukmir, Craig, Feyen, Nass and Stroebel. Referred to Committee on Corrections.

AN ACT to amend 302.113 (8m) (a), 302.114 (8m) (a), 304.06 (3) and 973.10 (2)

(intro.) of the statutes; relating to: recommendation to revoke parole,
probation, and extended supervision if a person is charged with a crime.

#### Analysis by the Legislative Reference Bureau

This bill requires the Department of Corrections to recommend revoking a person's extended supervision, parole, or probation if the person is charged with a crime while on extended supervision, parole, or probation.

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

SECTION 1. 302.113 (8m) (a) of the statutes is amended to read:

302.113 (8m) (a) Every person released to extended supervision under this section remains in the legal custody of the department. If the department alleges that any condition or rule of extended supervision has been violated by the person, the department may take physical custody of the person for the investigation of the

2017 - 2018 Legislature

-2-

LRB-1922/1 CMH:kjf Section 1

#### ASSEMBLY BILL 94

alleged violation. If the person is charged with a crime, the department shall recommend that the person's extended supervision be revoked.

SECTION 2. 302.114 (8m) (a) of the statutes is amended to read:

302.114 (8m) (a) Every person released to extended supervision under this section remains in the legal custody of the department. If the department alleges that any condition or rule of extended supervision has been violated by the person, the department may take physical custody of the person for the investigation of the alleged violation. If the person is charged with a crime, the department shall recommend that the person's extended supervision be revoked.

SECTION 3. 304.06 (3) of the statutes is amended to read:

department unless otherwise provided by the department. If the department alleges that any condition or rule of parole has been violated by the prisoner, the department may take physical custody of the prisoner for the investigation of the alleged violation. If the department is satisfied that any condition or rule of parole has been violated it shall afford the prisoner such administrative hearings as are required by law. If the person is charged with a crime, the department shall recommend that the person's parole be revoked. Unless waived by the parolee, the final administrative hearing shall be held before a hearing examiner from the division of hearings and appeals in the department of administration who is licensed to practice law in this state. The hearing examiner shall enter an order revoking or not revoking parole. Upon request by either party, the administrator of the division of hearings and appeals shall review the order. The hearing examiner may order that a deposition be taken by audiovisual means and allow the use of a recorded deposition under s. 967.04 (7) to (10). If the parolee waives the final administrative hearing, the

2017 - 2018 Legislature

- 3 -

LRB-1922/1 CMH:kjf SECTION 3

#### **ASSEMBLY BILL 94**

secretary of corrections shall enter an order revoking or not revoking parole. If the examiner, the administrator upon review, or the secretary in the case of a waiver finds that the prisoner has violated the rules or conditions of parole, the examiner, the administrator upon review, or the secretary in the case of a waiver, may order the prisoner returned to prison to continue serving his or her sentence, or to continue on parole. If the prisoner claims or appears to be indigent, the department shall refer the prisoner to the authority for indigency determinations specified under s. 977.07 (1).

SECTION 4. 973.10 (2) (intro.) of the statutes is amended to read:

973.10 (2) (intro.) If a probationer violates the conditions of probation, the department of corrections may initiate a proceeding before the division of hearings and appeals in the department of administration. If the person is charged with a crime, the department shall recommend that the person's probation be revoked. Unless waived by the probationer, a hearing examiner for the division shall conduct an administrative hearing and enter an order either revoking or not revoking probation. Upon request of either party, the administrator of the division shall review the order. If the probationer waives the final administrative hearing, the secretary of corrections shall enter an order either revoking or not revoking probation. If probation is revoked, the department shall:

#### SECTION 5. Initial applicability.

(1) This act first applies to charges that are filed on the effective date of this subsection.

Gov, Sierri

## RESOLUTION NO. 08-17-08

## RESOLUTION REQUESTING A NONPARTISAN PROCEDURE FOR THE PREPARATION OF LEGISLATIVE AND CONGRESSIONAL REDISTRICTING PLANS

1	WHEREAS, currently under the state constitution, the legislature is directed to redistrict
2	legislative districts according to the number of inhabitants at its next session following the
3	decennial federal census by the majority party; and at the same intervals, the legislature also
4	reapportions congressional districts pursuant to federal law; and
5	·
6	WHEREAS, legislative and congressional redistricting plans enacted pursuant to this
7	procedure are used to elect members of the legislature and members of Congress in the fall of
8	the second year following the year of the census; and
9	
10	WHEREAS, historically legislative and congressional plans in Wisconsin have been subject to
11	partisan influence that put the desires of politicians ahead of the electoral prerogative of the
12	people; and
13	
14	WHEREAS, the 2011 partisan drawing of maps lead to litigation that cost taxpayers nearly
15	\$1.9 million; and
16	The State of the S
17	WHEREAS, a panel of federal district court judges has ruled that the redistricting that was
18	WHERBAS, a panel of federal district court judges has ruled that the redistricting that was done in Wisconsin in 2011 was unconstitutional; and
19	WILDER C
20	WHEREAS, redistricting to achieve partisan gains is improper, whether it is done by Republicans or Democrats; and
21	Republicans or Democrats; and
22	
23	WHEREAS, Monroe County itself has created supervisory districts, pursuant to §59 10 Wis.
24	Stats., in a nonpartisan manner and also balancing city, village and town interests and believes
25	that that approach has well served the citizens of Monroe County, Wisconsin.
26	and that approach has well served the orazers of twomoc country, wisconsin.
27	NOW THEREFORE BE IT RESOLVED that the Monroe County Board of Supervisors states its
28	support for the creation of a nonpartisan procedure for the preparation of legislative and
29	congressional redistricting plans; and
30.	congressional registricing plans, and
31	BE IT FURTHER RESOLVED that the process promote more accountability and transparency
32	and prohibits the consideration of voting patterns, party information, and incumbents' residence
33	information or demographic information in description and incumbents' residence
34	information or demographic information in drawing the maps, except as necessary to ensure
35	minority participation as required by the U.S. Constitution.
36	DE IT ETIDTUED DECOTATED that the Country Classical Street Association is a second sec
30 37	BE IT FURTHER RESOLVED that the County Clerk is directed to send a copy of this resolution
	to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin
38	Towns Association, the Wisconsin League of Municipalities, all members of the state legislature,
39	and to each Wisconsin County.

Offered by the Administrative & Personnel Committee this 23rd day of August, 2017.

Fiscal Note: Postage and indirect personnel costs to provide the resolution to the parties set out above.

Purpose: To inform the above identified parties of the position of Monroe County against partisan agendas being utilized in establishing voting districts.

Finance Vote (If required):	Committee of Jurisdiction Forwarded on: <u>August 8</u> , 20 17
Approved as to form on	Committee Chair: Alles Soll Megalina Sole Dellary Solar Reeden Sole Dellary Solar Folce
ADOPTED DIFAILED DIAMENDED  DIGHT County Board Vote on: Aug 23 20 17  10 Yes 6 No 0 Absent	STATE OF WISCONSIN COUNTY OF MONROE  I, SHELLEY R. BOHL, Monroe County Clerk, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution # 08-17-08 acted on by the Monroe County Board of Supervisors at the meeting held on August 23, 2017  SHELLEY R. BOHL, MONROE ODUNTY CLERK  A raised seal certifies an official document.

GOV. SOFT

## RESOLUTION NO. 9 - 2017

# RESOLUTION TO CREATE A NONPARTISAN PROCEDURE FOR THE PREPARATION OF LEGISLATIVE AND CONGRESSIONAL REDISTRICTING PLANS

	7301	<u>~:</u>
Background: This is a resolution brought forth by Supervisor Vedro that requests changes in the redistricting process.		F <sub>G</sub>
•	œ:	N
		Amilian.
		نس و و
Fiscal Note: [x] Not Required [] Budgeted Expenditure [] Not Budgeted	67	
Comments:		
	美	y\$-

WHEREAS, currently under the state constitution, the legislature is directed to redistrict legislative districts according to the number of inhabitants at its next session following the decennial census by the majority party, and at the same intervals, the legislature also reapportions congressional districts pursuant to federal law; and,

WHEREAS, legislative and congressional redistricting plans enacted pursuant to this procedure are used to elect members of the legislature and members of Congress in the fall of the second year following the year of the census; and,

WHEREAS, historically legislative and congressional plans in Wisconsin have been subject to partisan influence that puts the desires of politicians ahead of the electoral prerogative of the people; and,

WHEREAS, the 2011 process to draw the maps and fight litigation contesting those maps cost taxpayers nearly \$1.9 million; and

WHEREAS, a panel of federal district court judges has ruled that the redistricting that was done in Wisconsin in 2011 was unconstitutional; and,

WHEREAS, redistricting to achieve partisan gains is improper, whether it is done by Republicans or Democrats; and,

NOW, THEREFORE, BE IT RESOLVED, by the Sauk County Board of Supervisors met in regular session, does hereby urge the creation of a nonpartisan procedure for the preparation of legislative and congressional redistricting plans; and,

STATE OF WISCONSIN)

COUNTY OF SAUK

I hereby certify that this resolution ford is a rue & correct copy as passed by the

Sauk County Board of Supervisors

(Seal) Rebecca C. Evert, Sauk County Cler

RESOLUTION NO. 66 - 2017
RESOLUTION TO CREATE A NONPARTISAN PROCEDURE FOR THE PREPARATION OF LEGISLATIVE AND CONGRESSIONAL REDISTRICTING PLANS
Page 2

BE IT FURTHER RESOLVED, that the Board strongly support requiring the State Legislature to wait to create their districts until local governments produce and provide their numbers, wards and district information to the State; and require the State to use those local boundaries to create state districts, providing for more efficient election administration; and,

BE IT FURTHER RESOLVED, that the process promotes more accountability and transparency and prohibits the consideration of voting patterns, party information, and incumbents' residence information or demographic information in drawing the maps, except as necessary to ensure minority participation as required by the U.S. Constitution; and,

BE IT FURTHER RESOLVED, that the County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County.

For consideration by the Sauk County Board of Supervisors on September 19, 2017.

Respectfully submitted:

**EXECUTIVE & LEGISLATIVE COMMITTEE** 

DENNIS POLIVKA

WILLIAM HAMBRECHT

Fiscal Note: No impact.

,;;

MIS Note: No information systems impact.



fassid

VOTE: 086-2017 DATE: 2017/09/19 TIME: 19:56:30

MOTION: Resolution To Create A Nonpartisan Procedure For The Preparation Of Legislative And Congressional Redistricting Plans.

PROPOSED: Czuprynko SECONDED: Vedro

#### VOTE TOTALS:

YES : 21
ABSENT : +3, Excused
NO : 7

TOTAL : 28 31

## THE INDIVIDUAL RESULTS WERE AS FOLLOWS MIC CARD DELEGATE INFORMATION VO.

1	. 1	Mr	Wally Czuprynko	YES	
2	2	Mr	Thomas Kriegl	YES	
3	3	Mr	Tim Meister	YES	
4	4	Mr	Nathan Johnson	YES	
5	5	Mr	Clark J. Pettersen	YES	
6	6	Mr	John Dietz	YES	
7	7	Mr	Craig Braunschweig	NO	
8	8	Mr	John M. Deitrich	YES	
9	9	Mr	Tommy Lee Bychinski	YES	
11	11	Mr	Richard M. Flint	Absent,	Excused
12	12		David J. Moore	Mossist	Excused
13	13	Ms	Kristin K. White Eagle	YES	nuna
14	14	Ms	Rebecca Hovde	YES	
15	15	Mr	Peter J. Vedro	YES	
16	16	$\mathtt{Mr}$	John Miller	YES	
18	18	Mr	Scott Von Asten	YES	
19	19	Ms	Andrea Lombard	МО	
20	20	Ms	Judy Ashford	YES	
21	21	Mr	Chuck Spencer	NO	
22	22	Ms	Jean E. Berlin	YES	
23	23	Mr	Dennis Polivka	NO	
24	24	Mr	David A. Riek	YES ·	

26 26 Mr Eric Peterson
27 27 Mr Andy Andrews
28 28 Mr William Hambrecht
YES

NO
WYEN

YES

NO
WYEN

NO

YES

29 29 Mr William F. Wenzel YES
30 30 Ms Donna Stehling YES
31 31 Mr Henry Netzinger NO
32 17 Ms Joan Fordham YES

25 25 Mr Brian L. Peper

CHO 10 Mr Marty Krueger





### Fair Maps - Redistricting Resolution

WHEREAS, currently under the state constitution, the legislature is directed to redistrict legislative districts according to the number of inhabitants at its next session following the decennial federal census by the majority party; and at the same intervals, the legislature also reapportions congressional districts pursuant to federal law, and

WHEREAS, legislative and congressional redistricting plans enacted pursuant to this procedure are used to elect members of the legislature and members of Congress in the fall of the second year following the year of the census, and

WHEREAS, historically legislative and congressional plans in Wisconsin have been subject to partisan influence that put the desires of politicians ahead of the electoral prerogative of the people, and

WHEREAS, the 2011 process to draw the maps and fight litigation contesting those maps cost taxpayers nearly \$1.9 million, and

WHEREAS, a panel of federal district court judges has ruled that the redistricting that was done in Wisconsin in 2011 was unconstitutional, and

WHEREAS, redistricting to achieve partisan gains is improper, whether it is done by Republicans or Democrats,

NOW THEREFORE BE IT RESOLVED that the Vernon County Board of Supervisors insists upon the creation of a nonpartisan procedure for the preparation of legislative and congressional redistricting plans, and

BE IT FURTHER RESOLVED that the process promotes more accountability and transparency and prohibits the consideration of voting patterns, party information, and incumbents' residence information or demographic information in drawing the maps, except as necessary to ensure minority participation as required by the U.S. Constitution.

BE IT FURTHER RESOLVED that the County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County.

Recommended for consideration by the full County Bo Dated: September 19, 2017	ard			ij.
Submitted by			二 第	
Marin	Yes 5 No O Absent/Abstain		2	
Mike Leis, Legal Affairs Committee Chair	100101bbollu11bbulli1			
			Ö Ö	May are span
Adopted by the Vernon County Board of Supervisors _	9-9, 2017.	Ž.	Marine Antonia	i de la companya de l
A contract of the contract of				

Attest:

Ron Hoff, County Clerk



## Resolution to Create a Nonpartisan Procedure for the Preparation of Legislative and Congressional Redistricting Plans

WHEREAS, Pursuant to Article VI, Section 3 of the Wisconsin Constitution, the Wisconsin Legislature is directed to redistrict legislative districts "according to the number of inhabitants" at its next session following the decennial federal census. At the same intervals, the legislature also reapportions congressional districts pursuant to federal law, and

WHEREAS, historically legislative and congressional plans in Wisconsin have been subject to partisan influence that put the desires of politicians ahead of the electoral prerogative of the people, and

WHEREAS, the state and congressional districts belong to the citizens of Wisconsin and should be designed with the best interest of Wisconsin's democracy and its citizens, and not be a tool used by those in power to protect and bolster their power, and

WHEREAS, a panel of federal district court judges has ruled that the redistricting done in Wisconsin in 2011 was unconstitutional. Legal cost in defense of the 2011 redistricting has already cost taxpayers in excess of \$2.1 million, with still continued litigation at the Supreme Court,

BE IT RESOLVED, that the Town of Hull Board of Supervisors, County of Portage, Wisconsin, calls upon the State Legislature, prior to Election Day of November 6<sup>th</sup>, 2018, to pass legislation that creates a fair, nonpartisan procedure for the preparation of legislative and congressional redistricting plans, that promote more accountability and transparency, and prohibits the consideration of voting patterns, party information, and incumbents' residence information or demographic information in drawing maps, except as necessary to ensure minority participation as required by the United States Constitution.

BE IT FURTHER RESOLVED, that the Town of Hull Clerk is hereby directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County.

Adama Tour Elling	the second secon	
Adopted by the Town of Hull Board of Supervi	sors this 11" day of September, 2017. 🤝 🔠	
- Wahar	Tail Helesan a	
John Holdridge, Chaipperson	David Pederson, Supervisor	
David Will	Sant M Way &	
David Wilz, Supervisor	Janet Way, Supervisor	
Rick Stautz, Supervispr	Attest: Janet Wolle, Clerk	