

S.B. 93

GUBERNATORIAL APPOINTMENT POWERS AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2

FEBRUARY 10, 2010 12:50 PM

Representative **Craig A. Frank** proposes the following amendments:

1. *Page 2, Lines 50 through 52*

Senate 2nd Reading Amendments

2-1-2010:

50 (ii) the governor shall ~~§~~→ resubmit the name of the nominee described in Subsection

50a ~~(2)(a) or §~~ submit the name of [~~another~~] a different nominee to the Senate

51 for consent no later than {~~one month~~} sixty days after the date on which the nomination was rejected
by the

52 Senate.

2. *Page 3, Line 65:*

65 (ii) the governor may :

(A) (I) reappoint the interim manager to whom the Senate failed to consent within 30 days; and

(II) resubmit the name of the person described in Subsection (3)(b)(ii)(A)(I) to the Senate for

consent as interim manager; or

(B) appoint [~~another~~] a different interim manager under Subsection

3. *Page 3, Lines 73 through 77:*

73 (d) ~~{(i)}~~ If the Senate fails to consent to a nominee whose name is submitted under

74 Subsection (3)(c)(ii) within 30 days after the day on which the governor submits the name to

75 the Senate {~~;~~} :

(i) the nomination is considered rejected {~~;~~} ; and

76 (ii) ~~{If the Senate rejects the governor's appointment of an interim manager,}~~ the

77 governor shall :

(A)(I) reappoint the person described in Subsection (3)(d); and

(II) resubmit the name of the person described in Subsection (3)(d) to the Senate for consent as

interim manager; or

(B) appoint a different interim manager in the manner required by Subsection (3)(a).