
Subject: RE: Public Records Public Records Law Request (WI-REP-22-0111)
Date: Friday, April 1, 2022 at 4:04:15 PM Eastern Daylight Time
From: Redell, Carol
To: AO Records
CC: Rep.Vos, Fawcett, Steve, Blazel, Ted
Attachments: ASM63 - 2022.02.01 - Am Oversight - reports.zip

EXTERNAL SENDER

Marwah Adhoob
American Oversight
records@americanoversight.org

Dear Marwah:

Open records requests are processed through the Assembly Chief Clerk's office for billing purposes only. You submitted an open records request to Representative Vos. The records are being provided in electronic format and, thus, there is no charge for any location or reproduction costs. Accordingly, all records that are responsive to your request are attached to this email.

Carol Redell
Office of the Assembly Chief Clerk
17 West Main Street, Suite 401
Madison, Wisconsin 53703
608.266.1501
carol.redell@legis.wi.gov

From: Courtney Milbank <cmilbank@bopplaw.com>
Sent: Thursday, January 27, 2022, 8:11 PM
To: "Fawcett, Steve" <Steve.Fawcett@legis.wisconsin.gov>
Subject: RE: Wisc Gableman PRR - Legislative Council Memo

No. I haven't seen anything.

Courtney Turner Milbank, JD, MBA
Attorney

The Bopp Law Firm, PC | www.bopplaw.com
The National Building | 1 South 6th Street | Terre Haute, Indiana 47807
voice: (812) 232-2434, ext. 42 | fax: (812) 235-3685 | cmilbank@bopplaw.com

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On Jan 27, 2022, 6:05 PM -0500, Fawcett, Steve <Steve.Fawcett@legis.wisconsin.gov>, wrote:

Did you ever get an answer on this? From: Courtney Milbank <cmilbank@bopplaw.com>
Sent: Tuesday, January 25, 2022 3:02 PM
To: Fawcett, Steve <Steve.Fawcett@legis.wisconsin.gov>
Cc: Cassandra Dougherty <CDougherty@bopplaw.com>
Subject: FW: Wisc Gableman PRR - Legislative Council Memo

Steve, In our hearing the other day, American Oversight mentioned a legislative counsel memo, dated October 1, 2021. See email below discussing the memo. Do you have access to this memo? Or is there public access to legislative counsel memos? I would like to review this memo before filing our reply, but have not yet seen a copy of it. Courtney -----

Courtney Turner Milbank, JD, MBA Attorney The Bopp Law Firm, PC | www.bopplaw.com The National Building | 1 South 6th Street | Terre Haute, Indiana 47807 voice: (812) 232-2434, ext. 42 | fax: (812) 235-3685 | cmilbank@bopplaw.com **NOTICE AND DISCLAIMERS:** *The preceding message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you believe that this message has been sent to you in error, please (1) do not read it, (2) reply to the sender that you have received the message in error, and (3) erase or destroy the message. To the extent this e-mail message contains legal advice, it is solely for the benefit of the client(s) of The Bopp Law Firm, P.C. represented by the Firm in the particular matter that is the subject of this message and may not be relied upon by any other party. Internal Revenue Service regulations require that certain*

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From: Cassandra Dougherty <CDougherty@bopplaw.com>

Sent: Tuesday, January 25, 2022 3:59 PM

To: Courtney Milbank <cmilbank@bopplaw.com>

Subject: Wisc Gableman PRR - Legislative Council Memo

Hi Courtney: Please see below for everything AO said on the legislative council memo: [Dane County Circuit Court: American Oversight vs. Assembly Office of Special Counsel et al - WisconsinEye \(wiseeye.org\)](#) (at 01:39:18) • Under open records law, if you request a record or if record is subject of litigation, it cannot be deleted. § 19.35(5). • There is a Legislative Council memo “prepared on this very point” dated October 1, 2021, where the Legislative Council says that “**because the OSC is a sub-unit of the legislature, it is not exempt from record retention requirements as individual legislators are.**” (at 01:40:43) • Petitioner argues that Respondents cannot assert new reasons for denial; cites Breyer. **Cassandra Dougherty, JD Associate Attorney** The Bopp Law Firm, PC | www.bopplaw.com The National Building | 1 South 6th Street | Terre Haute, Indiana 47807 voice: (812) 232-2434, ext. 42 | fax: (812) 235-3685 | cdougherty@bopplaw.com **NOTICE AND DISCLAIMERS:** *The preceding message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you believe that this message has been sent to you in error, please (1) do not read it, (2) reply to the sender that you have received the message in error, and (3) erase or destroy the message. To the extent this e-mail message contains legal advice, it is solely for the benefit of the client(s) of The Bopp Law Firm, P.C. represented by the Firm in the particular matter that is the subject of this message and may not be relied upon by any other party. Internal Revenue Service regulations require that certain types of written advice include a disclaimer: To the extent the preceding message contains written advice relating to a Federal tax issue, the written advice is not intended or written to be used, and it cannot be used by the recipient or any other taxpayer, for the purposes of avoiding Federal tax penalties, and was not written to support the promotion or marketing of the transaction or matters discussed herein.*

Sent: Tuesday, February 1, 2022, 1:58 PM
To: 'Courtney Milbank' <cmilbank@bopplaw.com>
Subject: FW: Wisc Gableman PRR - Legislative Council Memo

It looks like we don't have it.

From: Ronald S. Stadler <rsstadler@kopkalaw.com>
Sent: Friday, January 28, 2022 3:11 PM
To: Fawcett, Steve <Steve.Fawcett@legis.wisconsin.gov>
Subject: RE: Wisc Gableman PRR - Legislative Council Memo

I have looked and I don't see it in any files we have.

From: Fawcett, Steve <Steve.Fawcett@legis.wisconsin.gov>
Sent: Friday, January 28, 2022 2:37 PM
To: Ronald S. Stadler <rsstadler@kopkalaw.com>
Subject: FW: Wisc Gableman PRR - Legislative Council Memo

Were we unsuccessful in getting that memo for Gableman's team?

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MBA Attorney The Bopp Law Firm, PC | www.bopplaw.com The National Building | 1 South 6th Street | Terre Haute, Indiana 47807 voice: (812) 232-2434, ext. 42 | fax: (812) 235-3685 | cmilbank@bopplaw.com **NOTICE AND DISCLAIMERS:** *The preceding message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you believe that this message has been sent to you in error, please (1) do not read it, (2) reply to the sender that you have received the message in error, and (3) erase or destroy the message. To the extent this e-mail message contains legal advice, it is solely for the benefit of the client(s) of The Bopp Law Firm, P.C. represented by the Firm in the particular matter that is the subject of this message and may not be relied upon by any other party. Internal Revenue Service regulations require that certain types of written advice include a disclaimer: To the extent the preceding message contains written advice relating to a Federal tax issue, the written advice is not intended or written to be used, and it cannot be used by the recipient or any other taxpayer, for the purposes of avoiding Federal tax penalties, and was not written to support the promotion or marketing of the transaction or matters discussed herein.* **From:** Cassandra Dougherty <CDougherty@bopplaw.com>
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This email has been scanned for email related threats and delivered safely by Mimecast.

RESOLUTION TO RECLAIM

Office of State Representative Timothy Ramthun
59th Assembly District

PRESENTATION AGENDA

- Introduction
- Covering the merits of the resolution by breaking down each clause and validation of evidence for each statement.
- List of supporting Constitutional Attorneys and subject matter experts and their credentials.
- Summaries of their statements with attached documents in full for review.
- Current legislative solutions in place
- Conclusion

Rasmussen Reports
Field Guide to Election Integrity
December 23rd, 2021
- ALL U.S. National Likely Voters -

- 59% now say cheating was likely in the 2020 elections, just up from 56%.
- 55% of Black voters say there was cheating in the 2020 elections.
- 55% support 2020 election audits including 53% of Black voters.
- 60% agree that opponents of requiring a Photo ID to vote just want to make it easy to cheat in elections, including 63% of Black voters.
- 61% say Election Reform must happen in Swing States like PA, MI, GA, WI, & AZ where voters have lost confidence.
- 65% say preventing cheating more important than making it easier to vote.
- 66% say wider use of mail-in voting will lead to more cheating in elections.
- 70% say private 'Zuckerbucks' type partisan election funding is "a bad thing for American Democracy," including 52% of Black voters.
- 75% say requiring Photo ID to vote is a reasonable measure to protect the integrity of elections, including 73% of Black voters.
- 75% of Black voters either believe the level of difficulty to vote is currently about right or believe it is already too easy to vote.
- 90% think it is Important to prevent cheating in elections, including 83% who say it's Very Important. These are down from 95% and 89% respectively in October. Among Black voters, 87% now say it is Important to prevent cheating in elections, including 77% who say it is Very Important.

THE PEOPLE HAVE NO CONFIDENCE

- This Rasmussen Poll shows that a majority of likely voters across the nation support this action. As a government of, by and for the people we must do something to resolve this issue.
- This presentation reveals that the concerns of the people have merit.
- The people have no confidence and demand action.



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION
2021 ASSEMBLY JOINT RESOLUTION

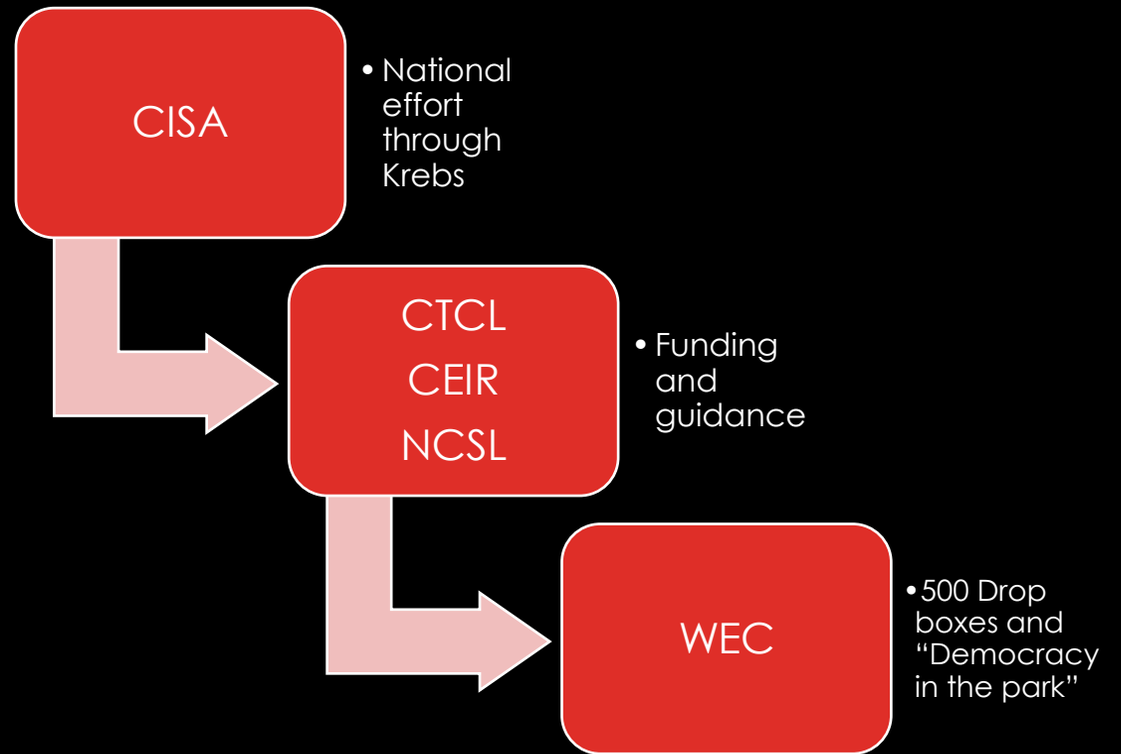
1 **Relating to:** Wisconsin election reform and reclaiming the electoral ballots for
2 President and Vice President that were certified under fraudulent intent and
3 purpose.
4 Whereas, the Center for Tech and Civic Life (CTCL) enabled the illegal use of
5 over 500 voter drop boxes in Wisconsin, infringing Wis. Stat. § 6.87 (6), in all 72
6 counties under Elections Commission guidance issued on August 19, 2020, and the
7 use of drop boxes was organized by the Cybersecurity and Infrastructure Security
8 Agency (CISA), which worked in conjunction with other national organizations like
9 the CTCL, Center for Election Innovation and Research (CEIR), and National
10 Conference of State Legislatures (NCSL), which, on October 2, 2020, promoted
11 CISA's campaign of illegal drop boxes; and
12 Whereas, the Wisconsin Supreme Court stated in *Trump v. Biden*, 2020 WI 91,
13 "On March 25, 2020, the Dane and Milwaukee County Clerks issued guidance on
14 Facebook suggesting all voters could declare themselves indefinitely confined

INTRODUCTION

- This resolution lists a series of evidentiary events that all associate to the fraudulent nature surrounding the 2020 General Election in Wisconsin, and offers solutions to the issues it addresses.
- These events lead to justification of the action to reclaim Wisconsin's 10 electoral ballots.
- We then compile a list of legal and expert interpretations that validate this action is both justifiable and constitutional.
- It is within the legislatures power to do so, and it falls upon the legislature to resolve the matter.

CLAUSE 1: ILLEGAL DROP BOXES AND TIED ORGANIZATIONS

“Whereas, the Center for Tech and Civic Life (CTCL) enabled the illegal use of over 500 voter drop boxes in Wisconsin, infringing Wis. Stat. § 6.87 (6), in all 72 counties under Elections Commission guidance issued on August 19, 2020, and the use of drop boxes was organized by the Cybersecurity and Infrastructure Security Agency (CISA), which worked in conjunction with other national organizations like the CTCL, Center for Election Innovation and Research (CEIR), and National Conference of State Legislatures (NCSL), which, on October 2, 2020, promoted CISA's campaign of illegal drop boxes;”



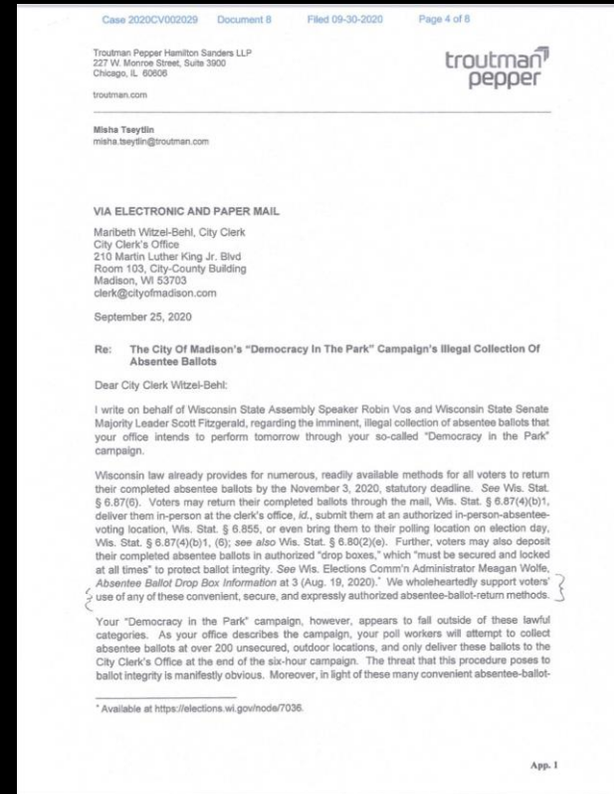
National level #TrustedInfo2020 supporting partners are asked to support the education effort by amplifying the message on their social media pages, websites and other communications channels. We are proud to have the support of these organizations:

- [Alliance for Securing Democracy](#)
- [American Association of Political Consultants](#)
- [Bipartisan Policy Center](#)
- [Brennan Center for Justice](#)
- [Campaign Legal Center](#)
- [Center for Democracy & Technology](#)
- [Center for Election Innovation & Research](#)
- [Center for Technology and Civic Life](#)
- [Council of State Archivists](#)
- [Council of State Government](#)
- [Defending Digital Democracy Project](#)

- [Democracy Fund](#)
- [Democracy International](#)
- [Election Center](#)
- [Electronic Registration Information Center](#)
- [Facebook](#)
- [Federal Voting Assistance Program](#)
- [Google](#)
- [iCivics](#)
- [International Association of Government Officials](#)
- [Kids Voting USA](#)
- [LeadingAge](#)
- [MIT Election Data and Science Lab](#)
- [NALEO Educational Fund](#)
- [National Association of Attorneys General](#)
- [National Association of Counties](#)
- [National Association of State Election Directors](#)
- [National Conference of State Legislatures](#)
- [National Governors Association](#)
- [Nonprofit VOTE](#)
- [PEN America](#)
- [The Carter Center](#)
- [The MITRE Corporation](#)
- [The National Vote at Home Institute](#)
- [Twitter](#)
- [U.S. Department of Homeland Security](#)
- [U.S. Election Assistance Commission](#)
- [U.S. Vote Foundation](#)
- [Verified Voting](#)



CLAUSE 1: EVIDENCE



For document approving drop boxes click here

<https://www.amoscenterforjustice.org/webfiles/fnitools/documents/vos-fritzgerald-dropbox-approval-letter.pdf>

For full lawsuit that reveals the illegal drop boxes and tied organizations click here.

<https://www.amoscenterforjustice.org/webfiles/fnitools/documents/mueller-v-wec11272020-2.pdf>



CLAUSE 2: WI SUPREME COURT

“Whereas, the Wisconsin Supreme Court stated in *Trump v. Biden*, 2020 WI 91, ‘On March 25, 2020, the Dane and Milwaukee County Clerks issued guidance on Facebook suggesting all voters could declare themselves indefinitely confined because of the pandemic and the governor's then-existing Safer-at-Home Order. This court unanimously deemed that advice incorrect on March 31, 2020, and we noted that the WEC guidance . . . provides the clarification on the purpose and proper use of the indefinitely confined status that is required at this time,’ which verifies that the Elections Commission gave improper guidance in the 2020 election, and in her dissent in *Trump v. Biden*, Wisconsin Supreme Court Justice Rebecca Grassl Bradley revealed that the Elections Commission Infringed upon Wis. Stat. §§ 5.05 (1), 6.84 (1) and (2), 6.86, 6.87 (3), (4), (5), (6), (7), and (9), and 227.112 (3).”

SUPREME COURT OF WISCONSIN

CASE No.: 2020AP2038

COMPLETE TITLE: Donald J. Trump, Michael R. Pence and Donald J. Trump for President, Inc.,
Plaintiffs-Appellants,

v.

Joseph R. Biden, Kamala D. Harris, Milwaukee County Clerk c/o George L. Christenson, Milwaukee County Board of Canvassers c/o Tim Posnanski, Wisconsin Elections Commission, Ann S. Jacobs, Dane County Clerk c/o Scott McDonell and Dane County Board of Canvassers c/o Alan Arnsten,

Defendants-Respondents.

ON PETITION TO BYPASS COURT OF APPEALS, REVIEW OF DECISION OF THE CIRCUIT COURT

OPINION FILED: December 14, 2020

SUBMITTED ON BRIEFS:

ORAL ARGUMENT: December 12, 2020

SOURCE OF APPEAL:

COURT: Circuit Court
COUNTY: Milwaukee
JUDGE: Stephen A. Simanek

JUSTICES:

HAGEDORN, J., delivered the majority opinion of the Court, in which ANN WALSH BRADLEY, DALLET, and KAROFSKY, JJ., joined. DALLET and KAROFSKY, JJ., filed a concurring opinion. HAGEDORN, J., filed a concurring opinion, in which ANN WALSH BRADLEY, J., joined. ROGGENSACK, C.J., filed a dissenting opinion, in which ZIEGLER and REBECCA GRASSL BRADLEY, JJ., joined. ZIEGLER, J., filed a dissenting opinion, in which ROGGENSACK, C.J., and REBECCA GRASSL BRADLEY, J., joined. REBECCA GRASSL BRADLEY, J., filed a dissenting opinion, in which ROGGENSACK, C.J., and ZIEGLER, J., joined.

NOT PARTICIPATING:

ATTORNEYS:

CLAUSE 2: EVIDENCE

- Full supreme court ruling can be found here

https://www.amoscenterforjustice.org/webfiles/fnitools/documents/trump_v.biden12142020.pdf

CLAUSE 3: RUSHED TO CERTIFY

“Whereas, on December 7, 2020, Elections Commissioner Dean Knudson filed a complaint against Meagan Wolfe under Wis. Stat. § 7.70 (5) for the rushed ascertainment of certification of the 2020 election before time for filing an appeal of the recount had passed, and revealed the planned haste to circumvent any further discussion or objection.”

STATE OF WISCONSIN
ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:

Name Dean Knudson
Address 1753 Laurel Avenue, Hudson, WI 54016
Telephone Number 715-220-4946
E-mail dean.knudson@wisconsin.gov

State of Wisconsin
Before the Elections Commission

The Complaint of Dean Knudson, Commissioner,
Wisconsin Elections Commission, Complainant(s) against
Meagan Wolfe, Administrator Respondent, whose
address is 212 East Washington Avenue, Third Floor P.O. Box 7984 | Madison, Wisconsin 53707-7984

This complaint is under Sec 7.70(5) (Insert the applicable sections of law in chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing)

I, Dean Knudson, allege that:
Meagan Wolfe violated Wisconsin Statute 7.70(5)
by preparing and sending a document titled "Certificate
of Ascertainment" to Governor Evers without statutory authority, and sending
the Certificate before the time allowed for petition for a full
statewide recount had passed, and before the time
allowed for filing an appeal of the recount had passed.
See attached document.

CLAUSE 3: EVIDENCE

(Set forth in detail the facts that establish probable cause to believe that a violation has occurred. Be as specific as possible as it relates to dates, times, and individuals involved. Also provide the names of individuals who may have information related to the complaint. Use as many separate pages as needed and attach copies of any supporting documentation.)

Date: December 7, 2020
Dean Knudson
Complainant's Signature

I, Dean Knudson, being first duly sworn, on oath, state that I personally read the above complaint, and that the above allegations are true based on my personal knowledge and, as to those stated on information and belief, I believe them to be true.

Dean Knudson
Complainant's Signature

STATE OF WISCONSIN

County of St. Croix
(county of notarization)

Sworn to before me this 7 day of December, 2020

Meagan Wolfe
Notary Public



(Signature of person authorized to administer oaths)

My commission expires 4-1-23, or is permanent

Notary Public or _____
(official title if not notary)

Please send this completed form to:

Mail: Wisconsin Elections Commission
P.O. Box 7984
Madison, WI 53707-7984
Fax: (608) 267-0500
Email: elections@wi.gov

AMERICAN
Full Document here:

https://legis.wisconsin.gov/assembly/59/ramthun/media/1339/knudson-v-wolfe_complaint.pdf

CLAUSE 4: CTCL NEFARIOUS EMAILS IN THE WI 5

Woodall-Vogg, Claire

From: Woodall-Vogg, Claire
Sent: Wednesday, November 4, 2020 4:17 AM
To: Ryan Chew
Subject: Re: drama

Lol. I just wanted to wait to say I had been awake for a full 24 hours!

From: Ryan Chew <ryan@electionsgroup.com>
Sent: Wednesday, November 4, 2020 4:07 AM
To: Woodall-Vogg, Claire <cwooda@milwaukee.gov>
Subject: drama

Damn, Claire, you have a flair for drama, delivering just the margin needed at 3:00 am. I bet you had those votes counted at midnight, and just wanted to keep the world waiting!

Ryan Chew
The Elections Group
m: 312 823-3384
ryan@electionsgroup.com

"A republic if you can keep it." - B. Franklin

"Winners always believe they won fairly. The aim of an election official is that losers recognize they lost fairly."

"Whereas, the Assembly Committee on Campaigns and Elections has collected nearly 3,000 documents and e-mails with connection to election manipulations by the CTCL in five of Wisconsin's largest cities, and there are five lawsuits in those cities against the Elections Commission."

CLAUSE 4: EVIDENCE

Thanks Claire, I followed up with the team and they should be getting back to you this morning.

Meagan

On Mar 24, 2020, at 7:07 AM, Woodall-Yogg, Claire <cwooda@milwaukee.gov> wrote:

Good Morning,

Any update on when we could expect to receive logins that were sent yesterday? I sent some over the weekend and would ask that yesterday's be prioritized for the City of Milwaukee. We literally have 10 people sitting at home with their FIDO keys ready to enter 200 apps a day for us. I know you guys are swamped, but we get more swamped here the longer it takes!

Thanks for all you are doing! This email isn't to nag, but just to stress that you are about to be our saviors when you send me those logins. 😊

Who knew we would all be considered essential workers during a pandemic?!?!?!?

Monday, October 19, 2020 12:13 PM

Woodall-Yogg, Claire

Quick Q: Update and Share Map?

Hi Claire, question about the map of voting data:

1. Through partners, we should be able to access the voter file to update the map without you needing to pull the data from WisVote.
2. They'd want to be able to share the map internally.

Is that okay with you or should we create a separate map for them?

Thanks,
Michael

On Mon, Oct 19, 2020 at 5:59 PM Woodall-Yogg, Claire <cwooda@milwaukee.gov> wrote:

Additionally, would you be okay if we actually shared the map on our website? I think it is fascinating data all around that media might love...We could promote the partnership and that this has been available through Vote at Home...Let me know!

Michael Spitzer-Rubenstein <michael@votethome.org>

Monday, October 19, 2020 7:46 PM

Woodall-Yogg, Claire

Subject: Re: Quick Q: Update and Share Map?

Attachments: Carto Map Embed Code.txt

Sure, feel free to share it! I'm attaching code so that you can embed it in your website.

And I can update this daily going forward if it's not too much hassle to send the data. Should we have separate layers for in-person absentee versus mail ballots or do you just want to combine that data?

Michael

WEC coordinated FIDO key access state-wide.

Outside actors had access to WisVote data.

Outside actors used access to vote data to build a system to watch votes as they came in real time.

For access to all emails collected in the "WI 5" and much more visit Representative Brandtjen's Website and click the "Election Documents Tab"

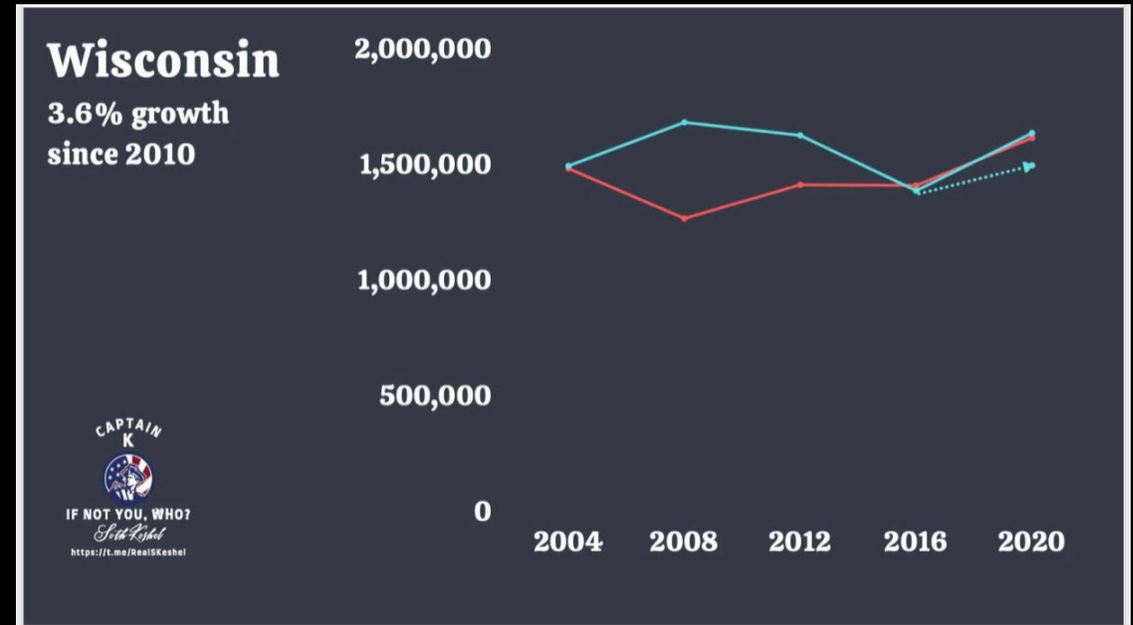
<https://legis.wisconsin.gov/assembly/22/brandtjen>

To see presentation of text messages between cities and Spitzer-Rubenstein

<https://legis.wisconsin.gov/assembly/22/brandtjen/media/1534/presentation-combined.pdf>

CLAUSE 5: STATISTICALLY IMPOSSIBLE

“Whereas, data experts have studied the historical voter trends based on population growth for both the entirety of the State of Wisconsin and its counties individually, and those studies reveal the normal inverse relationship of data was not present in the 2020 election results, which is a statistical impossibility.”



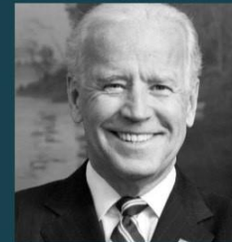
CLAUSE 5: EVIDENCE

ROCK COUNTY

	GOP		DEM	
'20	37,138 ▲		???	+5119 RV
'16	31,493 ▲		39,339 ▼	-1166 RV
'12	30,517 ▲		49,219 ▼	+1375 RV
'08	27,364 ▼		50,529 ▲	
'04	33,151		46,598	

ROCK COUNTY

Joe Biden



46,658

Vote totals always inverse up or down each election... except 2020.

Full Presentation available here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1340/keshel-powerpoint-2.pdf>

CLAUSE 6: WISVOTE DATABASE

“Whereas, the WisVote database reflects 7.1 million registered voters in a state with a population of 5.8 million and a voting age population of 4.5 million, and the WisVote database is riddled with incomplete and misrepresented data, including thousands of voters with the same phone numbers, addresses, and faulty zip codes, all of which reflects gross negligence in maintaining the database.”

Population and Housing

States CBSAs Counties

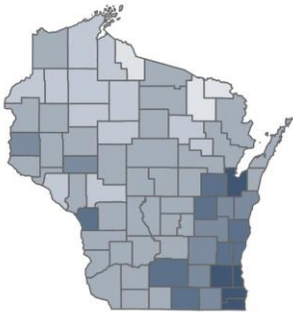
Change State: Wisconsin

Wisconsin

Click a value below to change the map and table.

Total Population (2020): 5,893,718	Housing Units (2020): 2,727,726
Numeric Change in Population (2010-2020): 206,732	Housing Unit Vacancy Rate (2020): 11.0%
Percent Change in Population (2010-2020): 3.6%	Percent Change in Housing Units (2010-2020): 3.9%

Population Density in Wisconsin Counties: 2020



People per square mile

500.0 or more 200.0 to 499.9 100.0 to 199.9



CLAUSE 6: EVIDENCE

11/3/21, 9:36 AM Badger Voter



Wisconsin Elections Commission **Badger Voters** Data Request

VOTER DATA ABSENTEE DATA CUSTOM DATA NOMINATION DATA

Statewide List (Wisconsin does not track party affiliations)

GET ESTIMATE \$ [FAQs \(faq.html\)](#)

Note: If you changed criteria for your search, click the 'Get Estimate' button to refresh data

Total Count : 7,113,134
Total Cost : \$12,500.00

CREATE REQUEST

Brought to you by the State of Wisconsin Elections Commission. © 2017, Wisconsin Elections Commission. Phone: (608) 266-8005 Toll-Free: (866) VOTE-WIS Email : Elections@wi.gov (mailto:Elections@wi.gov)

WI 2020 population: 5,893,718

<https://www.census.gov/library/stories/state-by-state/wisconsin-population-change-between-census-decade.html>

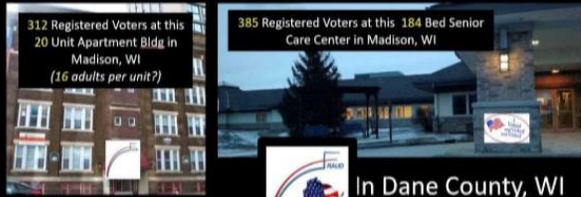
7,113,134 files on WisVote

<https://badgervoters.wi.gov/>



CLAUSE 7: CANVASS IRREGULARITIES

INDEFINITELY CORRUPT



In Dane County, WI



DID ELECTION FRAUDSTERS
USE 2010 CENSUS DATA???



342 Registered Voters at 405 Outer Loop Road in Somers, WI
Street name was changed after the 2010 Census



323 Registered Voters at this address in Madison, WI
Building was vacated in 2008 and demolished in 2018



359 Registered Voters at 409 Outer Loop Road in Somers, WI
Street name was changed after the 2010 Census

“Whereas, grassroots canvassing efforts reveal 200 addresses in 31 counties in Wisconsin that have 200 to 400 registered voters at a single address, and a sampling of 1,000 actual 2020 absentee ballot envelopes from Milwaukee County found 23 percent had questionable addresses.”

Record Number	Base Type	Place Type (Plan/Prop/Donor)	People Live Here?	People Live Here?	# People For Unit	Number of People Cap	Number of Registered Voters	Dollar Registered Capacity	Property Owner Name	Full Address	County	Notes
200	CONDO		Yes		4	444	148	403	-41	VIEW TERRACE BAY2525 S SHORE DR, MILWAUKEE, WI 53207	MILWAUKEE	1 and 2 bedroom units, est 3 ad
201	APARTMENT		Yes		4	109	103	402	93	ELLIOTT ARMS LLC 404 CASS ST, LA CROSSE, WI 54601	LA CROSSE	1 and 2 bedroom units, est 3 ad
202	UNIV		Yes		4	401	401	1	1	1155 UNIVERSITY DR, SOMERS, WI 53144	KENOSHA	3 campus hls w 1020 beds
203	UNIV		Yes		4	182	96	401	209	BOARD OF REGENTS208 OSCOLA ST, OSHKOSH, WI 54901	WINNEBAGO	UW Oshkosh South Greenhouse
204	UNIV		Yes		3	325	400	75		750 E DIVISION ST, FOND DU LAC, WI 54935FOND DU LAC	Marion University	
205	APARTMENT		Yes		3	300	120	399	99	1100 W WELLS ST, MILWAUKEE, WI 53233	MILWAUKEE	1 bedroom and studio units only
206	UNIV		Yes		4	218	104	399	159	2501 W CASCADE AVE, RIVER FALLS, WI 54001	RIVER FALLS	UW River Falls - Grimm Hall
207	CONDO		Yes		4	218	104	399	86	100 LECHEA BROADWAY, MILWAUKEE, WI 53202	MILWAUKEE	Est 1970, 2BR, 63 per and 199
208	UNIV		Yes		4	218	108	394	176	651 HILLTOP CIR, EAU CLAIRE, WI 54701	EAU CLAIRE	UW Eau Claire, Hoan Hall
209	APARTMENT		Yes		3	216	144	394	178	HCR1 WISCONSIN PR5600 MOCKINGBIRD LN, GREENDALE, WI 53024	MILWAUKEE	Senior Living Apartments-Inde
210	APARTMENT		Yes		5	263	75	392	129.5	CAPTOL SPRING LLE216 SPRING ST, MADISON, WI 53715	DANE	Combination of 1,2,3,4 and 5 b
211	APARTMENT	APARTMENT	Yes		8	150	80	392	242	MENDOTA LAKE8320 N CARROLL ST, MADISON, WI 53703	DANE	509, 1 BR, Studio, 309, 2 BR, 2
212	UNIV		Yes		2	346	392	126		850 E CASCADE AVE, RIVER FALLS, WI 54001	RIVER FALLS	UW River Falls - Cabree Hall
213	APARTMENT		Yes		2	264	172	389	45	ROSEWOOD PARTNER825 N HIGH POINT RD, MADISON, WI 53717	DANE	Senior Living Apartments - 1 a
214	UNIV		Yes		4	264	388	388	124	UNIVERSITY VILLAGE2350 S 23RD ST, MANTOWOC, WI 54220	MANTOWOC	Mobile Home Park, 30 vacanc
215	APARTMENT		Yes		3	252	126	388	136	BREWERS POINT AP1555 N PROSPECT AVE, MILWAUKEE, WI 53208	MILWAUKEE	All are 1 BR; Max would be 2
216	CONDO		Yes		3	360	144	388	29	DENISE BAUMGART2125 S 10TH ST, MILWAUKEE, WI 53222	MILWAUKEE	1 and 2 bedroom units, est 2
217	APARTMENT		Yes		2	400	200	386	-14	WHPCAPTOL CENT333 W DAYTON ST, MADISON, WI 53703	DANE	196 are 1 BR, 4 are 2BR; Max
218	APARTMENT		Yes		3	180	120	386	206	GEOS II LLC 501 N HENRY ST, MADISON, WI 53703	DANE	All are small, pre-furnished 1 B
219	ELDER CARE		Yes		225	225	386	161		1595 COUNTY ROAD Z, WEST BEND, WI 53096WASHINGTON	Assisted Living, 225 residents	
220	ELDER CARE		Yes		184	184	385	201		3800 MAHLE GROVE DR, MADISON, WI 53706	St. Mary's Care Center	
221	APARTMENT		Yes		1	184	598	385	385	LPT 61 LLC 1029 N JACKSON ST, MILWAUKEE, WI 53202	MILWAUKEE	Janeau Village Towers, 3 bldgs
222	APARTMENT	APARTMENT	Yes		3	228	114	385	157	SOVEREIGN APART1810 W WISCONSIN AVE, MILWAUKEE, WI 53208	MILWAUKEE	Sovereign Apartments, Refin Is
223	CONDO		Yes		3	336	112	384	48	PETER R NEUWALD 1633 N PROSPECT AVE, MILWAUKEE, WI 53208	MILWAUKEE	Diamond Tower Condos, Estab
224	APARTMENT	APARTMENT	Yes		4	265	106	381	116	BREWERS POINT AP1555 N COMMERCE ST, MILWAUKEE, WI 53208	MILWAUKEE	Brewers Point Apartments - Est
225	OTHER		Yes		1	312	266	380	-152	RANDY A HAWKINS8208 COUNTY ROAD H, BLOOMFIELD, WI 53006	WALWORTH	Pioneer Mobile Home Park
226	UNIV		Yes		0	379	379	79		BOARD OF REGENTS62 E CASCADE AVE, RIVER FALLS, WI 54027	RIVER FALLS	UW River Falls - Johnson Hall
227	APARTMENT	CONDO	Yes		3	280	112	378	98	KING STREET COND112 E WILSON ST, MADISON, WI 53703	DANE	The Madison Mark Apartments
228	APARTMENT		Yes		2	470	188	377	-93	VIRTUS VILLAGE L40 N LIVINGSTON ST, MADISON, WI 53701	DANE	Virtus Village Apartments - Se
229	APARTMENT		Yes		21	378	378	98		613 N FRANCES LLC 613 N FRANCES ST, MADISON, WI 53703	DANE	Maggie Francis furnished apart
230	APARTMENT		Yes		3	324	144	375	51	NICOLET HIGHLAND430 GRANT ST, DE PERE, WI 54115	BROWN	Nicolet Highland Apartments
231	APARTMENT		Yes		2	312	156	375	63	1400 W SONATA DR, MILWAUKEE, WI 53221	MILWAUKEE	Wilson Commons Senior Living
232	APARTMENT		Yes		2	430	172	374	-56	BURLINGTON BOAR233 BRIDGE ST, BURLINGTON, WI 53105	RACINE	Boardwalk Apartments, Estab
233	ELDER CARE		Yes		123	123	373	373	259	BURLINGTON RIVERVIEW2715 S LA CROSSE ST, BURLINGTON, WI 53105	RACINE	Burlington Riverside full care
234	APARTMENT		Yes		5	150	75	371	221	ST CAMILLUS HEALTH10011 W WISCONSIN AVE, WAUKATUSA, WI 53095	MILWAUKEE	St. Camillus Nursing Home - 1
235	UNIV		Yes		4	380	95	370	-10	BOARD REGENTS ST1100 SOUTHWEST RD, PLATTEVILLE, WI 53187	GRAVET	UW Platteville - Southwest Hall
236	UNIV		Yes		2	620	155	370	-250	UW-PLATTEVILLE R300 S CHESTNUT ST, PLATTEVILLE, WI 53187	GRAVET	UW Platteville - Rountree Conan
237	UNIV		Yes		206	369	369	103		STATE COLLEGE B06409 E CASCADE AVE, RIVER FALLS, WI 54001	RIVER FALLS	UW River Falls - Parker Hall
238	ELDER CARE		Yes		3	119	119	368	259	OUR LADY PERPET1414 REVEREND ST, BARABOO, WI 53513	SAUK	St. Clare Meadows Senior Living
239	ELDER CARE		Yes		4	206	103	368	162	FELICIAN VILLAGE H1700 S 18TH ST, MANTOWOC, WI 54220	MANTOWOC	Felician Village Senior Living
240	APARTMENT		Yes		2	286	148	368	72	7901 W GLENBROOK RD, MILWAUKEE, WI 53224	MILWAUKEE	Ridgewood Senior Apartments
241	APARTMENT	APARTMENT	Yes		6	149	60	367	218	VANTAGE POINT AP1323 W DAYTON ST, MADISON, WI 53715	DANE	Vantage Point Apartments - 13
242	APARTMENT		Yes		4	187	187	188		LURAN HOME INC 3500 W NORTH AVE, WAUKESHA, WI 53091	MILWAUKEE	Lurana Home Senior Apartmen
243	CONDO		Yes		4	347	99	366	19.5	KALUBMAN BRUCE A BR2 N PROSPECT AVE, MILWAUKEE, WI 53208	MILWAUKEE	1522 On The Lake - Est Max A
244	APARTMENT		Yes		3	348	139	366	18.5	LIBRARY HILL LLC 740 W WISCONSIN AVE, MILWAUKEE, WI 53081	MILWAUKEE	Library Hill - 1BR - 1BR Apart
245	OTHER		Yes		1	298	298	365	67	CITY OF MADISON C806 W OLIN AVE, MADISON, WI 53715	DANE	Madison Housing Operations
246	ELDER CARE		Yes		1	140	360	362	222	MARQUARDT MANOR 1020 HILL ST, WATERFORD, WI 53096	DODGE	Marquardt Village Senior Living
247	APARTMENT		Yes		12	405	360	360	220	244 W GILMAN ST, MADISON, WI 53703	DANE	Gilman furnished Apartments
248	APARTMENT		Yes		17	105	21	361	256	VINE STREET PROPE1317 VINE ST, LA CROSSE, WI 54601	LA CROSSE	Vine Street Apartments, 1,2,3,4
249	UNIV		Yes		4	239	88	361	122	820 HIGH AVE, OSHKOSH, WI 54901	WINNEBAGO	UW Oshkosh Donner Hall - 2
250	APARTMENT		Yes		5	158	79	361	203	RENNES DEVELOP1500 PEPPER AVE, WISCONSIN RAPIDS, WI 53090	DODGE	Renaissance Assisted Living -
251	ELDER CARE		Yes		3	226	110	360	140	VENUEVILLE INC 609 N MOORE ST, STOKESTON, WI 53591	DANE	Sheldon Retirement Home - 1 a
252	ELDER CARE	ELDER CARE	Yes		85	85	360	275		ST MONICAS SENIO9200 N GREEN BAY RD, CALLEDONIA, WI 53142	RACINE	St. Monica Senior Living, the r
253	APARTMENT	APARTMENT	Yes		2	430	172	359	-71	306 APARTMENTS LLE66 W MAIN ST, MADISON, WI 53703	DANE	306 West Apartments, 1BR & 2
254	UNIV		Don't Know		170	170	359	-11		8019 OUTER LOOP RD, SOMERS, WI 53144	KENOSHA	UW Somers - Outer Loop
255	ELDER CARE		Yes		118	118	359	289		MORROW MELBARDIA313 N BROADWAY ST, MADISON, WI 53606	MONROE	Morrow Home Community - 85
256	APARTMENT		Yes		6	174	58	357	183	PARK TERRACE WES445 N RANDALL AVE, MADISON, WI 53715	DANE	Park Terrace Senior Apartments
257	OTHER		No		7	54	54	356	302	ESTATES OF COUNT1136 COLLINS RD, JEFFERSON, WI 53549	JEFFERSON	Short Term Rehabilitation - Al
258	OTHER		Yes		2	395	192	354	-41	LANNON DEVELOP20179 W GOOD HOPE RD, LANNON, WI 53040	WAUKESHA	Lannon Estates, Mobile Homes
259	APARTMENT		Yes		2	300	164	353	53	CITY MADISON CDA755 BRAXTON PL, MADISON, WI 53715	DANE	Triangle Community Ministry
260	APARTMENT	APARTMENT	Yes		7	212	112	351	118	OAK TREE APARTME2116 UNIVERSITY AVE, MADISON, WI 53706	DANE	Oak Tree Apartments - 208 2B
261	CONDO		Yes		3	275	110	350	75	JEM HOLDINGS LLC 1300 N PROSPECT AVE, MILWAUKEE, WI 53208	MILWAUKEE	Lake Bluff Condos - 1BR, 2BR
262	CONDO		Yes		3	360	120	350	-10	VICTOR A GOLNER TER31 N LOVERS LANE RD, MILWAUKEE, WIMILWAUKEE		Newport West Condos - 2 BR
263	UNIV		Yes		3	276	117	349	74	201 2ND ST W, MEMMONIE, WI 54751	DUNN	UW Stout - Red Cedar Hall
264	UNIV		Yes		3	228	133	348	122	BOARD OF REGENTS11 W PEARLE ST, WHITEWATER, WI 53191	JEFFERSON	UW Whitewater - Kishino Hall
265	APARTMENT		Yes		4	117	78	348	221	HOUSE HERITAGE 11515 W CLEVELAND AVE, WEST ALLIS, WI 53227	MILWAUKEE	Heritage Home Senior Apartm
266	UNIV		Yes		2	320	160	345	25	1200 GREENWOOD AVE, PLATTEVILLE, WI 53187	GRAVET	UW Platteville - Dabson Hall
267	APARTMENT		Yes		16	105	21	344	239	SCHOOL HOUSE HO414 PINE ST, LA CROSSE, WI 54601	LA CROSSE	The Adler - 5 BR Units, Cates
268	APARTMENT		Yes		3	220	110	344	124	2092 S HOUND ST, WEST ALLIS, WI 53227	MILWAUKEE	1BR - Est Max Adults - 2
269	APARTMENT		Yes		7	273	79	343	79	AMBASSADOR MEFF414 W MUFFLIN ST, MADISON, WI 53703	DANE	Annemarie Apartments - 1BR 2
270	UNIV		Don't Know		250	250	342	92		8135 OUTER LOOP RD, SOMERS, WI 53144	KENOSHA	Outerloop Apartments, est 2
271	APARTMENT		Yes		3	210	105	342	132	BERKADIA COMMER2601 TOUCHMARK DR, FOX CROSSING, WI 53090	WINNEBAGO	Touchmark on West Prospect -
272	APARTMENT		Yes		23	40	15	341	281	LANGDON STREET L401 LANGDON ST, MADISON, WI 53703	DANE	Langdon Street Apartments -
273	UNIV		Yes		3	240	101	341	101	STATE COLLEGE T1700 E CASCADE AVE, RIVER FALLS, WI 54001	RIVER FALLS	UW River Falls - Memorial Hall
274	APARTMENT		Yes		3	219	102	340	121	423 KOSHONGONG DR, WHITEWATER, WI 53090	WORTH	UW-Whitewater - Fricker Hall
275	APARTMENT	APARTMENT	Yes		7	120	48	339	219	NORTHLAND APART2616 N FREDERICK AVE, MILWAUKEE, WI 53146	MILWAUKEE	Lake Terrace Apartments - 1BR
276	APARTMENT		Yes		3	224	112	339	115	CHALET AT RIVER L823 N 2ND ST, MILWAUKEE, WI 53203	MILWAUKEE	Chalet at the River - Loft Apart
277	APARTMENT	ELDER CARE	Yes		3	234	127	339	85	VETERANS PARK LEE441 S 68TH ST, WEST ALLIS, WI 53214	MILWAUKEE	Lambert of West Allis - 1BR
278	UNIV		Yes		3	242	128	338	96	610 HILLTOP CIR, EAU CLAIRE, WI 54701	EAU CLAIRE	UW Eau Claire - Ridgecrest Hall
279	UNIV		Yes		3	274	131	338	104	99 GARFIELD AVE, EAU CLAIRE, WI 54701	EAU CLAIRE	UW Eau Claire, Putnam Hall
280	APARTMENT		Yes		3	470	131	338	-132	CAMBRIDGE COMM2340 N COMMERCE ST, MILWAUKEE, WI 53208	MILWAUKEE	UW Milwaukee - Riverview Re
281	ELDER CARE		Yes		3	110	110	337	227	LACROSSE COUNTY3801 PARK LANE DR, LA CROSSE, WI 54601	LA CROSSE	Hillview Health Care Center
282	APARTMENT	APARTMENT	Yes		3	118	127	337	19.5	GOLDA MEIR APART1507 N PROSPECT AVE, MILWAUKEE, WI 53208	MILWAUKEE	Golda Meir Home - Senior Ho
283	UNIV		Yes		3	150	97	337	187	LAWRENCE UNIVERSITY212 S DURKEE ST, APLTON, WI 54911	ORTA GAMBIE	Lawrence University - Colman
284	ELDER CARE		Yes		3	110	110	337	227	KAB RACINE PROPE1600 OHIO ST, RACINE, WI 53405	RACINE	Home Harbor Assisted Living
285	APARTMENT		Yes		4	188	75	337	149.5	DLK ENTERPRISES 0825 N HARMONY LN, WHITEWATER, WI 53191	WALWORTH	Cambridge Apartments -
286	APARTMENT		Yes		2	215	143	336	121.5	ALL SAINTS RETIRE202 HIGHVIEW DR, MADISON, WI 53719	DANE	All Saints Senior Apartments -
287	UNIV		Yes		4	280	136	336	134	106 1ST AVE W, MEMMONIE, WI 54751	DUNN	UW Stout - Wiggo Hall
288	UNIV		Yes		4	323	82	336	13	REGENTS BOARD 1319 FREMONT ST, STEVENS POINT, WI 54481	PORTAGE	UW Stevens Point - Hyar Hall
289	APARTMENT		Yes		3	229	96	335	106	305 N FRANCES ST, MADISON, WI 53703	DANE	Saxony Apartments - 96 Units
290	APARTMENT		Yes		2	142	171	334	-8	HILL CHAPEL 5002 SHEBOYGAN AVE, MADISON, WI 53706	DANE	Chapel Hill Apartments - 1BR
291	UNIV		Yes		4	147	79	334	187	233 E BOLDY WAY, APLTON, WI 54911	ORTA GAMBIE	Lawrence University - Sage H
292	APARTMENT		Yes		2	320	213	333	13.5	PARK RIVER 1700 E RIVER PARK CT, SHOREWOOD, WI 54081	MILWAUKEE	River Park 1 Apartments - Sen
293	APARTMENT		Yes		3	122	120	333	111	429 KOSHONGONG DR, WHITEWATER, WI 53090	WORTH	UW-Whitewater - Lee Hall
294	APARTMENT		Yes		3	446	333	333	-113	901 W STARIN RD, WHITEWATER, WI 53190	WALWORTH	UW-Whitewater - Sturm Hall
295	UNIV		Yes		3	130	113	332	202	725 W LINCOLN AVE, OSHKOSH, WI 54901	WINNEBAGO	UW Oshkosh Stewart Hall - 2
296	APARTMENT		Yes		1	186	120	331	113	222 S 3RD ST, MILWAUKEE, WI 53208	MILWAUKEE	Marcell Park - Senior Double
297	UNIV		Yes		3	142	142	330	188	970 UNIVERSITY AVE, MADISON, WI 53706	DANE	UW Madison - Barnard Hall 14
298	APARTMENT		Yes		4	236	70	330	94	BELLEVUE REALTY2508 E BELLEVUE PL, MILWAUKEE, WI 53208	MILWAUKEE	Bellevue Manor - Senior Apart
299	UNIV		Yes		2	234	329	329	95	2800 N MEMMONIE RIVER PKWY, MILWAUKEE, WI 53208</		

CLAUSE 8: DELETING LOG FILE DATA



**TIMOTHY
RAMTHUN**

STATE REPRESENTATIVE • 59TH ASSEMBLY DISTRICT



FOR IMMEDIATE RELEASE

Contact: Rep. Timothy Ramthun (608) 266-9175

September 15, 2021

Rep. Ramthun: Truth Revealed

MADISON - State Representative Timothy Ramthun (R-Campbellsport) released the following statement regarding the WI Elections Commission (WEC) meeting on Thursday, September 9th:

“On August 11th, I put out a press release stressing the need to protect voting machine data. I was gravely concerned about the potential loss of data during manufacturer-requested updates. The response I received was not what was needed, with my call being met with indifference and lack of action by leadership.”

“However, my sense of urgency was justified during last week’s WEC meeting. During the debate over allowing voting machine manufacturer ES&S to perform these updates, it was revealed that IP log files are *not* saved when data is transferred from the machines for safekeeping. State statute requires this data to be kept for 22 months after every election.”

“All data should be protected, not just ballot data. Despite this revelation, the WEC voted to give ES&S the authority to do these upgrades. Even with an amended motion, there’s no way to guarantee all data will be protected. Why is the body responsible for securing our state’s elections treating the topic of election integrity so flippantly?”

“A court injunction is necessary to stop upgrades on every machine until all investigations are complete. USB drives with the machine data must be preserved. The potential loss of forensic data is unacceptable.”

###

The 59th Assembly District includes Hartford, Kewaskum, Campbellsport, Eden, Cascade, Waldo, Mount Calvary, St. Cloud, and New Holstein.

“Whereas, the Elections Commission voted to do upgrades on Dominion voting machines on June 2, 2021, and, following a press release on August 11, 2021, voicing concerns about the deletion of log file data from those upgrades, the commission voted to allow upgrades to new ES&S voting machines on September 9, 2021, with no reassurances of protecting the data of the 2020 election on older machines, even though it was revealed the upgrades do erase log file data kept on the machine hard drives.”

AMERICAN
OVERSIGHT

P.O. Box 8953 • Madison, WI 53708-8953 • (608) 266-9175 • Toll Free: (888) 534-0059
Rep.Ramthun@legis.wisconsin.gov

CLAUSE 8: EVIDENCE

To see the open meeting minutes of the September 9th WEC meeting confirming the vote did not protect log file data.

[https://elections.wi.gov/sites/elections.wi.gov/files/2021-09/Open%20Session%20Minutes%20September%209,%202021%20\(Draft\).pdf](https://elections.wi.gov/sites/elections.wi.gov/files/2021-09/Open%20Session%20Minutes%20September%209,%202021%20(Draft).pdf)

To view the full meeting, where ES&S admits that Log file data is not saved, and that upgrades do in fact wipe that data from hard drives.

<https://wiseye.org/2021/09/09/wisconsin-elections-commission-september-2021-meeting/>

CLAUSE 9: LAB AUDIT RESULTS

Table 2
Comparison of Personally Identifiable Information Provided by
Individuals Registering to Vote with DOT's Information¹
January 1, 2020, through November 3, 2020

	Number of Individuals	Percentage of Total
The Information:		
Matched DOT's Information	898,421	93.8%
Did Not Match DOT's Information	45,665	4.8
No Attempt Was Made to Match the information	13,800	1.4
The Match Was Ongoing	91	<0.1
Total	957,977	100.0%

¹ As indicated by data provided by WEC's staff.

Non-matches occurred for 63.1 percent of the 45,665 individuals because the names the individuals provided when registering to vote did not match DOT's information. WEC's staff indicated that a non-match could have occurred if, for example, an individual registered to vote as "Robert" but was known as "Bob" on a driver's license. However, the data do not indicate precisely why the non-match occurred because DOT does not provide WEC with any personally identifiable information. As a result, clerks are uncertain whether a non-match occurred because of only a slight difference in a given individual's name, which may indicate little cause for concern, or a significant difference, which may indicate that an individual is attempting to register to vote by using another individual's information.

WEC's staff indicated that no attempts were made to match the personally identifiable information provided by 13,800 individuals for several reasons. Individuals serving in the military are not statutorily required to register to vote and, thus, do not provide driver's license, state identification card, or Social Security numbers, although WisVote contains voter records for these individuals. Similarly, no matching attempts were made if individuals updated registrations that had previously been made before WisVote's implementation and the individuals were not changing their names, driver's license or Social Security numbers, or dates of birth.

If the personally identifiable information provided by registrants does not match DOT's information, the relevant clerks receive automatic notifications in WisVote. WEC's staff instruct clerks to correct the voter registration if they can determine that the non-match was the result of a data entry error. Otherwise, clerks are instructed to inform the individuals that they should resolve the mismatched information.

"Whereas, the audit report of the nonpartisan Legislative Audit Bureau identified 44,272 voters who did not provide proper voter identification in the 2020 general election, revealed the mass increase of indefinitely confined voters from 4,505 in 2019 to 169,901 in 2020, and also revealed 28.7% of all municipal clerks across all 72 counties used illegal drop boxes, and made 30 recommendations for the Elections Commission to rectify their actions."

CLAUSE 9: EVIDENCE

Table 2

Comparison of Personally Identifiable Information Provided by Individuals Registering to Vote with DOT's Information¹ January 1, 2020, through November 3, 2020

	Number of Individuals	Percentage of Total
The Information:		
Matched DOT's Information	898,421	93.8%
Did Not Match DOT's Information	45,665	4.8
No Attempt Was Made to Match the Information	13,800	1.4
The Match Was Ongoing	91	<0.1
Total	957,977	100.0%

¹ As indicated by data provided by WEC's staff.

Table 6

Indefinitely Confined Individuals Who Voted in the November 2020 General Election, by the Year When They First Indicated They Were Indefinitely Confined¹

Year	Number of Individuals	Percentage of Total
Before 2016	16,573	7.5%
2016	12,658	5.7
2017	2,928	1.3
2018	13,840	6.3
2019	4,504	2.0
2020	169,901	77.1
Total	220,404	100.0%

¹ According to WEC's data.

Drop Boxes

In response to our survey, 245 municipal clerks indicated that they used drop boxes for the November 2020 General Election.

Our survey asked municipal clerks to indicate whether they used drop boxes, other than mail slots at municipal facilities, to collect absentee ballots for the November 2020 General Election. In response to our survey:

- 610 clerks (71.3 percent) indicated that they did not use drop boxes; and
- 245 clerks (28.7 percent) indicated that they used drop boxes, and the municipalities of these clerks were located throughout the state, as shown in Figure 7.

45k voters don't have matching I.D.

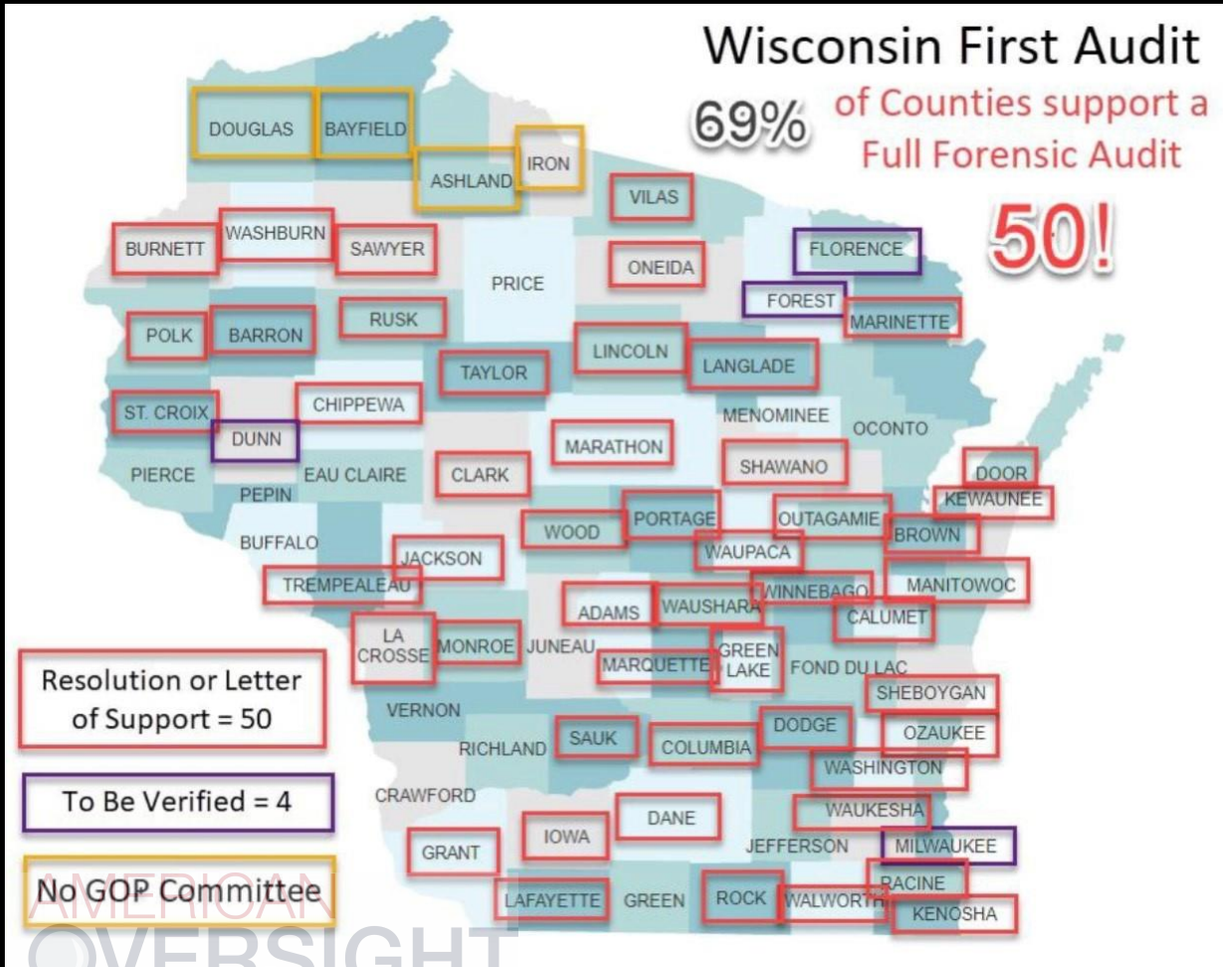
To see LAB Report in full

<https://cdn.michaeljlindell.com/downloads/fix2020first/exhibits/Tab%2017%20WI%20LAB%20Report.pdf>

Indefinitely Confined
2019: 4,504
2020: 169,901

245 clerks used drop boxes (28.7%) in all 72 counties.

CLAUSE 10: MAJORITY OF GOP COUNTIES DEMAND IT



“Whereas, a total of 50 of the 69 county GOP parties released letters of support or resolutions asking for further investigation into the elections process, showing that over two-thirds of Wisconsin Republicans have no faith in the Elections Commission.”



An Affirmation, for a resolution on Wisconsin Election Reform, (Wisconsin Full Forensic Physical and Cyber Audit)

WHEREAS, free, fair, safe, and transparent elections are the bedrock of our Constitutional Republic; and,

WHEREAS, the American Constitutional Republic is a government of the people, by the people, and for the people, relying on the faith and trust of all citizens in our electoral process; and,

WHEREAS, since the bi-partisan Wisconsin Election Commission was formed in 2015, it has been run by partisan bureaucrats not interested in fair, honest elections, but more interested in issuing opinions and directives that encourage unfair elections across Wisconsin; and,

WHEREAS, the clear and plain language of election laws in Wisconsin were intentionally violated, circumvented, or altered by the directives of the Commissioners or staff of the Wisconsin Elections Commission without the approval of the legislature in violation of the Constitution of the United States; and,

WHEREAS, the Wisconsin Election Commission instructed clerks across Wisconsin to allow online requests for absentee ballots using the Indefinitely Confined Elector status without providing identification; and,

WHEREAS, the Wisconsin Election Commission instructed clerks to illegally rehabilitate absentee ballots with missing information on the mailing envelope in contradiction of state law; and,

WHEREAS, the Wisconsin Election Commissioners and staff prevented the deployment of special voting deputies to care facilities, contrary to state law; and,

WHEREAS, the Wisconsin Election Commission allowed "Ballots in the Park" to take place in the City of Madison thereby creating an unequal treatment of voters in rural and urban areas which is a violation of the US Constitution's 14th Amendment often referred to as the Equal Protection Clause; and,

WHEREAS, the Wisconsin Election Commissioners and staff allowed Mark Zuckerberg-funded Center for Technology and Civil Life (CTCL) to dump millions of dollars into Wisconsin's Democrat-dominated cities for vote harvesting campaigns and other efforts, creating a two-tiered election system that treated voters differently depending on whether they lived in Democrat or Republican strongholds under the auspices of administering "safe and secure" elections during the pandemic; and,

WHEREAS, the Center for Technology and Civil Life was given unrestricted access to the 2020 fall general election in Green Bay via Wisconsin State Lead for National Vote at Home Institute; one of several Zuckerberg – funded organizations handing out grants and "assistance" in the 2020 election Michael Spitzer-Rubenstein, and Milwaukee Elections Executive Claire Woodall Vogt who worked without election observers in Milwaukee; and,

WHEREAS, the 2020 Wisconsin fall general election, as regulated, and directed by the Wisconsin

CLAUSE 10: EVIDENCE



THE REPUBLICAN PARTY OF CALUMET COUNTY

FOR IMMEDIATE RELEASE:

Wednesday, August 11, 2021
Contact: Republican Party of Calumet County
Email: calumetcountygop@gmail.com
Phone: (920) 418-9433

CHILTON - The Republican Party of Calumet County is joining the call for action to pursue a forensic audit of the November 2020 Presidential Election. We support Rep. Brandtjen (R-Menominee Falls) and Rep. Ramthun's (R-Campbellsport) move to conduct a transparent statewide election audit. We need to be able to trust our election process again, whether the outcome would change anything or not, we believe that an audit would bring peace of mind to the voters and give voters more confidence in the elections again. When the new party leadership took over in March, we vowed to let our elected officials know what WE THE PEOPLE want. We believe that the left's imperative act to stop any audit is alarming in itself. When a Republican Governor is elected in 2022, we need to shore up all "gray areas" in our election laws and eliminate the Wisconsin Elections Commission (WEC). There were irregularities last November and they need to be addressed. Elections are the lifeblood of our Republic. Since that is the case, this should be the highest priority.

###

*Calumet County covers the cities of Appleton, Brillion, Chilton, Kiel, Menasha, & New Holstein.
Calumet also covers the villages of Harrison, Hilbert, Potten, Sherwood, & Stockbridge*

All resolutions ask for a forensic audit of the 2020 election.

All remaining 48 are available upon request.



CLAUSE 11: RACINE SHERIFF'S INVESTIGATION

"Whereas, commissioners and staff of the Elections Commission prevented the deployment of special voting deputies to care facilities, as confirmed by the Racine County Sheriff's Department, which found that on March 12, 2020, the Elections Commission knowingly and willfully directed all 72 county clerks to violate Wis. Stat. §§ 6.84 and 6.875 regarding absentee voting in certain residential care facilities and retirement homes, and the commission's unlawful direction clearly broke Wis. Stat. § 12.13 (2) (b) 7., which refers to intentionally violating election laws."

Mount Pleasant Village Hall

Wisconsin Elections Commission
201 East Washington Avenue | Third Floor | P.O. Box 7884 | Madison, WI 53707-7884
608.262.8200 | elections@wisc.gov

DATE: For the March 12, 2020 Commission Meeting
TO: Members, Wisconsin Elections Commission
FROM: Megan Walls, Administrator
Wisconsin Elections Commission
SUBJECT: Guidance Regarding Election Procedures and Public Health Emergency

Government Events issued Executive Order #72 today proclaiming that a public health emergency exists in the State of Wisconsin as a result of the COVID-19 Coronavirus. The Order designates the Department of Health Services as the lead agency in responding to the public health emergency and directs all state agencies to assist in the State's ongoing response to the emergency. A copy of the Executive Order is attached.

Also today, the Department of Health Services (DHS) issued directives related to public health, vulnerable populations and large public gatherings. The DHS directives included provisions related to nursing homes and other licensed care facilities, including that all "non-essential" individuals be prohibited from visiting such facilities. The directive includes some exceptions such as a visit from one family member per day but all individuals entering care facilities must be screened for coronavirus infection and recent travel.

The Executive Order and DHS directive make it necessary to provide guidance to local election regarding specific election procedures for the Spring Election and Presidential Preference Primary as well as the May 12, 2020 Special Election in the 7th Congressional District. The two most immediate issues requiring Commission attention relate to the Special Voting Deputy process and polling places which are currently located at care facilities. WEC staff has received numerous inquiries from local election officials expressing concerns and seeking guidance regarding these issues.

Special Voting Deputy Process

Wis. Stat. § 6.875 outlines the process for voting by special voting deputy (SVD). SVD's are individuals who are designated by their clerk of each municipality to act only by using enough ballots in each residential care facility to vote, but to assist the voters with the voting process. Beginning Monday, March 16, municipal clerks are required to begin sending two SVD's to each facility for two visits prior to the election to conduct in-person, on-site voting with the residents.

Sometimes this process happens in a common area in the facility, and sometimes the voting occurs in individual voter's rooms depending on the voter's mobility and health needs. The process also requires that public observers be allowed to watch the voting process in these:

Wisconsin Elections Commission
Devin Knutson, Chief | Megan Sullivan, Director | John M. Clemons | Sara L. Daniels | Robert Spinkoff | Heidi L. Thomas
Administrator
Megan Walls

1) In light of Executive Order #72 and directives of the Department of Health Services, the Commission finds that Special Voting Deputies are "non-essential" individuals who are not permitted to enter nursing homes and other care facilities without completing a screening process that is not feasible to implement prior to the Spring Election and Presidential Primary. For that election and the May 12, 2020 Special Election in the 7th Congressional District, the Commission directs that municipalities shall not use the Special Voting Deputy process to serve residents in care facilities and instead shall transmit absentee ballots to those voters by mail.

SOURCE: WISCONSIN ELECTIONS COMMISSION LETTER - MARCH 12, 2020

CLAUSE 11: EVIDENCE

12.13 WISCONSIN STATUTE
Election Fraud

§ 12.13(2)(b)(7) – “In the course of the person’s official duties or on account of the person’s official position, intentionally violate or intentionally cause any other person to violate any provision of chs. 5 to 12 for which no other penalty is expressly prescribed.”

§ 12.13(3)(n) – “Receive a ballot from or give a ballot to a person other than the election official in charge.”

§ 12.13(3)(p) – “Receive a completed ballot from a voter unless qualified to do so.”

6.875 WISCONSIN STATUTE
Absentee Voting in Facilities

- This statute is the **“exclusive means”** of absentee voting in residential care facilities
- **Shall** dispatch two Special Voting Deputies (“SVDs”) to the facility
- The SVDs **shall** personally deliver the ballot
- **NO employee (or past employee of the last two years) may be an SVD**
- Notice of the SVDs visit **shall** be posted at the facility
- The SVDs **shall** witness the vote and **may assist** in marking the ballot
- The SVDs **shall NOT** accept an absentee ballot not issued by an SVD
- **No individual** other than the SVD or relative **may assist** the voter

6.84 WISCONSIN STATUTE

LEGISLATIVE POLICY: The legislature finds that voting is a constitutional right, the vigorous exercise of which should be strongly encouraged. In contrast, voting by absentee ballot is a privilege exercised wholly outside the traditional safeguards of the polling place. The legislature finds that the privilege of voting by absentee ballot must be carefully regulated to prevent the potential for **fraud or abuse** to prevent **overzealous solicitation** of absent electors who may prefer not to participate in an election, to prevent **undue influence** on an absent elector to vote

For video evidence watch section two of Ramthun Report 36 by clicking here:

<https://rumble.com/vp7t9d-ramthun-report-episode-36-proof-wi-election-was-fraud.html>

To review the presentation in full, please view the 11/10/21 Assembly Campaign and elections committee hearing. visit

<https://wiseye.org/2021/11/10/assembly-committee-on-campaigns-and-elections-21/>

CLAUSE 12: WISVOTE DATA IRREGULARITIES

“Whereas, at its December 8, 2021, public hearing, the Assembly Committee on Campaigns and Elections heard testimony from expert analyst Jeff O'Donnell, who found a multitude of irregularities when he analyzed data from the Wisconsin voter rolls, including that 93.7 percent of active voters participated in the 2020 general election, 205,355 voter registration applications were dated November 3, 2020, 957,977 individuals registered as new voters in 2020, 45,665 voters who registered did not have matching Division of Motor Vehicle records, 22 percent of active voters registered in the 6 months leading up to November 3, 2020, 31,872 of those voters who registered in that 6-month period are now listed as inactive, and 42,000 voters who voted in the November 3, 2020, election are now listed as inactive.”

CLAUSE 12: EVIDENCE

Voters Who Voted in November 2020 but are now inactive

Focusing on 2021, the data shows that 779,237 voters, around 10% of the total voter roll and 22% of all active voters, registered within the six months prior to and including November 3, 2020. Of those, 31,872 (about four percent) are now listed as inactive. These 31,872 voters should be investigated to determine why they were removed. Wisconsin Public Radio reported on August 4, 2021, that the WEC had removed 174,307 voters from the rolls that had not voted in four years, and another 31,854 who

5

were on a 2019 voter list because of a lawsuit. None of these 31,872 people would seem to be on either of these lists of removals.

Perhaps partially because of this anomaly, Wisconsin lists 42,114 voters currently marked as “inactive” who voted in the 2020 Election. This is another “reg flag” because there would be few reasons to remove a voter from the rolls when they had voted just ten months earlier. The number of voters involved would seem to be more than can be explained by any known reason.

Inactive Voters Registered Prior to 2016 and Have Not Voted in at least Four Years

In the file, 3,529,835 are listed as “active” voters. This indicates that approximately 60% of Wisconsin citizens are registered as active voters.

In the November 2020 election, the voting method used by Wisconsin Voters broke down as:

Absentee	1,970,059
At Polls	1,338,575
Total	3,308,634

If there are 4,536,417 of-age voters, and 3,308,634 of them voted, then the state-wide turnout for the national election would calculate as 72.9%. The percent of active voters who cast a vote was 93.7%.

The Wisconsin Elections Commission’s site reports the presidential vote total as 3,297,352. The number of votes reported for the various U. S. House Races in Wisconsin totals only 3,238,051. Thus, the state undervotes / unreported Write-In totals would have to be 10,593 for the Presidential race, and 70,583 for the House races in order to make the numbers from the two sources match. Because Wisconsin does not disclose total vote or card counts, an investigation is necessary to determine if these numbers reconcile.

32k Registered voters in 2020 now shown inactive

42k People who voted in 2020 now listed inactive

There was a 93.7% turn out of active voters.

Full document available here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1341/jeff-odonnell-wisconsin-registration-indicators-and-warnings-final-v4.pdf>

For full presentation visit <https://wiseye.org/2021/12/08/assembly-committee-on-campaigns-and-elections-23/>

CLAUSE 13: VOTER ROLL MANIPULATION



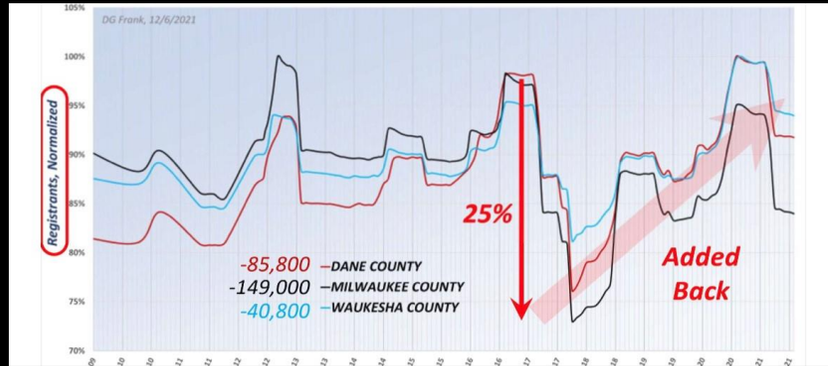
Douglas G Frank, Ph.D.

12/8/2021, Wisconsin Testimony

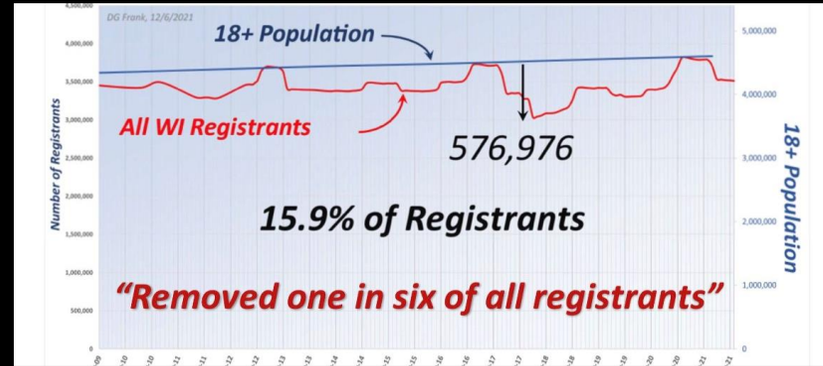
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“Whereas, at its December 8, 2021, public hearing, the Assembly Committee on Campaigns and Elections heard testimony from expert analyst Douglas Frank, who revealed that patterns in the Wisconsin voter rolls showed that the voter rolls were inflated to the maximum possible number of voters according to census population data for every presidential election in Wisconsin since 2008 and that the voter rolls were purged shortly after each such election, and that these patterns were consistent across all 72 counties in Wisconsin, revealing that these activities were centrally controlled.”

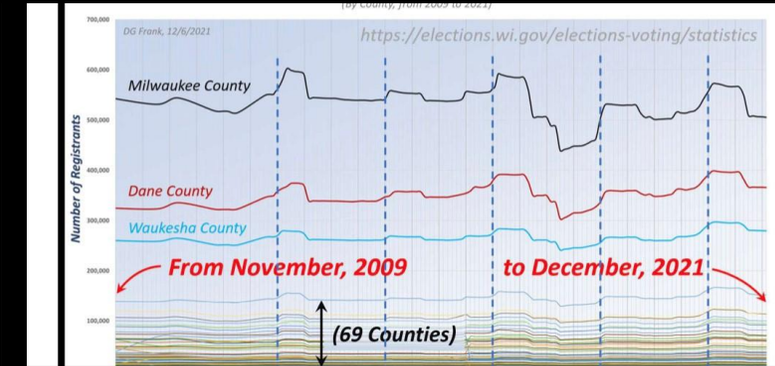
CLAUSE 13: EVIDENCE



Rolls purged and added back each election



Rolls inflated to maximum allowable census amount.



Rolls increase to max every 4 years

For full presentation visit <https://wiseeye.org/2021/12/08/assembly-committee-on-campaigns-and-elections-23/>

Complete file of presentation available here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1348/dr-frank-12-8-2021-wisconsin.pdf>

CLAUSE 14: ELECTION BRIBERY

Wisconsin Election Bribery Statute: Relevant Sections

Wisconsin Statutes § 12.11

- **Definition of “anything of value”** Includes any amount of money, or any object which has utility independent of any political message it contains and the value of which exceeds \$1. Statute also applies to the distribution of material printed at public expense and available for free distribution if such materials are accompanied by a political message.
- **Whether anything of value is “given” to a “person”** Violators of this statute must offer or give anything of value to another person. The word “person” is not defined in this section; so, it could have a broad definition for enforcement purposes including municipalities and their public officials.
- **The offer or provision of anything of value must induce an elector to go to polls, to vote or not to vote** Anything of value given to another person must influence electors in regard to going to the polls, or their voting decision or who they will vote for while filling out their ballot.

“Whereas, at its December 8, 2021, public hearing, the Assembly Committee on Campaigns and Elections heard testimony from Attorney Erick Kaardal, who identified that the money provided by the CTCL and Mark Zuckerberg to local governments in Wisconsin relating to the 2020 general election violated Wis. Stat. § 12.11, which prohibits election bribery and states that “‘anything of value’ includes any amount of money, or any object which has utility independent of any political message it contains and the value of which exceeds \$1,” and that amount was greatly exceeded.”

CLAUSE 14: EVIDENCE

➤ The WSVP does not fall under protection of the First Amendment because CTCL was transferring private money to the Wisconsin 5 cities. Thus, there is no private speech, protected by the First Amendment, involved.

These actions are not protected by the 1st amendment.

Election Bribery or other Exceptions?

➤ The CTCL money does not fall under any of the exceptions to the Bribery Statute because they are narrowly defined and limited.

There are no exceptions to the law, therefore it was not legal.

➤ Three Questions Regarding WSVP and the laws such as the Bribery Statute

- 1) Whether the CTCL transfer of \$8,800,000 to the Wisconsin 5 Cities would satisfy "anything of value" requirement under Wisconsin Statutes § 12.11 (1)?
- 2) Whether the CTCL transfer of \$8,800,000 to the Wisconsin 5 Cities would satisfy "given" to "another person" requirement under Wisconsin Statutes § 12.11 (1m)?
- 3) Whether the CTCL transfer of \$8,800,000 to the Wisconsin 5 Cities would satisfy "induce electors" to "go to the polls" and to "vote" requirement under Wisconsin Statutes § 12.11 (1m)?

8.8 million dollars far exceeds 1 dollar.

For full presentation visit <https://wiseye.org/2021/12/08/assembly-committee-on-campaigns-and-elections-23/>

Complete file of presentation available here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1347/3-kaardal-wi-general-assembly-elections-and-campaigns-presentation.pptx>

CLAUSE 15: MORE ZUCKERBERG MONEY TO COVER UP ZUCKERBERG MONEY



WISCONSIN LEGISLATURE

P.O. Box 7882 • Madison, WI 53707-7882

FOR IMMEDIATE RELEASE

December 16, 2021

Contact: Rep. Timothy Ramthun (608) 266-9175
Rep. Janel Brandtjen (608) 267-2367
Rep. Chuck Wichgers (608) 266-3363
Rep. Scott Allen (608) 266-8580

State Representatives: Appeal to Authority Fallacy

MADISON - State Representatives listed above released the following statement regarding Monday's Growing Threats to Election Professionals in Wisconsin news conference:

"Senator Bernier announced the Election Official Legal Defense Network (EOLDN) would be providing free legal defense attorneys for election officials. This effort is funded by a non-profit organization called the Center for Election Innovation and Research (CEIR). We question the ethics and legality of clerks receiving pro-bono assistance from non-profits."

"It is relevant to let the people know that of the \$300 million that Mark Zuckerberg donated for elections in 2020, \$250 million went to the Center for Tech and Civic Life (CTCL) and the remaining \$50 Million went to CEIR, who later received an additional \$19.5 million for a total of \$69.5 million."

"CEIR founder, David Becker, present at the conference claiming there was no evidence of fraud, has a long history of working in elections. In 2005, an ethics complaint was filed against him for being partisan in a non-partisan role against Republicans as a trial lawyer in the Voting Section in the U.S. Department of Justice. He left that role shortly thereafter and became a senior staff attorney of the left-wing activist group People for the American Way in 2006, and became director of their campaign in 2007. Afterward, he became director of election initiatives at PEW Charitable Trusts and created the Electronic Registration and Information Center (ERIC), a national computer voter registration system in 2008 which currently shares voting data in 30 states."

"We find it interesting and most concerning that this individual, who happens to be the founder of the ERIC system and the CEIR, would need to create EOLDN to offer pro-bono attorneys to defend election officials. We find it further concerning that Kevin Kennedy, former director of Wisconsin's Government Accountability Board, who also led on the John Doe investigation against the Walker campaign, is also on the board of directors for CEIR."

"It appears the press conference panel's answer for those who question the integrity of an election influenced by Zuckerberg money, is to bring in more Zuckerberg money from CEIR and EOLDN to protect those who took Zuckerberg money from the CTCL."

###

P.O. Box 8953 • Madison, WI 53708-8953 • (608) 266-9175 • Toll Free: (888) 534-0059
Rep.Ramthun@legis.wisconsin.gov

"Whereas, at the Growing Threats to Election Officials in Wisconsin Press Conference held on December 13, 2021, it was revealed that the CEIR is a biased organization that also received funding from Mark Zuckerberg, along with the CTCL, and that the CEIR is seeking to provide pro bono defense attorneys to election officials who used the CTCL money in the 2020 general election"

David Becker



David Becker is a left-leaning election law advocate and the co-founder and executive director of the [Center for Election and Innovation Research \(CEIR\)](#). He previously worked at [Pew Charitable Trusts](#) where he organized the creation of the Electronic Registration Information Center (ERIC). Prior to his time at Pew, Becker was director of [People for the American Way \(PFAW\)](#) and worked in the [U.S. Department of Justice](#) as a litigator.

Organization: Center for Election and Innovation Research

CEIR founder is tied to ERIC and left leaning advocacy groups.

CLAUSE 15: EVIDENCE

ETHICS COMPLAINT

In 2005, when Becker was still a trial lawyer in the Civil Rights Division, a formal complaint was made against Becker after he contacted the city of Boston offering to help defeat a lawsuit opened against them by his employer, the DOJ, for voting infractions. Brad Scholzman, acting head of the Department of Justice's Civil Rights division at the time, stated, "It was the most unethical thing I've ever seen" and called Becker "a hard-core leftist" who "Couldn't stand conservatives." [6]

Becker is clearly biased.

The screenshot shows the New York Post website. At the top, there is a red navigation bar with the "NEW YORK POST" logo and a "LOG IN" button. Below the navigation bar, there are several news article thumbnails with headlines: "Sarah Palin wants 'Masked Singer' footag...", "WH mute on Sotomayor's COVID...", "Alan Dershowitz reportedly lobbied Trump...", and "Surviv Brazil traged...". Below these thumbnails, a large article headline reads: "The Center for Technology and Civic Life (CTCL) and the Center for Election Innovation and Research (CEIR) passed a staggering \$419.5 million of Zuckerberg's money into local government elections offices, and it came with strings attached. Every CTCL and CEIR grant spelled out in great detail the conditions under which the grant money was to be used."

CTCL AND CEIR both received funding from Zuckerberg.

Influence Watch Research on David Becker reflected from multiple sources they also site. This is a MUST READ. It is a non-partisan organization that keeps tabs on Non Profits and their founders. This is a credible source that very precisely reflects our press release.

<https://www.influencewatch.org/person/david-becker/>

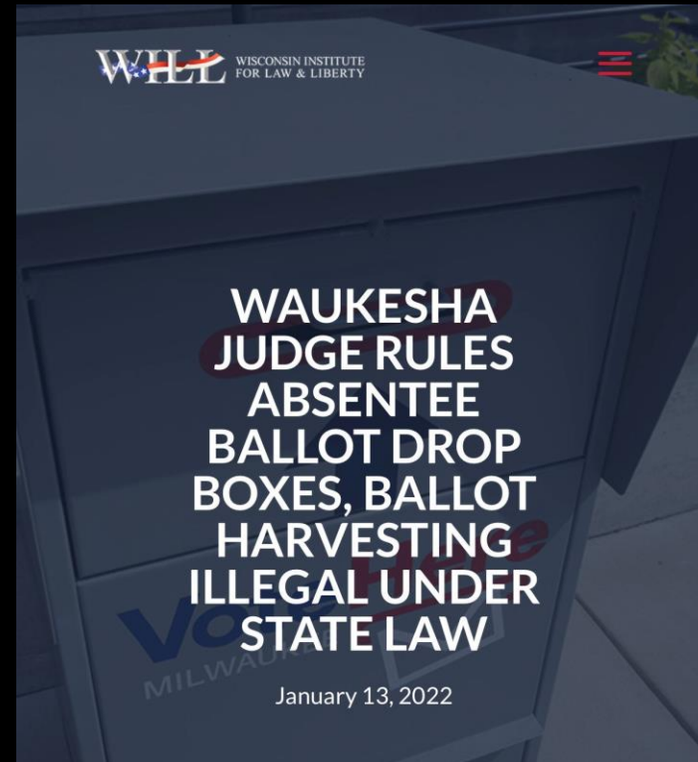
Elections Official Legal Defense Network website, showing it is funded by CEIR, and even reflects its support for Meagan Wolf openly on its home page.

<https://eoldn.org/>



CLAUSE 16: BALLOT DROP BOXES ARE ILLEGAL

“Whereas, on January 13, 2022, Waukesha County Circuit Court Judge Michael Bohren issued an oral ruling in court holding that the Elections Commission's guidance on absentee ballot drop boxes should have been promulgated as a rule under Wis. Stat. ch. 227; that state law provides just two legal methods for a voter to return an absentee ballot: through the mail or in-person at the municipal clerk's office or an alternate site designated according to law; and that ballot harvesting and returning absentee ballots to drop boxes are not legal methods to cast absentee ballots in Wisconsin;”



UNITED STATES v. THROCKMORTON.

Supreme Court

98 U.S. 61

25 L.Ed. 93

UNITED STATES

v.

THROCKMORTON.

October Term, 1878

APPEAL from the Circuit Court of the
United States for the District of
California.

The facts are stated in the opinion of the
court.

Mr. Walter Van Dyke for the appellant.

Mr. Delos Lake, contra.

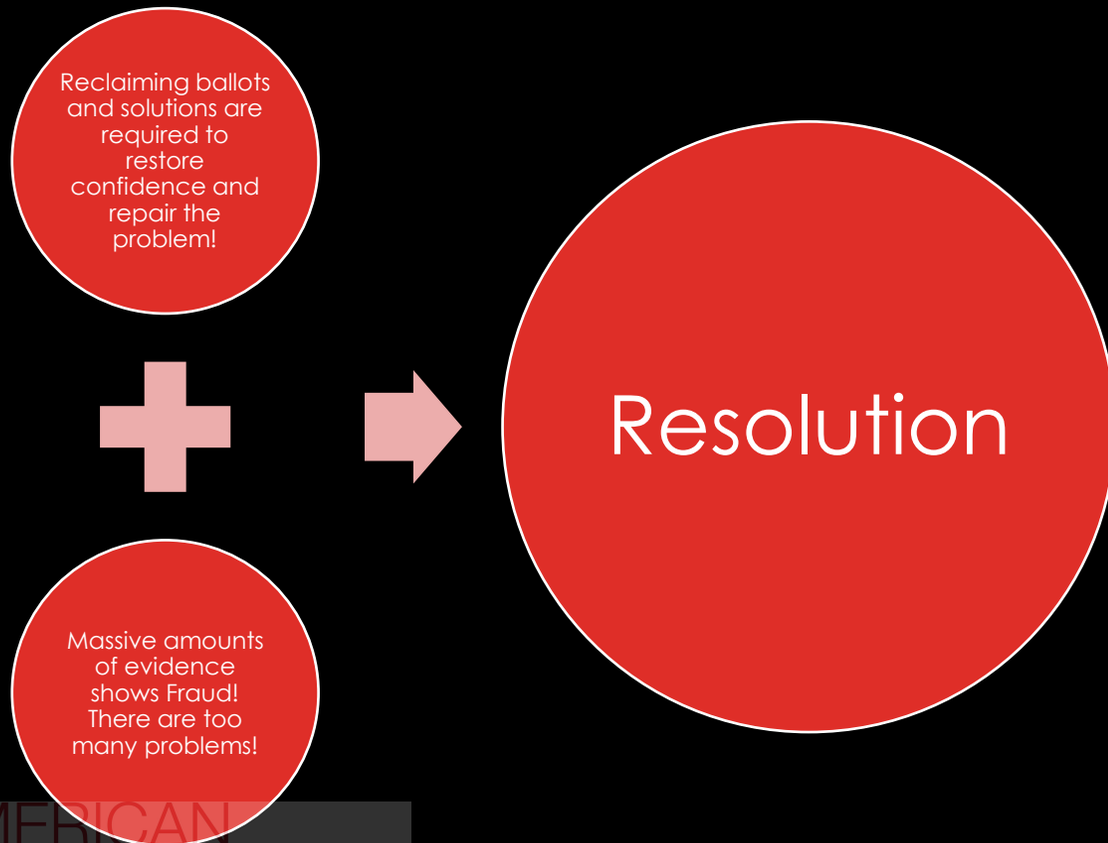
CLAUSE 17: FRAUD VITIATES EVERYTHING

“Whereas, the U.S. Supreme Court has found that fraud vitiates and nullifies any contract: *Boyce's Executors v. Grundy* (1830) 28 U.S. 210; “Fraud vitiates the most solemn contracts, documents and even judgments.” *United States v. Throckmorton* (1878) 98 U.S. 61, 64;”

To see the supreme court case is full:

<https://www.law.cornell.edu/supremecourt/text/98/61>

CLAUSE 18: IT'S CLEAR WHY THERE IS NO CONFIDENCE IN ELECTIONS



“Whereas, the November 2020 Wisconsin general election, as regulated and directed by the Elections Commission, was one of the most haphazard, controversial, and poorly managed elections in state history, shaking citizens' confidence in fair elections across Wisconsin, and with the culmination of these evidences, prove the results of the commission's certification of the 2020 election are considered fraudulent;”

CLAUSE 19: THE LEGISLATURE ACKNOWLEDGES THE EVIDENCE

Review and
acknowledge
evidence and
statutes

Take bold
action the
people will
acknowledge
to resolve
problem

Repair the
problem and
move forward

“Therefore, be it Resolved by the assembly, the senate concurring, That the accumulated evidence proves the actions taken by the Elections Commission to certify the 2020 presidential election shall be considered contrary to law and fraudulent under Wis. Stat. §§ 6.84, 6.87 (6), 6.875, 12.11, and 12.13 (2) (b) 7.;”

THE CONTESTED ACTION

With supporting constitutional attorney interpretations of law and subject matter experts from across the nation.

CLAUSE 20: THE ACTION OF RECLAIMING ELECTORS

“Resolved, That the Wisconsin Legislature, pursuant to its authority under Article II, Section 1, Clause 2 of the U.S. Constitution and 3 U.S.C. § 2, and consistent with guidance provided by the Constitutional Counsel Group in a memorandum dated December 30, 2021, acknowledges that illegality took place in conducting the 2020 general election and reclaims Wisconsin's 10 fraudulent electoral ballots cast for Joseph R. Biden and Kamala Harris;”



TIMOTHY RAMTHUN

STATE REPRESENTATIVE • 59TH ASSEMBLY DISTRICT



FOR IMMEDIATE RELEASE

January 14, 2022

Contact: Rep. Timothy Ramthun (608) 266-9175

Rep. Ramthun: Let There Be Light #5

MADISON - State Representative Timothy Ramthun (R-Campbellsport) released the following statement regarding facts surrounding election integrity efforts:

"I was very pleased by Judge Michael Bohren's ruling on 1/13 that absentee ballot drop boxes and ballot harvesting are not permitted in state law. Judge Bohren also ruled that the Wisconsin Elections Commission (WEC) guidance documents on absentee ballot drop boxes, issued in 2020, should have gone through the rules process. The Legislative Audit Bureau's report identified 28.7% of Municipal clerks all across Wisconsin used illegal drop boxes in the 2020 election."

"On November 27th 2020, prior to the certification of the election results, a lawsuit was filed against the WEC by the AMOS Center for Justice and Liberty. This lawsuit sought to stop certification of the results due to the infusion of funding from the Center for Tech and Civic Life (CTCL) which enabled the illegal use of over 500 voter drop boxes and infringed upon ss6.87(6) in all 72 counties under WEC guidance on August 19th, 2020. The lawsuit rightly claimed that only the legislative body has the sole authority to create election law and the WEC may only enforce existing law. Legislative leadership at the time, Senator Fitzgerald and Speaker Vos, approved the use of these illegal drop boxes, but this did not meet due-process requirements from the full legislative body to enable the legal use of them. This led to a resolution proposed by the Republican Party of Wisconsin at the State Convention asking for the Speaker's resignation June 25th of 2021."

"Upon a more extensive review of the case, it was discovered that the drop box effort was organized by the Cybersecurity and Infrastructure Security Agency (CISA). CISA was present at Senator Brenier's press conference alongside the Center for Elections Innovation and Research (CEIR)."

"CISA worked in conjunction with other national organizations like the CTCL and CEIR, but the most concerning of note is the National Conference of State Legislatures (NCSL), which promoted CISA's campaign of illegal drop boxes on October 2nd, 2020. NCSL's president at the time was the Speaker of the Wisconsin State Assembly Robin Vos, who later appointed a special counsel investigation into the 2020 election under a contract that states the findings may only be reported to himself."

"Connecting further dots, we also discovered the Director for Wisconsin Legislative Council (Leg. Council), Anne Sappenfield, is also a member of NCSL's executive committee since 2006. It was Leg. Council's memo to Senator Brenier that said we cannot reclaim our 10 electors. I pray my colleagues embrace the light of these truths and pursue their dutiful constitutional obligations for 'we the people.'"

The 59th Assembly District includes Hartford, Kewaskum, Campbellsport, Eden, Cascade, Waldo, Mount Calvary, St. Cloud, and New Holstein.

P.O. Box 8953 • Madison, WI 53708-8953 • (608) 266-9175 • Toll Free: (888) 534-0059
Rep.Ramthun@legis.wisconsin.gov

THE MADISON BUBBLE

- When initially proposed, the Legislative council issued a memo to Senator Bernier saying it wasn't possible to reclaim. Shortly after the Legislative Reference Bureau did the same.
- Recent developments reveal that there are connections to illegal drop boxes and the head of the Legislative council.
- It's clear we need outside prospective from constitutional attorneys. Many of them all contest the "Madison Bubble's" narrative and all agree they are incorrect with their opinion.

CONSTITUTIONAL ATTORNEY JOHN EASTMAN



Dr. John Eastman is the former Henry Salvatori Professor of Law & Community Service and former Dean at Chapman University's Dale E. Fowler School of Law, where he had been a member of the faculty since 1999, specializing in Constitutional Law, Legal History, and Property. He is a founding director of the Center for Constitutional Jurisprudence, a public interest law firm affiliated with the Claremont Institute that he founded in 1999. He has a Ph.D. in Government from the Claremont Graduate School and a J.D. from the University of Chicago Law School, and a B.A. in Politics and Economics from the University of Dallas.

Source:

<https://fedsoc.org/contributors/john-eastman>

EASTMAN MEMO SUMMARY

- Eastman's memo strengthens our argument and offers a direct rebuttal to the LRB memo and Leg Council memo. He focuses strongly on the fact that both the LRB memo and Leg council memo do not acknowledge the illegality that took place in the 2020 general election specific to Wisconsin.
- This document is referenced in the resolution itself because it offers the strongest argument by one of the most qualified constitutional attorneys in the nation.
- For the full PDF of the document, click here:
<https://legis.wisconsin.gov/assembly/59/ramthun/media/1351/eastman-memo-final-draft.pdf>

Constitutional Counsel Group

174 W Lincoln Ave, #620 * Anaheim, CA 92805

John C. Eastman
jeastman@ccg1776.com
(909) 257-3869
Member: California and D.C. Bars



Anthony T. Caso
atcaso@ccg1776.com
(916) 601-1916
Member: California Bar

December 30, 2021

Representative Timothy Ramthun
Wisconsin State Assembly
409 North, State Capitol
P.O. Box 8953
Madison, WI 53708

Re: Decertification of Elector Votes

Dear Representative Ramthun:

You have asked me to provide an opinion letter addressing whether a state legislature has the constitutional authority to decertify previously certified electoral votes for a candidate for the office of President of the United States upon a definitive showing of illegality and/or fraud sufficient to have altered the results of the election. I want to emphasize the “definitive showing of illegality and/or fraud” caveat, as that is in my view a necessary precondition for the legal analysis which follows. And I want to emphasize the “sufficient to have altered the results of the election” caveat as well, for even though I do not think that is *legally* necessary for the legislature to re-assume its plenary authority over the appointment of presidential electors, I do think it is *politically* necessary, or at least strongly advised as a matter of prudent statesmanship.

In preparation of this opinion letter, I have relied upon the relevant constitutional provisions (particularly Article II, Section 2), federal and state statutes, historical and judicial precedents, and general principles of federal constitutional law. I have also reviewed three legal memoranda directly addressing the question presented to me as it relates to the authority of the Wisconsin Legislature, namely: 1) Matt DePerno to Sen. Wendy Rogers, “Final Memo regarding Authority Over Elections and Electors” (Sept. 23, 2021) (“DePerno Memo”); 2) Wisconsin Legislative Counsel to Senator Kathy Bernier, “Legislative Authority to Decertify a Presidential Election” (Nov. 1, 2021) (“Legislative Counsel Memo” or “LC”); and 3) Michael Gallagher, Assistant Chief Counsel, Wisconsin Legislative Reference Bureau, to Representative Timothy Ramthun, “The state legislature’s power to recall presidential electors” (Nov. 22, 2021) (“Legislative Reference Bureau Memo” or “LRB”).

While I acknowledge that the question posed of me places us in uncharted territory, my conclusion is that the state legislatures, which exercise plenary authority under Article II of the United States Constitution to direct the manner for choosing presidential electors, do have the

EASTMAN
MEMO

• <https://legis.wisconsin.gov/assembly/59/ramthun/media/1351/eastman-memo-final-draft.pdf>

AMERICAN
OVERSIGHT

CONSTITUTIONAL ATTORNEY KAREN MUELLER



Karen is a Wisconsin attorney who has been practicing law for 20 years, and founded The Amos Center for Justice and Liberty. She defends those who have experienced a violation of one or more of their liberties by governmental agents or by private actors carrying out the work, purposes, or goals of the government to the detriment of citizens.

MUELLER MEMO SUMMARY

- Attorney Karen Mueller is a Wisconsin based attorney who filed a case with the Supreme Court prior to certification on the issue surrounding the illegal drop boxes, which were recently ruled as such again.
- This memo offers a history into the origin of the drop box issue, and elaborates deeper specific to Wisconsin Law.
- For the full PDF of this document, click here:
<https://legis.wisconsin.gov/assembly/59/ramthun/media/1355/mueller-amos-letter.pdf>



Karen Mueller, Founder and General Counsel
Karen@amoscenterforjustice.org

January 8, 2022

Representative Timothy Ramthun
Wisconsin State Assembly
409 North, State Capitol
P.O. Box 8953
Madison, WI 53708

RE: Decertification of Wisconsin Elector Votes

Dear Representative Ramthun:

I am writing to announce that the Amos Center for Justice & Liberty supports your call for the decertification of the 2020 Presidential Wisconsin Electors based upon the wide-spread election fraud and election law violations that occurred in the largest cities of the state and throughout Wisconsin.

The staff of the Amos Center for Justice & Liberty has conducted its own election investigation starting with the illegal Absentee Ballot Drop Boxes, over 500 of which were installed across Wisconsin before the 2020 Presidential Election. These drop boxes were paid for with grant money which counties obtained from the Center for Tech and Civic Life (CTCL). This private "non-profit" organization, in turn, received its money from Mark Zuckerberg and his wife to the tune of over \$350 million in September of 2020. That is a stunning figure given that prior to 2020, CTCL's budget was no greater than \$100,000 in any give year. The organization was created in 2015 by an Obama Fellow.

A conspiracy to commit election fraud using these Absentee Ballot Drop Boxes and other violations of elections laws was allegedly initiated, in part, during the lame duck period of Barack Obama's Presidency after President Trump had won the 2016 election but before he took office on January 20, 2017.

First, as President Obama was preparing to leave office, then Secretary of the Dept. of Homeland Security, Jeh Johnson laid the groundwork for a potential election steal by first creating the organizations by which the federal election guidelines, including those for absentee ballot drop boxes could be created. In fact, these early organizations, GCC and SCC were the precursors to what would become the Cyber Infrastructure Security Agency (CISA) in November of 2018. President Trump himself unknowingly signed the "instrument" by which his 2020 Presidential Election endeavor would be defeated, through both illegal and unconstitutional means. Once CISA was created, it absorbed GCC and SCC. The Absentee Ballot Drop Box guidelines were then created by these two organizations, now working inside of the CISA agency.

Second, Secretary Jeh Johnson "conscripted" several national, but private non-profit organizations. Under the pretense of a false national security threat, Secretary Johnson designated the National Association of Secretaries of State (NASS) and the National Association of State Legislators (NCSL) (among others) as new components of our country's "critical infrastructure." The members of NASS, to their credit, initially objected to being taken over by the federal government and put those objections in a Resolution.

This federal designation of "critical infrastructure" of these private organizations allowed for unprecedented federal access to their spheres of influence and their members. This new federal control of a private non-profit was then used to manipulate many state legislators, secretaries of state and other state election officials across the country. These unconstitutional actions by federal actors set the stage for one of the greatest election heists in the history of the world. See Article I, section 4 of the U.S. Constitution: "The times, places and manner of holding elections, for Senators and Representatives, shall be prescribed in each State by the legislature thereof, but the Congress may at any time by law make or alter such regulations, except as to the place of choosing Senators."

ILLEGAL ABSENTEE BALLOT DROP BOXES

For the State of Wisconsin these events led to the Wisconsin Election Commission (WEC) obtaining a set of federal Absentee Ballot Drop Box guidelines which was then modified by WEC and was sent out in a memo

• <https://legis.wisconsin.gov/assembly/59/ramthun/media/1355/mueller-amos-letter.pdf>

MUELLER
MEMO

CONSTITUTIONAL ATTORNEY MATT DEPERNO



Graduated with a masters degree in law from New York University School of Law in 1995, and has practiced law in the state of Michigan for 16 years. He is also a current candidate for Michigan Attorney General.

<https://www.linkedin.com/in/matthew-deperno-a0b15822/>

<https://www.depernolaw.com/>

DEPERNO MEMO SUMMARY

- This is the original Memo that was sent to the entire legislative body suggesting that a state legislature reclaiming ballots was possible.
- While it was written to be more catered to AZ, its merit focuses on the US Constitution, which is applicable in all 50 states.
- To see the PDF file, click here:
- <https://legis.wisconsin.gov/assembly/59/ramthun/media/1350/de-perno-decertification-memorandum.pdf>

Memorandum

Date: September 23, 2021
To: Sen. Wendy Rogers
From: Matt DePerno
Subject: Final Memo regarding Authority Over Elections and Electors

Can a State Legislature recall the state electors or decertify a national election upon proof of fraud in the election? The Answer is "Yes."

On August 14, 2021, I presented a memo to Sen. Wendy Rogers titled "Preliminary Memo regarding Authority Over Elections and Electors." That memo concluded that a State Legislature has the authority to recall the state elector or decertify a national election upon proof of fraud in the election. Importantly, this does not require proof of "all of the fraud."

On September 16, 2021, Ken Behringer prepared a memo to Sen. Michelle Ugenti-Rita that asked the question "*Is there a mechanism to decertify a presidential election?*" (the "Behringer Memo") The Behringer memo concluded there is no mechanism to decertify a presidential election outside of 3 U.S.C. §§ 5 and 15.

This memo disagrees with the Behringer Memo for the following reasons: (1) Sec. 5 is limited to the controversy of any appointment of electors and does not address decertification of an election; (2) Sec. 15 is limited to the counting of electoral votes and objections on January 6 and does not address decertification of an election based on fraud; (3) the Behringer Memo does not address decertification of an election upon proof of fraud; and (4) the Behringer Memo relies on *Trump v Kemp*, 511 F. Supp. 3d 1325 (N.D. Ga. 2021) which deals only with court authority to decertify an election (and only in the context of Secs. 5 and 15) but which does not deal with the State Legislature's authority to decertify an election.

In light of the Behringer Memo, we ask again whether a State Legislature can recall the state electors or decertify a national election upon proof of fraud in the election? **After again considering the constitutional authority of the State Legislature, the Constitution itself, and U.S. Supreme Court authority and precedent, the answer is definitively "Yes."**

States have authority over their elections, including national elections. "Congress has never undertaken to interfere with the manner of appointing electors, or, where (according to the new general usage) the mode of appointment prescribed by the law of the State is election by the people, to regulate the conduct of such election, or *to punish any fraud in voting for electors*; but has left these matters to the control of the States." *In re Green*, 134 U.S. 377, 380 (1890) (emphasis added).

• <https://legis.wisconsin.gov/assembly/59/ramthun/media/1350/de-perno-decertification-memorandum.pdf>

CONSTITUTIONAL ATTORNEY ROB NATELSON



Professor Robert G. Natelson, who contracts with II, heads the Institute's Constitutional Studies Center and its Article V Information Center. He is a nationally known constitutional scholar and author whose research into the history and legal meaning of the Constitution has been cited repeatedly at the U.S. Supreme Court, federal appeals courts, and state supreme courts—both by parties and by state and federal judges and justices. He is widely acknowledged to be the country's leading active scholar on the Constitution's amendment procedure and among the leaders on several other topics. Several years ago Professor Natelson created the first-ever online bibliography for 18th century materials used in constitutional research.

He was a law professor for 25 years, serving at three different universities. Among other subjects, he taught Constitutional Law, Constitutional History, Advanced Constitutional Law, and First Amendment. Professor Natelson is especially known for his studies of the Constitution's original meaning.

<https://i2i.org/about/our-people/rob-natelson/>

NATELSON ARTICLE SUMMARY

- This memo was written shortly after the 2020 election, and uses the same overall justification for state legislatures to use their plenary power over electors.
- Natelson felt this article held everything he would say in regards to Wisconsin, because it references the US Constitution which is applicable in all 50 states.
- For the full PDF click here:

https://legis.wisconsin.gov/assembly/59/ramthun/media/1356/natelson_state-legislatures-responsible-for-resolving-contested-presidential-vote-complete-colorado-page-two.pdf



COMPLETE COLORADO **PAGE 2** ORIGINAL REPORTING & COMMENTARY

PAGE ONE LOCAL ▾ CORONAVIRUS ISSUES ▾

2021 ELECTION COLUMNISTS ▾ NATIONAL SEND TIPS

2020 ELECTION, CONSTITUTIONAL LAW, ELECTORAL COLLEGE, NATIONAL, ROB NATELSON

Natelson: State legislatures responsible for resolving contested presidential vote

December 10, 2020

By Rob Natelson

Facebook Twitter LinkedIn Print Email

In the weeks leading up to November 3, Americans cast their ballots for presidential electors. The results in most states are clear.

But in six states they are not clear. Nor are they likely to be any time soon. Despite media efforts to ignore it, evidence of voting irregularities continues to mount. It has now been creditably **reported** that the pattern of vote accumulation in Pennsylvania and Georgia suggests the official results in those states are fictional.

As I have **explained** previously, both federal law and the Constitution assign to the legislatures of the contested states full responsibility for addressing the situation. Thus far, however, lawmakers have failed to assume that responsibility. They thereby invite the danger that their state may help elect a presidential candidate their constituents rejected.

NATELSON
ARTICLE

https://legis.wisconsin.gov/assembly/59/ramthun/media/1356/natelson_state-legislatures-responsible-for-resolving-contested-presidential-vote-complete-colorado-page-two.pdf

AMERICAN
OVERSIGHT

ATTORNEY BORIS EPSHTEYN



Boris Epshteyn, the founder and president of Georgetown Advisory consulting group, is an experienced political strategist, communicator, attorney, and investment banker.

Boris graduated, cum laude, with a BSFS degree from Georgetown University's School of Foreign Service and holds a Juris Doctorate degree from Georgetown University Law Center.

<https://borisep.com/about/>

EPSHTEYN SUMMARY

- Boris sent this email to our office after reviewing the LRB and Leg Council memo, as a rebuttal.
- It is an expedited version of what many others also can clearly see, that states do have plenary power to reclaim their electors.
- For the PDF click here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1352/epshteyn-rebuttal.pdf>

From: Ramthun, Timothy
Sent: Wednesday, November 24, 2021 12:47 PM
To: Rep.Ramthun
Subject: Fwd: Re: WI Legis Counsel memo

----- Forwarded message -----

From: Boris Epshteyn <bepshteyn@gmail.com>
Date: Nov 24, 2021 8:12 AM
Subject: Re: WI Legis Counsel memo
To: "Ramthun, Timothy" <Timothy.Ramthun@legis.wisconsin.gov>
Cc:

See below.

- The fundamental flaw in the legislative counsel analysis is the claim that “There is no procedure under Wisconsin law for “decertifying” or “pulling back” a slate of presidential electors *who have been appointed pursuant to state statutes.*” (emphasis added). The whole basis for the current effort is the fact that the 2020 election was not in fact conducted pursuant to state statutes.
- Article II of the Constitution gives plenary power to the legislatures to determine the manner for choosing electors, which the Wisconsin legislature has done by adopting election statutes. When non-legislative officials altered or suspended those laws, they acted in violation of Article II of the Constitution, resulting in an illegal election.
- 3 U.S.C. § 2 provides that when a state fails to choose electors on the day designated by Congress, then “the electors may be appointed on a subsequent day in such a manner as the legislature of such State may direct.” Some have argued that that provision only applies in the context of a state requiring a majority vote to win, and therefore allows for the possibility of a runoff. I do not think it is so limited by its terms, and that the conduct of an election held in violation of the manner set out by the legislature would trigger that provision.
- Beyond that, we’re in uncharted territory. A plausible argument can be made that once the electoral college acts, that is the end of the matter. But another argument, at least as plausible, is a recognition that fraud (and on that, I would include unconstitutional conduct by state election officials) vitiates actions taken pursuant to the fraud. That would suggest that decertifying votes that were illegally certified would be valid.
- As for whether a President can *only* be removed by impeachment or incapacity, those are the only two routes specified in the Constitution. But because the Constitution does not describe them as the *sole* mechanisms, they do not foreclose traditional fraud remedies. The assumption here is that fraud and illegality occurred to an extent great enough to definitively have altered the results of the election. If we presume it occurred without Biden’s knowledge, there is no “high crime and misdemeanor” *by him* that would warrant impeachment. And neither does this issue have anything to do with his competence under the 25th Amendment. But that should not foreclose normal fraud remedies that were available at common law and therefore serve as a backdrop principle for constitutional

EPSHTEYN
MEMO

- <https://legis.wisconsin.gov/assembly/59/ramthun/media/1352/epshteyn-rebuttal.pdf>

CONSTITUTIONAL EXPERT JAMES RENWICK MANSHIP



Currently residing in Virginia, James graduated from Auburn University in 1974 and served 18 years in the U.S. Navy. He was chairman of YAF during the Reagan Years, and has been chairman of Washington Institute for Statesmanship Education for 24 years. He has avidly studied the US Constitution all his life and enjoys speaking at multiple events across the nation as a George Washington living history speaker for 29 years running.

<https://www.linkedin.com/in/statesmanship>

MANSHIP MEMO SUMMARY

- Manship directly refutes both the LRB and Leg Council memos, making notes upon the memos themselves.
- He adds historical context to his arguments and acknowledges that fraud vitiates everything.
- To view the PDF in full click here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1354/manSHIP-comments-on-leg-council.pdf>

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1353/manSHIP-annotated-lrb-memo.pdf>

Wisconsin Legislative Council

Anne Sappenfield
Director



MANSHIP
MEMO

TO: SENATOR KATHY BERNIER

FROM: Katie Bender-Olson, Senior Staff Attorney, and Peggy Hurley, Staff Attorney

RE: Legislative Authority to Decertify a Presidential Election

DATE: November 1, 2021

The court decision that Fraud vitiates ANY action, should include a Fraudulent Election... see also Clause 6 "the Case of Removal..."

You asked for an analysis of the Wisconsin Legislature's current authority to "decertify" the presidential election or "pull back" the electoral votes cast by the state presidential electors. **There is no mechanism in state or federal law for the Legislature to reverse certified votes cast by the Electoral College and counted by Congress. Instead, except in the case of presidential incapacity, impeachment is the only mechanism for removing a sitting U.S. President.**

Not "impeachment" rather Senate conviction after Impeachment.

WISCONSIN STATE LAW PROCESS FOR SELECTING PRESIDENTIAL ELECTORS AND CASTING ELECTORAL VOTES

The U.S. Constitution authorizes state legislatures to "direct" how presidential electors are appointed, **which the Wisconsin Legislature has done by specifying an appointment procedure in state law.** Specifically, Article II, section 1 of the U.S. Constitution, provides that "Each state shall appoint, in such manner as the legislature thereof may direct, a number of electors equal to the whole number of senators and representatives to which the state may be entitled in the Congress..."

Weak... no date of law.. no quote...

The Wisconsin Legislature enacted statutes establishing the process for selecting and appointing presidential electors, which involves the political parties each nominating a slate of electors, and the results of the popular vote for president in Wisconsin determining which slate will be appointed. The Legislature could change this process, but it would require amending state law. There is no procedure under Wisconsin law for "decertifying" or "pulling back" a slate of presidential electors who have been appointed pursuant to state statutes.

The court decision that Fraud vitiates ANY action, should include a Fraudulent Election...

Appointment of Electors by Political Parties

See *Williams v. Rhodes*. https://constitution.congress.gov/browse/essay/artII-S1-C2-1-2-1/ALDE_00001121/

The Wisconsin Legislature has established a system for the appointment of electors by the Republican and Democratic parties in the state. On the first Tuesday in October of each presidential election year, the candidates for the Senate and Assembly nominated by each political party at the primary, the state officers, and the holdover state senators of each political party meet in the State Capitol to nominate a slate of 10 electors for each party. The names of the nominated electors from each party are certified by the chairperson of the state committee of each party to the chairperson of the Wisconsin Elections Commission (Commission). [s. 8.20, Stats.]

Clause 6

In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, the Same shall devolve on the Vice President, and the Congress may by law provide for the Case of Removal, Death, Resignation or Inability, both of the President and Vice President, declaring what Officer shall then act as President, and such Officer shall act accordingly, until the Disability be removed, or a President shall be elected.

One East Main Street, Suite 401 • Madison, WI 53703 • (608) 266-1304 • leg.council@legis.wisconsin.gov • <http://www.legis.wisconsin.gov/lc>

Weak wording, maybe better Case of Impeachment, Clause 6 Removal, Resignation, Inability (see 25th Amend.), or Death

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1354/manSHIP-comments-on-leg-council.pdf>

AN OVERSIGHT



MEMORANDUM

TO: Representative Timothy Ramthun
FROM: Michael Gallagher, assistant chief counsel
DATE: November 22, 2021
SUBJECT: The state legislature's power to recall presidential electors

Yes this U.S. Constitution gives this power to the State Legislature ALONE, thus "Unilaterally". If a Governor or other State public servant acts to deny the Legislature this DUTY, they have violated their OATH to uphold this Constitution for the United States of America, so subject to removal from office!

You asked for a memorandum addressing the arguments of Attorney Matt DePerno¹ in his September 23, 2021, memorandum² to the effect that a state legislature has the unilateral power to recall the votes of the state's presidential electors, even after the electors have been certified under state law, their votes counted in Congress, and the new president sworn in.³

NOT REALLY

While there is no direct parallel in American history for the 2020 presidential election and its continuing aftermath, based on the text itself of the Presidential Electors Clause⁴ in the U.S. Constitution and based on relevant decisions of the U.S. Supreme Court, including an opinion authored by Justice Clarence Thomas analyzing the plain meaning of the Presidential Electors Clause, the state legislature does not have the power to recall presidential electors.

Introduction

NOT REALLY

The 2020 presidential election was unprecedented. The election occurred in the midst of the COVID-19 global pandemic and saw a dramatic increase in the number of voters voting absentee

Actually, the Election of 1876 was similar with questions about which slate of ELECTORS the Congress should accept from several states. It was resolved NOT according to this Constitution, rather by an "extra" or un-Constitutional Election Commission, devised by Congress. The 1877 Congress ignored the Contingent Vote process of this Constitution. Why? Because it would likely have resulted in Democrat Tilden winning the Electoral Vote as he had won the Popular Vote. A compromise favored the in-power party, the Republican Rutherford B. Hayes, but the Dems. got the end of Reconstruction Martial Law in southern Capitols. In Election of 2020, (due to the 6 Jan 2017 "insurrection" many informed analysts believe to be a cunning PsyOps or Coup d'Etat) Senate President Pence ignored the US Code section on proper hearings in the case where a Senator and a Representative (or several) challenged any one state (or many states) Electoral Vote counts, again ignoring the Contingent Vote process that the Framers of this Constitution wrote into the document in 1787, a century before.

¹ Matt DePerno is an attorney in Michigan who is currently running for attorney general in that state. His law firm and candidate website may be accessed at <https://www.depernojlaw.com/>.

² DePerno, Matt, "Final Memo regarding Authority Over Elections and Electors" (September 23, 2021), hereinafter the "DePerno Memo."

³ The DePerno memo also uses the term "decertify" with respect to the action he argues a state legislature may take with respect to a presidential election. There is no process under current law for the Wisconsin Legislature to "decertify" an election. See Appendix A: The Electoral College process in Wisconsin. **In any case, whether the state legislature has the power to recall the state's presidential electors in the first place is the more fundamental question. If the legislature does not have that power, it also does not have the power to decertify an election.**

⁴ U.S. Const. art. II, §1, cl. 2.

• <https://legis.wisconsin.gov/assembly/59/ramthun/media/1353/manSHIP-annotated-lrb-memo.pdf>

ARIZONA SENATORIAL CANDIDATE JOSH BARNETT



- Josh Barnett is a small business owner in Phoenix, Arizona and Oceanside, California. He attended Purdue University then went on to open his first business in 2007 followed by 3 others in Ft Wayne, Indiana, before moving to Arizona in 2010. He became a PC in the Republican Party and a executive advisor to LD15 to mediate between the people and the LD15 board. He is currently a US Congressional AZ06 candidate. He has been working with legislators nationwide since November 5, 2020, on getting forensic audits and was in the middle of the forensic audit in Maricopa County recently providing constitutional arguments to decertify.

<https://www.barnettforaz.com/>

BARNETT MEMO SUMMARY

- Barnett's memo was written specifically refuting the Leg Council memo, as it was received prior to the release of the LRB memo.
- It argues that the Legislature and it's elective body should be the one to decide the constitutionality of the proposed action, not the appointed outside firm of leg council. It also speaks at fraud vitiates everything.
- For the full PDF click here:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1349/barnett-and-jose-rebuttal.pdf>

Constitutional Authority to Alter, Abolish, Reform or Invalidate Unlawful Procedures and Acts

Please take notice that the Legislative Counsel of Wisconsin is taking a very erred and limited approach to the idea of decertifying an election based on several false premises and an assumption that because the Constitution doesn't say a word, means that it's not included in the powers granted to government. In order to deal with this issue, I will include Maxims of Law that clearly state in plain English why this is wrong as well as show a double standard in this thought process.

DOUBLE STANDARD:

Please show where the Constitution of the State of Wisconsin grants clear authority for the Legislative Branch to be directed in Counsel by members of the Private Bar Association, which is foreign and separate from government and the People who the government swears to protect. Please explain where the Legislature is allowed to hire Officers of the court (Bar Attorneys), to tell the Legislature what they can do, based on a Trust Indenture (Constitution) that the legislature already swore to uphold? Did the Legislature swear to uphold things for the People that they had no understanding of what the terms were?

Issue number 2: The People have demanded audits across America, where the Bar Association has threatened to remove the License of various attorneys, if they should choose to help the People get an Audit. We also see where the promise was kept as the attorneys went after Lin Wood, Guillian, Sydney Powell, and Matt Deperno. Being that many Bar Association actors have shown a direct objection to the People having audits of their own States, please explain where there is Constitutional Authority for the Legislature to use a private foreign entity to "allow" the People to deal with their own business?

Please take notice that the People have come together to demand Audits and correction to issues, by right and the Legislative Counsel has no right to interfere in the People's will:

**Wisconsin Constitution Bill of Rights Text of Section 4:
Right to Assemble and Petition**

The right of the people peaceably to assemble, to consult for the common good, and to petition the government, or any department thereof, shall never be abridged.

False Assumptions:

1. The memo shared by Legislative Counsel seems to infer that since the actions of the People involved with the Election got into the hands of the Electoral College that the time is up for correcting issues that the Sheriff has already proved was done outside of the law as crimes. This thinking seems to attempt to give credence to acts that are criminal

- <https://legis.wisconsin.gov/assembly/59/ramthun/media/1349/barnett-and-jose-rebuttal.pdf>

CONCLUSION OF ATTORNEYS

- It is abundantly clear that the collection of interpretations from multiple sources nationwide agree with each other that reclaiming our electoral ballots is possible.
- When looking to matters reflecting the U.S. Constitution, the opinions of Legislative Council and the Legislative Reference Bureau both fall short by ignoring illegality that took place by the Wisconsin Elections Commission.
- These illegalities were fraudulent, and are therefore vitiated.
- The plenary power to reclaim clearly reverts back to the legislative body under the U.S. Constitution.
- It falls upon the State Legislature to rectify this abuse of our most precious right to elect our leaders in a free and fair election.



2021 BILL

1 AN ACT to amend 6.275 (1) (f), 6.32 (4), 6.33 (4), 6.33 (5) (a) 1., 6.36 (1) (d), 6.36
2 (1) (e), 6.47 (6), 6.47 (7) (b), 6.48 (1) (d), 6.48 (2) (b), 6.50 (2), 6.50 (2g), 6.50 (2r)
3 (g), 6.50 (3), 6.50 (4), 6.50 (5), 6.50 (6), 6.50 (7), 6.50 (10), 6.56 (3), 6.56 (4) and
4 7.23 (1) (c) of the statutes; relating to: removing ineligible voters from the
5 official voter registration list.

Analysis by the Legislative Reference Bureau

Under current law, if a voter who appears on the official voter registration list maintained by the Elections Commission becomes ineligible to vote for any reason, his or her status is changed from eligible to ineligible on the registration list.

Under this bill, if a voter appearing on the registration list becomes ineligible to vote for any reason, he or she must be removed from the list and the Elections Commission must keep a permanent record of the removal, including the date of and reason for the removal. Consistent with current law, an individual who is removed from the registration list and subsequently becomes eligible to register to vote in Wisconsin may reregister as provided by law.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

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

CLAUSE 21: SOLUTIONS ARE REQUIRED

“The Wisconsin Legislature shall pass legislation with the intention to clean up the WisVote database and create separate servers for active and inactive voters;”

Our office has taken initiative to do this.

CLAUSE 22: FULL FORENSIC PHYSICAL CYBER AUDIT

“The Wisconsin Legislature supports a full forensic physical and cyber audit of the 2020 general election, that this full forensic physical and cyber audit should be conducted by an independent and nonpartisan auditing firm with a scope statement approved by the Assembly Committee on Campaigns and Elections, and that this full forensic physical and cyber audit must include the following components:

1. Total examination of voting system machines, including browsers, tabulators, scanners, routers and firewalls, switches, network and out-of-band management cards, internet or network connectivity, network and remote access, remote access applications, software installed or removed on the system, flash drives, thumb drives, event logs, scripts that have been run, the date on which data were last modified and what data were modified, whether during or after the election, systems and security updates, password policies, multifactor authentication, databases, adjudication records, administrator accounts, and log-in records.”

CLAUSE 22: CONTINUED

“2. Kinematic artifact detection of all physical paper ballots, including whether ballots meet industry maximum allowable compliance for out-of-calibration measurements, ballot thickness to prevent bleed through, types of markers used, printed ballots, quantity of ballots, ballot trail, voter roll in comparison to ballots, mail-in ballot standards, and ballot watermarks and dot coding.

3. Physical canvas, including whether county clerks and election employees and volunteers followed election rules and regulations mandated by their county.

4. Transparency;”

Rasmussen Reports
Field Guide to Election Integrity
December 23rd, 2021
- ALL U.S. National Likely Voters -

- 59% now say cheating was likely in the 2020 elections, just up from 56%.
- 55% of Black voters say there was cheating in the 2020 elections.
- 55% support 2020 election audits including 53% of Black voters.
- 60% agree that opponents of requiring a Photo ID to vote just want to make it easy to cheat in elections, including 63% of Black voters.
- 61% say Election Reform must happen in Swing States like PA, MI, GA, WI, & AZ where voters have lost confidence.
- 65% say preventing cheating more important than making it easier to vote.
- 66% say wider use of mail-in voting will lead to more cheating in elections.
- 70% say private 'Zuckerbucks' type partisan election funding is "a bad thing for American Democracy," including 52% of Black voters.
- 75% say requiring Photo ID to vote is a reasonable measure to protect the integrity of elections, including 73% of Black voters.
- 75% of Black voters either believe the level of difficulty to vote is currently about right or believe it is already too easy to vote.
- 90% think it is Important to prevent cheating in elections, including 83% who say it's Very Important. These are down from 95% and 89% respectively in October. Among Black voters, 87% now say it is Important to prevent cheating in elections, including 77% who say it is Very Important.

CLAUSE 23: TRANSPARENCY

“In order to ensure transparency, all such audits shall be streamed live for public viewing and recorded via security video to be run 24 hours a day, 7 days a week, until all such audits are complete;”

Both sides need to see this happen to ensure it is unbiased and honest.

The People Demand it!



2021 BILL

1 AN ACT to amend 6.275 (1) (f), 6.32 (4), 6.33 (4), 6.33 (5) (a) 1., 6.36 (1) (d), 6.36
2 (1) (e), 6.47 (6), 6.47 (7) (b), 6.48 (1) (d), 6.48 (2) (b), 6.50 (2), 6.50 (2g), 6.50 (2r)
3 (g), 6.50 (3), 6.50 (4), 6.50 (5), 6.50 (6), 6.50 (7), 6.50 (10), 6.56 (3), 6.56 (4) and
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For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

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

CLAUSE 24: SOLUTIONS REQUIRED

“The Wisconsin Legislature shall pass legislation specifically intended to secure the integrity of future elections in Wisconsin based on the findings of the Legislative Audit Bureau investigation, the Assembly Committee on Campaigns and Elections investigation, and the full forensic physical and cyber audit;”

CLAUSE 24: RAMTHUN ELECTION LEGISLATION LIST

- LRB 5588/1: 36 month records retention bill
- LRB 5175/2: Removal of deceased voters bill
- LRB 5221/1: Dissolve the WEC bill
- LRB 5230/1: Election audit and fraud dissolves election bill
- LRB 5227/1: Ineligible voter bill
- LRB 5228/1: Log file bill
- LRB 5322/P2: Paper ballot and non centralized vote count bill (still drafting)

To view the bills, follow this link:

<https://legis.wisconsin.gov/assembly/59/ramthun/legislation/election-bills/>

CLAUSE 25: SEND IT TO CONGRESS

“The secretary of state of the State of Wisconsin is hereby directed to forward a proper authenticated copy of this resolution to the President of the Senate of the United States.”

It does not matter what transpires after this action is completed on the congressional end. The focus is to make a clear statement that manipulations in elections will not be tolerated in the state of Wisconsin, and we will not continue forward until the issues are resolved.

CONCLUSION

- There is above and beyond enough evidence to show the elections process in Wisconsin is broken.
- The public has no confidence in our elections process. In order to restore it, bold actions are required.
- The legislature has the plenary right to reclaim Wisconsin's 10 electors.
- The legislature must then dedicate itself to restoring the integrity of elections process by holding a full forensic physical cyber audit for the public to see.
- Issues found need to be addressed and resolved.
- It falls upon us to take this historic action to save the core of our republic, or all is lost. Nothing is of greater importance than this.

From: "Joyce, Angela" <Angela.Joyce@legis.wisconsin.gov>
Sent: Thursday, January 27, 2022, 2:23 PM
To: "'markbelling@iheartmedia.com'" <markbelling@iheartmedia.com>
Subject: RE: Open Records Request
Attachments: ramthunpp.pdf

Mark,

This is in response to your request for records regarding the speaker's statement on Tim Ramthun.

Attached you will find a PowerPoint circulated by Tim Ramthun. Inside that PowerPoint is a link to this letter from attorney Karen Mueller:

<https://legis.wisconsin.gov/assembly/59/ramthun/media/1355/mueller-amos-letter.pdf>

In the letter she alleges that there was a "criminal conspiracy" between Speaker Vos, Majority Leader Fitzgerald and NCSL. She alleges that the Speaker's involvement in NCSL makes him complicit in an agreement between NCSL and other organizations that he knew nothing about. Also in that "criminal conspiracy" paragraph is a reference to Marc Elias – Dem attorney of Perkins Coie for the DNC.

She goes on to say on Page 5 "Their job is not to dismiss allegations of fraud and then cover up alleged criminal activity....", implying that the leaders were somehow part of covering up illegal activity pushed by Democrats.

The irony of all of this is that Fitzgerald and the speaker were the main parties pushing back on the illegality of the Ballots in the Park ballot harvesting operation run in Madison, after the Trump Campaign declined to intervene. The Legislature was able to intervene into this because of the Extraordinary session legislation passed by the speaker and Fitzgerald in 2018, prior to Gov Evers taking office.

This allegation by Mueller, circulated by Ramthun, sparked these articles tying the state GOP leadership and the speaker to Marc Elias:

[BREAKING EXCLUSIVE: What's Going On In Wisconsin? Hillary Attorney Elias Provides Evidence that State GOP Leadership Agreed to Unconstitutional 'Ballot Drop Boxes'](#)

[Is Hillary Attorney Marc Elias in Legal Jeopardy Alongside Attorney Michael Sussmann? Is This Why He Left Perkins Coie? - First Reporter 24](#)

You can see from this recent (incredibly inaccurate) account of Ramthun's floor action surrounding the resolution he brought forth Tuesday that he provided a photo of the resolution to Gateway Pundit as well as his (incredibly inaccurate) understanding of the day's occurrences. The initial headline read: **"**HUGE BREAKING NEWS** -- Wisconsin Assembly Votes to Withdraw Its 10 Electors for Joe Biden in 2020 Election -- VIDEO."**

[**HUGE BREAKING NEWS** — Wisconsin Assembly Votes to Advance Rep. Ramthun's Resolution to Reclaim Wisconsin's Electors For President and Vice President That Were Certified Under Fraudulent Purposes — VIDEO](#)

As standard reply of all completed public records requests, we now consider this matter closed. Thank you.

Angela Joyce

Communications Director
Office of Speaker Robin Vos
Wisconsin State Assembly
211 West, State Capitol
608-266-7191
608-237-9206 (direct line)