2021 Republican Party of Wisconsin Proposed Resolutions
Approved by the Resolutions Committee – 5/22/2021

Commendations:

2021-01 Recognizing the Accomplishments of President Donald J. Trump

WHEREAS, President Donald J. Trump pledged to “Make America Great Again”; and
WHEREAS, President Donald J. Trump consistently advocated for strengthening US border security and is making significant progress on building “The Wall”; and
WHEREAS, President Donald J. Trump pursued and passed comprehensive tax reform; and
WHEREAS, President Donald J. Trump delivered on his promise to reform the criminal justice system; and
WHEREAS, President Donald J. Trump established a favorable trade agreement with China adding protections for intellectual property; and
WHEREAS, President Donald J. Trump recognized that Communist China remains a threat to Democracy and a Free Republic and took action to fight against this threat; and
WHEREAS, President Donald J. Trump advanced the U.S./Mexico/Canada Agreement (USMCA) to benefit all North American workers; and
WHEREAS, President Donald J. Trump moved to create policies leading to immigration reform; and
WHEREAS, President Donald J. Trump responded favorably to the COVID-19 pandemic by issuing federal orders for “Operation Warp Speed”; and
WHEREAS, President Donald J. Trump had a fervent mistrust of the World Health Organization response to the COVID-19 and discontinued the United States membership in the organization; and
WHEREAS, President Donald J. Trump began to implement prescription drug cost reduction efforts; and
WHEREAS, President Donald J. Trump continues to encourage peaceful international relations with North Korea and has strengthened the relationship with our ally South Korea; and
WHEREAS, President Donald J. Trump received three nominations for the Nobel Peace Prize; and
WHEREAS, President Donald J. Trump has advanced economic policies that have led to record investment returns; and
WHEREAS, President Donald J. Trump has made magnificent appointments to Federal Courts and the Supreme Court of the United States; and
WHEREAS, President Donald J. Trump recognized Jerusalem as the capital of Israel and moved the US Embassy to that city; and
WHEREAS, President Donald J. Trump withdrew U.S. participation in the Iranian Nuclear agreement; and
WHEREAS, President Donald J. Trump vigilantly fought international and domestic terrorism head on, including the elimination of several terrorist leaders; and

WHEREAS, President Donald J. Trump required the return of our soldiers’ remains from foreign countries; and

WHEREAS, President Donald J. Trump promoted off shore drilling and made the US the top oil producer in the world; and

WHEREAS, President Donald J. Trump moved the United States toward energy independence and advocated in favor of the Keystone Pipeline project; and

WHEREAS, President Donald J. Trump continues to support the repeal of the Affordable Care Act (Obama Care) and the rollback of other intrusive federal regulations; and

WHEREAS, President Donald J. Trump removed the United States from the Paris Climate Agreement; and

WHEREAS, President Donald J. Trump successfully defended himself in the most outrageous impeachment attempt ever witnessed in the history of this country; and

WHEREAS, Former President Donald J. Trump faced another invalid unconstitutional attempt at impeachment for exercising his 1st Amendment Right to free speech and was decidedly exonerated once again; and

WHEREAS President Donald J. Trump did more to protect the unborn than any other modern day president;

NOW, THEREFORE BE IT RESOLVED, that the Republican Party of Wisconsin, in convention assembled, recognizes and commends President Donald J. Trump on his accomplishments to date; and

BE IT FURTHER RESOLVED, that the Republican Party of Wisconsin, in convention assembled, reaffirms our pledge to enduring support of popular and effective Trump Administration initiatives.

2021-02 Commendation of Senator Ron Johnson

WHEREAS, since being elected in 2010, Senator Ron Johnson has been a vocal leader in defense of conservative principles, in providing government oversight, fighting for small business owners, finding consensus on healthcare and opioid-abuse issues, and highlighting our long-term fiscal concerns; and

WHEREAS, in the past year, Senator Johnson has taken up the mantle of investigating numerous topics of interest to the American people, when others in Congress and the media have failed to do so; and

WHEREAS, Senator Johnson shares our conservative principles and is working to protect our interests and the interests of future generations;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, thanks Senator Ron Johnson for his commitment to our values and commends him for his determination and service to the state of Wisconsin and the United States of America.
2021-03 Commendation of Congressman Jim Sensenbrenner

WHEREAS, Congressman Jim Sensenbrenner has, for his entire career, done an outstanding job representing our interests and standing up for our conservative principles; and

WHEREAS, Congressman Sensenbrenner has always promoted legislation and policies that have protected our borders, kept us safe at home and abroad, and limited government overreach; and

WHEREAS, Congressman Sensenbrenner has steadfastly fought against tax and spending increases, and has always been a voice of reason in Congress; and

WHEREAS, Congressman Sensenbrenner has now retired from Congress;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, thanks Congressman Jim Sensenbrenner for his 42-years of commitment to representing our values in Washington, and commends him for his dedicated service to the people of the 5th Congressional District, the state of Wisconsin and the United States of America.

2021-04 Honoring Rush Limbaugh

WHEREAS, Rush Limbaugh was a beacon of conservative thought; and

WHEREAS, Rush Limbaugh was a recipient of the Presidential Medal of Freedom; and

WHEREAS, he revolutionized AM radio and talk radio; and

WHEREAS, he helped to put Republicans in the majority in all levels of government;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, recognizes and honors the memory and work of a great conservative warrior, Rush Limbaugh.

Elections and Campaigns:

2021-05 Elections

WHEREAS, free, fair, safe and transparent elections are the bedrock of our Constitutional Republic because without such integrity in our elections, we are nothing but slaves to those who can successfully steal elections; 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, We the People of Wisconsin through the constitutional rule of law enacted by our duly elected representatives (and not by appointed unelected officials) are sovereign; and

WHEREAS, the U.S. Constitution confers sole responsibility for the election laws for U.S. Senators and House of Representatives members to be promulgated and enacted only by State Legislators, thereby, preventing any rule-making or legislating by any other means or by any other group of people; and

WHEREAS, in 2020, the clear and plain language of multiple election laws in Wisconsin, beginning with the Spring election and continuing through the November election, were intentionally violated,
circumvented or altered by the directives of the Commissioners and staff of the Wisconsin Elections Commission; and

WHEREAS, over 500 absentee ballot drop boxes were illegally placed around the State of Wisconsin through the encouragement and guidelines of the Wisconsin Election Commission; and

WHEREAS, under Wisconsin Law any absentee ballots received outside of the express written processes or procedures of the Absentee Voting Statutes may NOT be counted; and

WHEREAS, if the illegal absentee ballots that were counted as a result of being placed in these illegal ballot drop boxes in the City of Milwaukee alone, not been counted, this change would have produced an election win for President Donald J. Trump in the State of Wisconsin of 60,000 to 80,000 additional votes; and

WHEREAS, the website got-freedom.org/evidence also presents evidence of voter, ballot, and election irregularities and lawlessness in the presidential election of November 3, 2020 for ALL to see; and

WHEREAS, in the weeks and months leading up to the November 3, 2020 presidential election, there were a number of other Wisconsin Election Statute violations committed by members and employees of the Wisconsin Election Commission (WEC), including denying Green Party Candidate ballot access, refusing to remove over 200,000 voter registrations from voting rolls, encouraging the use of Indefinitely Confined Elector status to avoid voter ID requirements, encouraging clerks to cure absentee ballots outside of the constraints of state law and allowing ballot harvesting across Wisconsin including the Democracy in the Park event held in Madison; and

WHEREAS, over 100 signed affidavits testifying to fraud, and numerous other anomalies and irregularities in certain voting locations, but most notably in Brown, Milwaukee and Dane Counties, have prompted multiple lawsuits regarding the stealing of the 2020 presidential election from President Donald J. Trump by many actors working in concert, to achieve that goal, and again, in concert since the election, to cover up the election law violations and fraud that occurred; and

WHEREAS, county clerks were advising voters to obtain the indefinite confined status, allowing them to obtain ballots for all elections without showing proper ID. The percentage of indefinite confined voters was up over 250% from the previous Presidential election in 2016; and

WHEREAS, the Wisconsin Election Commission is a corrupt organization and the 2020 Wisconsin election, as regulated and directed by the Wisconsin Elections Commission has been the most illegally run, controversial and poorly managed elections in state history which has shaken the faith of the citizens across the State of Wisconsin in the whole election process and in the whole State Legislature and its members which were and are responsible for ensuring that all election laws are adhered to, and that they provide for safe, secure, free and transparent elections in Wisconsin;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, demands the Wisconsin Legislature hold hearings and investigate irregularities and violations of election law, to include forensic audits of voting machines and ballots, in the elections of 2020 and hold accountable the Wisconsin Election Commission and any and all state legislators that have caused such unprecedented turmoil and lawlessness;

BE IT FURTHER RESOLVED that the Wisconsin Elections Commission be dissolved and the state legislators resume their dutiful constitutional obligations to certify electors, never again delegating away their lawful authority and duties;
BE IT FURTHER RESOLVED that the Wisconsin legislature pass laws to impose severe financial and criminal penalties for those engaged in ballot harvesting and any other election law violations, as well as for those who conspire to enable or to permit others to commit these illegal practices;

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, calls upon the Wisconsin state legislature to take action to ensure that paper ballots are required and are counted by machines not capable of internet connection either by virtue of the machine capability itself or by protecting all such capable machines with a fully enclosed Faraday cage or equivalent, and/or utilize forensic ballot audit machines;

BE IT FURTHER RESOLVED that since the Wisconsin Legislature has previously determined that voting is a fundamental right, but absentee voting is only a privilege, due to the high opportunity and likelihood of voter fraud, then the Wisconsin legislature must substantially curtail and limit absentee voting and early voting to prevent such illegalities and fraud from ever occurring in the State of Wisconsin again;

BE IT FURTHER RESOLVED that we immediately cancel indefinitely confined voter status and return to absentee voter status with photo identification and in person voting on Election Day with photo identification;

BE IT FURTHER RESOLVED that these actions should be taken as soon as possible to allow the faith of the citizens of Wisconsin in the election process to begin to be restored and so free and fair elections may once again occur in Wisconsin.

2021-06 Election Law Reform

WHEREAS, tens of thousands of Wisconsinites voted by mail during 2020, with the number of Wisconsinites applying as “indefinitely confined” increasing significantly in 2020 elections compared to 2016 elections, a significant issue because applying as “indefinitely confined” is currently granted for the rest of one’s life and allows voting without showing proof of voter ID; and

WHEREAS, the Wisconsin Institute for Law and Liberty (WILL) has argued compellingly before the Wisconsin Supreme Court that the Wisconsin Elections Commission (WEC) has not maintained its list of registered voters, allowing voters who have moved within the state or taken up residence outside the state to remain on the voter list, creating a situation that is both confusing and ripe for mal-intent and manipulation; and

WHEREAS, Wisconsin is one of 13 states without laws specifying who may collect and return absentee ballots on behalf of another, prompting WILL in June, 2020, to petition the WEC to issue a rule that only the voter, not a third party, may request and return an absentee ballot (request failed); and

WHEREAS, widespread election fraud has long involved citizens casting multiple votes from multiple registrations and multiple impersonations, and has now come to include the registration and voting of non-citizens; and

WHEREAS, the WEC and staff denied the Green Party candidate for President access to the ballot, refused removal of ineligible voter registrations as required by state law and the ERIC system, instructed clerks across our state to allow on-line requests for absentee ballots using the indefinitely confined elector status without providing identification, and instructed clerks to illegally cure absentee ballots with missing information on the mailing envelope in contradiction of state law; and
WHEREAS, over 100 signed affidavits testifying to fraud, and numerous anecdotes of anomalies and irregularities across the state, most notably in Milwaukee and Dane Counties, have prompted lawsuits calling into question the validity of the Wisconsin election from the campaign of the President of the United States; and

WHEREAS, the 2020 Wisconsin election, as regulated and directed by the Wisconsin Elections Commission, has been one of the most haphazard, controversial and poorly managed elections in state history, shaking the faith of citizens across Wisconsin in the very cornerstone of our republic;

NOW, THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled, calls upon the Wisconsin State Election Commission to use the Electronic Registration Information Center system to identify voters that have moved and to complete the process of creating an accurate voter list by removing anyone who has not responded to the query mailed to determine current residency, and calls upon the Wisconsin State Election Commission to use the Electronic Registration Information Center system to determine if voters are voting in more than one state in the same election and prosecute those who are to the fullest extent of the law; and

BE IT FURTHER RESOLVED that anyone who engages in election fraud be prosecuted to the fullest extent of the law, and that any public employees who fail to obey laws requiring verification of voting rolls prior to each election be removed from office and vigorously prosecuted; and

BE IT FURTHER RESOLVED that election law violations be prosecuted in the county where the violation occurred or in any adjacent county; and

BE IT FURTHER RESOLVED that our elected representatives take necessary action to create Wisconsin as a signature verification state; and

BE IT FURTHER RESOLVED that election-day voter registration be eliminated; and

BE IT FURTHER RESOLVED that in order to register to vote, a registrant be required to provide documentary proof of his identity, his age, and his U.S. citizenship, and that documentary proof of address be no older than 90 days or, in the case of a lease, the lease term covers the date of the election, or in the case of a property tax bill, the bill is for the year of or the year before the election; and

BE IT FURTHER RESOLVED that Wisconsin reinstitute the requirement that voters certify that they are unable to vote on Election Day before they are issued absentee ballots; and

BE IT FURTHER RESOLVED that no voters be allowed to declare themselves indefinitely confined without a doctor's certification, and that the status expire after two years unless renewed by a new doctor's certification; and

BE IT FURTHER RESOLVED that voter ID be required for all those voting in every election, including absentee voters except those who are indefinitely confined based on a doctor's certification; and

BE IT FURTHER RESOLVED that no application for an absentee ballot be sent to a voter without his written request; and

BE IT FURTHER RESOLVED that the Wisconsin Legislature pass laws making ballot harvesting illegal and imposing severe penalties on those who engage in this practice; and
BE IT FURTHER RESOLVED, that the Wisconsin Legislature pass legislation which ends the practice of using drop boxes for absentee ballots; and

BE IT FURTHER RESOLVED that the Wisconsin Legislature to pass legislation prohibiting municipalities from hosting absentee ballot gathering events in public places; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin calls for the Wisconsin Legislature to pass legislation making it clear that city clerks and city election commissions cannot fill in missing information on absentee ballot envelopes and requires the voters and/or witnesses themselves to make the corrections; and

BE IT FURTHER RESOLVED that our elected representatives allow central counts for absentee ballots but require that counting begin the day before the election, require that the political parties be allowed to have members of their parties as employees doing the count, and require that election observers be allowed to view all portions of what is occurring in the central count and prohibit any activity to take place behind closed doors; and

BE IT FURTHER RESOLVED that these actions be taken as soon as possible to allow the faith of citizens to begin to be restored that free and fair elections may once again occur in Wisconsin.

2021-07 Abolish the Wisconsin Elections Commission

WHEREAS, free and fair elections are the cornerstone of the American representative republic system; and

WHEREAS, the American representative republic system establishes 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, the rule of law, not rule by the elected or appointed officials must be the only force in the United States of America; and

WHEREAS, numerous changes have been adopted in our history to improve the electoral process and strive to ensure all eligible voters with the right to vote, including the 19th Amendment to the Constitution, the 1965 Voting Rights Acts, voter ID requirements and several other reforms; and

WHEREAS, in 2020, the clear and plain language of election laws in Wisconsin, beginning with the Spring election and continuing through the November election appear to have been changed, or were allowed to be altered or ignored by directives of the Commissioners and staff of the Wisconsin Elections Commission (WEC); and

WHEREAS, the WEC and its staff denied the Green Party candidate for President access to the ballot, refused removal of over 200,000 voter registrations as required by state law, instructed clerks across our state to allow online requests for absentee ballots using the Indefinitely Confined Elector status without providing identification, and instructed clerks to illegally “cure” absentee ballots with missing information on the mailing envelope in contradiction of state law; and

WHEREAS, the WEC ignored ballot harvesting in cities across Wisconsin which created 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, over 100 signed affidavits testifying to fraud, and numerous other anecdotes of anomalies and irregularities across the state, but most notably in Milwaukee, Brown and Dane counties, have
prompted lawsuits by the campaign of the President of the United States, calling into question the validity of the Wisconsin election; and

WHEREAS, the 2020 Wisconsin election, as regulated and directed by the Wisconsin Election Commission has been one of the most haphazard, controversial and poorly managed elections in state history, undermining the faith of citizens across Wisconsin in free and fair elections, which is the very cornerstone of our representative republic;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin calls upon the Wisconsin Legislature to complete a forensic audit of all machines, ballots, software and any other relevant materials relating to the 2020 election paying particular attention to the corruption and partisan actions of the Wisconsin Elections Commission; and

BE IT FURTHER RESOLVED that the Wisconsin Legislature take action to dissolve the Wisconsin Elections Commission by August 1, 2021 which has, through the partisan actions of its corrupt staff, become a de facto arm of the Democrat Party; and

BE IT FURTHER RESOLVED that the Wisconsin Legislature takes back its power to oversee and execute future elections after abolishing the WEC. Any monies previously budgeted for WEC will be moved back to the legislature to create a joint Assembly and Senate committee to run future elections by 2023.

2021-08 Legislative Maps

WHEREAS, The Wisconsin Constitution authorizes the state Legislature to draw up Wisconsin legislative districts. Despite this Leftists are pushing to replace Legislature authority with a “non-partisan” board; and

WHEREAS, Appointing a nonpartisan board cannot be guaranteed, as evidenced by the now defunct Government Accountability Board; and

WHEREAS, The goal of this movement is actually to change election outcomes to favor Leftist candidates, as is the goal of abolishing the Electoral College,

NOW BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, that the state legislature should continue to draw up legislative districts, and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, supports retention of the Electoral College to determine the presidency.

Education:

2021-09 Support of School Choice

WHEREAS, every child, regardless of zip code or family income, deserves access to a quality education; and

WHEREAS, too many children today, especially those from low-income or minority families or children with special needs, are trapped in failing schools; and

WHEREAS, parental school choice programs have also been shown to save taxpayers money and even improve nearby public schools through the power of competition;
NOW, THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention
assembled, that the charter and school voucher programs be expanded to include all citizens of the State
of Wisconsin.

2021-10 School Funding to Follow the Student

WHEREAS, the cost of educating one student for one year in Wisconsin is roughly $13,500 per year;
and

WHEREAS, there is a significant variance in the performance of government schools, with some
performing with excellence and others performing poorly. This generally has a disproportionate impact
on the poor who have no choice but to utilize underperforming public schools; and

WHEREAS, democrats and teachers' unions continue to fight against the ability of parents to utilize
designated funds to provide a quality education for their children or to move their children to different
public schools from those designated based on residential location; and

WHEREAS, private schools often provide superior educational opportunities for less than the cost to
public schools, the movement of students from public to private schools may result in a net savings to
taxpayers while improving outcomes;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled,
demands that elected leaders cease forcing our least advantaged into failing schools and directly allocate
funds to students to cover expenses of the education of the parents' choice, be it public, private or
homeschool.

2021-11 State Education Systems

WHEREAS, the State of Wisconsin partially funds public school systems along with public colleges
and universities; and

WHEREAS, transsexual and gender centric ideas are being taught to elementary and middle school
children who are also forced to use gender neutral washrooms; and

WHEREAS, school boards allow biological males to compete in female sports as biological females;
and

WHEREAS, American History is no longer being taught without changing the facts and/or may also
include the 1619 Project as "factual" history; and

WHEREAS, "critical race theory", propounds the idea that white supremacy exists and maintains
power through the law, which is a false and racist proposition, has been added to the curriculum instead
of teaching the cause/effect of how civil rights affected the lives of the Black community; and

WHEREAS, many teachers continue to refuse to teach in person and many school districts do not have
a plan for making up the lost school year to the detriment of the students; and

WHEREAS, many schools and universities do not allow free speech and harass and intimidate students,
clubs and faculty with differing points of view; and

WHEREAS, many schools and universities grade on the bias based on a student’s philosophy rather
than their reasoning ability; and
WHEREAS, many schools and universities will only allow guest speakers who represent one side of an issue;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin recommends the suspension of all state funding to schools who do not allow the exercise of free speech, that teach social theories that contradict traditional American values and promote racial division, not holding in-person education and the presentation of all sides of an issue, and be it further; and

BE IT FURTHER RESOLVED that state funding should only be provided to schools who accommodate and protect the rights of our children based on their biological gender at birth.

2021-12 Critical Race Theory

WHEREAS, critical race theory, an academic discipline rooted in Marxism, falsely posits that the United States is an institutionally racist nation and that racism is ingrained in every aspect of American society; and

WHEREAS, proponents of critical race theory believe that the solution to what they determine to be “institutional racism” in the United States is to dismantle and recreate all American institutions; and

WHEREAS, critical race theory’s tenets are fundamentally racist in that they suggest that people should be viewed and treated differently based on the color of their skin; and

WHEREAS, the racist lens of critical race theory is becoming increasingly prevalent in schools across the country as advocates attempt to fight racism with more racism;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin is opposed to the teaching of critical race theory in Wisconsin schools, which would only serve to divide Americans and teach our children racism by seeking out and even promoting racial tensions; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin believes that America is a country of freedom, prosperity, and opportunity for all, and the divisive philosophy of critical race theory belongs nowhere near our children’s curriculum; and

BE IT FURTHER RESOLVED that the Republican Party boasts a proud history of fighting for civil rights and creating a nation where all can succeed, and the teaching of critical race theory promotes to children values that contradict those of the civil rights movement, during which Dr. Martin Luther King Jr. dreamed of a day in which people would “not be judged by the color of their skin but by the content of their character.”

2021-13 Protecting Freedom of Speech, Thought, and Expression at Institutions of Higher Education

WHEREAS, the First Amendment to the Constitution of the United States guarantees that “Congress shall make no law . . . abridging the freedom of speech”; and

WHEREAS, in Healy v. James, 408 U.S. 169 (1972), the Supreme Court of the United States held that the First Amendment to the Constitution of the United States applies in full force on the campuses of public colleges and universities; and

WHEREAS, in Widmar v. Vincent, 454 U.S. 263 (1981), the Supreme Court of the United States observed that “the campus of a public university, at least for its students, possesses many of the
characteristics of a public forum’’; and

WHEREAS, lower Federal courts have also held that the open, outdoor areas of the campuses of public
colleges and universities are public forums; and

WHEREAS, section 112(a)(2) of the Higher Education Act of 1965 (20 U.S.C. 1011a(a)(2)) contains a
sense of Congress noting that ‘‘an institution of higher education should facilitate the free and open
exchange of ideas’’, ‘‘students should not be intimidated, harassed, discouraged from speaking out, or
discriminated against’’, ‘‘students should be treated equally and fairly’’, and ‘‘nothing in this paragraph
shall be construed to modify, change, or infringe upon any constitutionally protected religious liberty,
freedom, expression, or association’’; and

WHEREAS, despite the clarity of the applicable legal precedent and the vital importance of protecting
public colleges in the United States as true ‘‘marketplaces of ideas’’, the Foundation for Individual
Rights in Education has found that approximately 1 in 10 of the top colleges and universities in the
United States quarantine student expression to so-called ‘‘free speech zones’’, and a survey of 466
schools found that almost 30 percent maintain severely restrictive speech codes that clearly and
substantially prohibit constitutionally protected speech; and

WHEREAS, according to the American Civil Liberties Union (ACLU), ‘‘Speech codes adopted by
government-financed state colleges and universities amount to government censorship, in violation of
the Constitution. And the ACLU believes that all campuses should adhere to First Amendment
principles because academic freedom is a bedrock of education in a free society.’’; and

WHEREAS, the University of Chicago, as part of its commitment ‘‘to free and open inquiry in all
matters’’, in 2015 issued a statement in which ‘‘it guarantees all members of the University community
the broadest possible latitude to speak, write, listen, challenge, and learn’’, and 78 university
administrations and faculty bodies (including the University of Wisconsin System, when in October,
2017 the Board of Regents adopted Regent Policy Document 4-21) have endorsed a version of the
‘‘Chicago Statement’’; and

WHEREAS, the States of Virginia, Missouri, Arizona, Kentucky, Colorado, Utah, North Carolina,
Tennessee, Florida, Georgia, Louisiana, South Dakota, and Iowa (and perhaps others) have passed
legislation prohibiting public colleges and universities from quarantining expressive activities on the
open outdoor areas of campuses to misleadingly labeled free speech zones; and

WHEREAS, free speech zones have been used to restrict political speech from all parts of the political
spectrum and have thus inhibited the free exchange of ideas at campuses across the country; and

WHEREAS, restrictions on the free exchange of ideas and opinions on Wisconsin college campuses
diminish the ability of students to develop critical thinking skills that are the primary goals of higher
education, thus devaluing the quality of education underwritten by Wisconsin taxpayers and tuition
payers;

WHEREAS, the Republican Party of Wisconsin recognizes that free speech zones and restrictive
speech codes are inherently at odds with the freedom of speech guaranteed by the First Amendment to
the Constitution of the United States; and

WHEREAS, institutions of higher education should facilitate and recommit themselves to protecting
the free and open exchange of ideas; and
WHEREAS, freedom of expression and freedom of speech are sacred ideals of the United States that
must be vigorously safeguarded in a world increasingly hostile to our Republic; and

WHEREAS, many of the restrictions of free speech on UW System campuses result directly from a
lack of intellectual and/or viewpoint diversity among faculty and administrators; and

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled
encourages the Wisconsin State legislature to adopt legislation similar to that in other States, prohibiting
Wisconsin public colleges and universities from quarantining expressive activities on the open outdoor
areas of campuses to misleadingly labeled free speech zones; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin encourages Tommy
Thompson, Interim President of the University of Wisconsin (UW) System, to enforce the action items
already specified in Regent Policy Document 4-21 (Commitment to Academic Freedom and Freedom of
Expression), and to promote policies that foster spirited debate, academic freedom, intellectual curiosity,
and viewpoint diversity on the campuses of the UW System; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin encourages Tommy Thompson
to appoint a commission to inquire into that lack and its impact on the quality of education at UW
System institutions; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin encourages Josh Kaul,
Wisconsin Attorney General, to defend and protect the First Amendment on Wisconsin colleges and
Universities.

Health:

2021-14 Health Care

WHEREAS, government on both the state and federal levels have taken control of our health care; and

WHEREAS, our current administration supports efforts to advance government “single payer” and
“Medicare for All”, and free health care for illegal immigrants; and

WHEREAS, universal, government-based health care leads to fewer choices and decreased access and
increased cost;

NOW, AND THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in
convention assembled, supports the complete repeal and replacement of the Affordable Care Act; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled,
urges specific measures, such as Health Savings Accounts and greater transparency of health care costs
that are market- and consumer-based; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled,
urges improvement in the health care industry by relying more on deregulation, free enterprise,
individual responsibility, and market-oriented solutions; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled,
supports the continued exercising of our State Sovereignty through consideration of health care reform
legislation.
2021-15 Emergency Health Restrictions

WHEREAS, civil liberties have been threatened and restricted in Wisconsin and throughout the United States in response to the Covid-19 pandemic; and

WHEREAS, in Wisconsin many of the restrictions have occurred because of emergency orders from the Governor. Separation of powers is a foundation of our republican form of government. The Governor, however, has gone beyond statutory authority and extended emergency orders without the required legislative approval; and

WHEREAS, some of the restrictions have been made by local health departments who have employed health inspectors to enforce them and levy fines;

NOW, THEREFORE BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled, that our legislators must work to protect our civil liberties; and

BE IT FURTHER RESOLVED by the Republican Party of Wisconsin, in convention assembled, that state and local health departments must be prohibited from closing or limiting attendance at places of worship due to emergency orders; and

BE IT FURTHER RESOLVED that health officials must be prohibited from initiating mandatory vaccination programs; and

BE IT FURTHER RESOLVED that local health officials’ emergency orders must be limited to two days with fourteen or less days extension only if approved by two thirds of the elected members of local governments; and

BE IT FURTHER RESOLVED that measures should be provided so that those in nursing homes and assisted living facilities can have at least one authorized visitor; and

BE IT FURTHER RESOLVED that businesses should be held harmless from frivolous lawsuits in regards to any perceived health emergency.

2021-16 Informed Consent and Vaccine Exemptions

WHEREAS, the most basic of all human rights is the ability to have control over your own body, and to exercise informed consent when making medical decisions for yourself or your child; and

WHEREAS, there is a concerted effort by the pharmaceutical industry and their lobbyists, to persuade our state and federal legislators to abolish rights that individuals have when making informed health choices for what is best for themselves and their family; and

WHEREAS, in 1986, Congress passed the National Childhood Vaccine Injury Act, which declares government licensed and recommended vaccines to be “unavoidably unsafe”; and

WHEREAS, in 2011, the U. S. Supreme Court protected vaccine manufacturers from vaccine injury lawsuits, while also declaring vaccines to be “unavoidably unsafe”; and

WHEREAS, ALL pharmaceutical products carry some risk of permanent injury or death, and where there is risk of permanent injury or death from any pharmaceutical, there must be a choice; and

WHEREAS, if choice is removed and people are forced to use a drug or vaccine mandated by government, then we cease to be a free society, and we live under state sponsored medical tyranny; and
WHEREAS, out of the Doctors Trial in Nuremberg came the Nuremberg Code, of which Yale law
professor, physician and ethicist Jay Katz has said “that the principle of the advancement of science
(must) bow to a higher principle: protection of individual inviolability. The rights of individuals to
thoroughgoing self-determination and autonomy must come first. Scientific advances may be impeded,
perhaps even become impossible at times, but this is a price worth paying”; and

WHEREAS, Dr. Katz also said that the judges of the Nuremberg tribunal, “envisioned a world in which
free women and men, after careful explanation, could make their own good or bad decisions, but not
decisions unknowingly imposed on them by the authority of the state, science, or medicine”; and

WHEREAS, Bioethicist Arthur Caplan agreed when he said, “The Nuremberg Code explicitly rejects
the moral argument that the creation of benefits for many justifies the sacrifice of the few. Every
experiment, no matter how important or valuable, requires the express voluntary consent of the
individual. The right of individuals to control their bodies trumps the interest of others in obtaining
knowledge or benefits from them”; and

WHEREAS, the First Principle of the Nuremberg Code is “The voluntary consent of the human subject
is absolutely essential. This means that the person involved should have legal capacity to give consent;
should be so situated as to be able to exercise free power of choice, without the intervention of any
element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion; and
should have sufficient knowledge and comprehension of the elements of the subject matter involved as
to enable him to make an understanding and enlightened decision”; and

WHEREAS, in the wake of potential harm to the individual and the public from vaccinations, and the
vacillating interpretation of “vaccine science,” it is in the public’s best interest to ensure that vaccine
laws include the right of medical, religious, and philosophical/personal conviction exemptions from any
vaccination program; and

WHEREAS, bills have been introduced in both the state assembly and state senate in the past, with the
intention of removing philosophical/personal conviction exemptions from vaccination programs;

THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled,
that we demand state and federal elected officials who represent the people of the State of Wisconsin
amend vaccine laws to include medical, religious, and philosophical exemptions and that vaccination
laws never be passed without these three exemptions; and

BE IT FURTHER RESOLVED that state funding be withheld for any employer or business requiring
vaccines of their employees or customers; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled,
opposes mandatory vaccination, and opposes requiring proof of vaccination as a condition of travel,
employment, or service with businesses, and government agencies.

2021-17 Stop Deceptive Labeling in COVID “Vaccine”

WHEREAS, the 1905 Supreme Court case, Jacobson v. Massachusetts, defines a vaccine as a substance
that prevents infection by a pathogen and also prevents spreading it to others; and

WHEREAS, 15 US Code, § 41 Deceptive labeling law from the Federal Trade Commission Act that
relates to advertising requires that a product or service cannot be said to prevent, treat, or cure human
disease without substantiating the claim with scientific evidence; Furthermore, it is illegal to use terms, phrases, or words with an intent to deceive; and

WHEREAS, Moderna, the manufacturer of a new Covid-RNA injection, describes its product not as a vaccine, but as “gene-therapy technology” in SEC filings; and

WHEREAS, neither Moderna nor Pfizer (the other manufacturer of the injections) makes any claims about their products creating immunity or preventing transmission, and the best they can offer is that it is expected to lessen symptoms; and

WHEREAS, Moderna’s own clinical study says it is “impractical to measure infection,” and

WHEREAS, The New England Journal of Medicine and Lancet reported that “no correlate of protection from SARS-CoV-2 has been established,” which means that there is no evidence that the injections protect against anything; and

WHEREAS, Moderna and Pfizer are in violation of the Federal Trade Commission’s Act, which prohibits deceptive practices; and

WHEREAS, gene-therapy technology is called vaccine technology in order to qualify for the 1986 National Vaccine Injury Compensation Act liability exclusion for vaccine manufacturers, which allows drug companies to make billions with NO liability or consequences when their products cause injury or death; and

WHEREAS, former Department of Health and Human Services Secretary Alex Azar and current Department of Health and Human Services Secretary Xavier Becerra have kept the state of emergency going, along with governors, mayors and unelected officials, in order to maintain the liability shield under the emergency use authorization rule;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, demand that our legislators create legislation to remove liability exemptions for drug manufacturers originally created under the 1986 National Vaccine Injury Compensation Act, in order to protect patients in the State of Wisconsin from damage from vaccines or gene therapy technology; and

BE IT FURTHER RESOLVED we demand that our legislators create legislation to stop county and local health departments from engaging in the same deceptive practices in which Moderna and Pfizer are engaged; and

BE IT FURTHER RESOLVED we demand our legislators and attorney general take legal action against Moderna and Pfizer for violation of 15 U.S. Code § 41.

Public Safety and National Security:

2021-18 Immigration Policy

WHEREAS, current laws, and lack of their enforcement, have not succeeded in preventing the movement of illegal individuals across our borders; and

WHEREAS, this situation has resulted in unsecured borders, opportunities for terrorists, criminals and a large underground economy that is reliant on the labor of illegal individuals; and

WHEREAS, illegal immigration is defined as someone who has violated federal and/or state laws in gaining access and remaining in the United States; and
WHEREAS, an amnesty program is counterproductive to upholding America’s laws and rewards illegal activity at the expense of the many who abide by the law and gain legal entry into the United States and encourages continued illegal immigration; and

WHEREAS, illegal immigration not only creates social, economic, health and educational problems but also threatens our national security;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, insists that Congress exercise oversight and require the executive branch to enforce existing laws to secure our borders from illegal immigration, and eliminate the courts’ ability to delay deportation proceedings; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, opposes an amnesty program and granting of citizenship to illegal individuals, and urges that any locality which refuses to allow enforcement of immigration law, declaring themselves to be a "Sanctuary City or State," must be denied all federal and/or state funding; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, supports legislation requiring state and local law enforcement to cooperate with immigration officials in deporting illegal aliens; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, supports a moratorium on the admittance of refugees until they can be fully vetted and believes that the countries in the region have the first responsibility to accept these refugees and create safe zones.

2021-19 Condemning Violence, Supporting First Responders

WHEREAS, while we support without reservation the First Amendment Right of peaceful protest, we condemn all violence against persons and destruction of private and public property,

NOW, THEREFORE BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled, that the Governor and all with legal authority must use whatever means necessary to provide for the safety and security of all, and for freedom from property damage; and

BE IT FURTHER RESOLVED, that the Republican Party of Wisconsin, in convention assembled, supports and thanks our courageous and dedicated first responders.

2021-20 Security of the Power Grid

WHEREAS, the threat from the impact on the continental United States as a result of an Electromagnetic Pulse (EMP), both natural and manmade, exists; and

WHEREAS, an Electromagnetic Pulse explosion strategically set over the United States would cause catastrophic results; and

WHEREAS, a nuclear detonation at high altitudes would result in damage to all electrical and electronic equipment and infrastructure; and

WHEREAS, nine American scientists issued, on “9/11”, the Report of the Commission to Assess the Threat to the United States from Electromagnetic Pulse (EMP) Attack Vol 1, Executive Report 2004; and
WHEREAS, the United States Congress has failed to implement recommendations from said report; and

WHEREAS, there are enemies of the United States who may be capable of exploding such a nuclear device;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, in order to secure our power grid and provide defensive preparedness, urges the United States Congress to implement the recommendations set forth in the Report of the Commission to Assess the Threat to the United States from Electromagnetic Pulse (EMP) Attack Vol 1, Executive Report 2004.

Constitutional Law:

2021-21 Gun Control

WHEREAS, the right to bear arms is protected by the second amendment of the U.S. Constitution, and by the Wisconsin Constitution; and

WHEREAS, all American citizens are entitled to due process of law; and

THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled, that no red-flag laws be passed, and no background checks be required on private sales of firearms; and

BE IT FURTHER RESOLVED that our government leaders protect our 2nd Amendment Rights by opposing any legislation that would restrict the sale or ownership of lawfully produced guns, clips/magazines, and ammunition or any legislation that would impose extraordinary taxes or fees on the same, and that we oppose the creation of any form of registry of firearms, accessories, or ammunition; and

BE IT FURTHER RESOLVED that we support the transition of state law regarding the carry of weapons from "shall issue" to "Constitutional Carry" which is enjoyed by a multitude of states in the United States.

2021-22 Endorse the Keep Nine Amendment to Stop Court Packing

WHEREAS, Article III of the Constitution of the United States of America vests its judicial power in the Supreme Court of the United States; and

WHEREAS, the size of the Supreme Court of the United States has changed only seven times in its 233 years of existence; and

WHEREAS, the size of the Supreme Court of the United States has remained at nine justices since 1869; and

WHEREAS, the Democratic Party and its allies have openly considered overturning the Judiciary Act of 1869 to increase the size of the Supreme Court and then packing the Supreme Court with their leftist ideological allies, with President* Joe Biden promising a “commission” to study the proposal; and

WHEREAS, preserving the size of the Supreme Court at nine justices in the U.S. Constitution would protect the independence of the Court from any attempt to manipulate its size for political advantage; and

17
WHEREAS, the Keep Nine Amendment states solely that “The Supreme Court of the United States shall be composed of nine Justices”; and

WHEREAS, 18 US Senators, including Senator Ted Cruz and Ranking Republican Member of the Judiciary Committee Chuck Grassley, 72 US Representatives, including Wisconsin’s Glenn Grothman and Tom Tiffany; and a coalition of 20 current and former state and US Attorneys-General including former Reagan Attorney General Ed Meese; support the Keep Nine Amendment;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, endorse the Keep Nine Amendment to protect the independence of the Supreme Court of the United States; call on the Republican Party of Wisconsin to endorse the Keep Nine Amendment; commend the Wisconsin State Legislature for endorsing the Keep Nine Amendment; and call on Senator Ron Johnson, Rep. Scott Fitzgerald, Rep. Brian Steil, and Rep. Mike Gallagher to endorse the Keep Nine Amendment and to become cosponsors of the relevant legislation in the 117th Congress.

2021-23 Second Amendment Preservation Act for the State of Wisconsin

WHEREAS, the people of Wisconsin find and declare that acting through the United States Constitution, the people created government to be their agent in the exercise of a few defined powers, while reserving to the citizens the right to decide on matters which concern their lives, liberty, and property in the ordinary course of affairs; and

WHEREAS, the Second Amendment to the Constitution of the United States of America states, “A well-regulated Militia being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed”; and

WHEREAS, the right of the people to keep and bear arms is further protected from infringement by State and Local Governments under the Ninth, Tenth, and Fourteenth Amendments to the Constitution of the United States of America; and

WHEREAS, the Supreme Court of the United States of America in District of Columbia vs Heller recognized the individual’s right to keep and bear arms, as protected by the Second Amendment of the Constitution of the United States of America. Justice Antonin Scalia’s prevailing opinion in that case stated that the Second Amendment protects an individual’s right to possess a firearm unconnected with service in a militia, and the right to use that firearm for traditionally lawful purposes, such as self-defense within the home; and

WHEREAS, Section 1 of the Fourteenth Amendment to the Constitution of the United States of America states, “No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws”; and

WHEREAS, the Supreme Court of the United States recognized in McDonald v. City of Chicago that the Second Amendment to the Constitution was incorporated by the Fourteenth Amendment and thereby made applicable to the States; Justice Thomas Cooley in the People v. Hurlbut 24 Mich. 44, page 108 (1871), states: “The State may mold local Institutions according to its views of policy or expediency: but local government is a matter of absolute right; and the state cannot take it away”; and

WHEREAS, the right to be free from the commandeering hand of government has been recognized by the United States Supreme Court in Printz v. United States. The Court held: “The Federal Government
may neither issue directives requiring the States to address particular problems, nor command the State’s officers, or those of their political subdivisions, to administer or enforce a federal regulatory program.” The anti-commandeering principles recognized by the U.S. Supreme Court in Printz v. United States are predicated upon the advice of James Madison, who in Federalist #46 advised “a refusal to cooperate with officers of the Union” in response to either unconstitutional federal measures or constitutional but unpopular federal measures; and

WHEREAS, the right to keep and bear arms is a fundamental individual right that shall not be infringed; and all local, state, and federal acts, laws, orders, rules or regulations regarding firearms, firearm accessories, and ammunition are a violation of the Second Amendment;

WHEREAS local governments have the legal authority to refuse to cooperate with the state and federal firearm laws that violate those rights and to proclaim a Second Amendment Sanctuary community for law-abiding citizens in their cities and counties; and

WHEREAS through the enactment of this document by Resolution, Wisconsin is hereby declared a Second Amendment Sanctuary State;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin calls upon the Wisconsin Legislature to craft legislation that declares Wisconsin to be a 2nd Amendment Sanctuary state;

BE IT FURTHER RESOLVED that this legislation prevent any state, local or federal law enforcement agent or agency from infringing on the people’s right to keep and bear arms; and

BE IT FURTHER RESOLVED that this legislation is not merely symbolic but is regulatory in nature and its rights are God given and apply equally to every person legally present in the state of Wisconsin.

2021-24 Stop Federal Overreach by Using Constitutional Remedies

WHEREAS, the duties of the federal government are few and defined. Article I, Section 8 of the Constitution is widely cited as being an exhaustive list of Congressional power but there are a total of approximately 30-35 Congressional powers that are listed throughout the document; and

WHEREAS, the tenth amendment to the U.S. Constitution says, “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people”; and

WHEREAS, most power and authority remains with the states; either with the state governments or with the people themselves as determined by each state; and

WHEREAS, case law exists which declares rights are protected and unconstitutional laws are null and void as follows:

- “While an emergency cannot create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitutions.” 16 AmJur 2d., Const. Law Sec. 98

- "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v. Arizona, 384 US 436, 491.

- "All laws, rules and practices which are repugnant to the Constitution are null and void." Marbury v Madison, 5th US (1 Cranch) 137, 174, 176, (1803); and
WHEREAS, Thomas Jefferson and James Madison first formalized the principles of nullification in the Kentucky and Virginia Resolutions of 1798; Jefferson called it “the rightful remedy” to federal overreach and Madison said a state is “duty bound” to interpose “to arrest the progress of the evil”; and

WHEREAS, the Legislatures in both North Dakota and South Dakota have already indicated a willingness to invoke the states’ powers found in the 10th Amendment to the U.S. Constitution in response to any federal overreach or tyranny;

THEREFORE, BE IT RESOLVED, that the Republican Party of of Wisconsin, in convention assembled, demands that our own state legislators do the same and use the Constitutional means known as nullification or interposition to stop the ongoing current federal government tyranny and overreach taking place in Washington, D.C.

Traditional Values:

2021-25 Historical Commitment to Equality

WHEREAS, the Republican Party was created in 1854 in response to the Kansas-Nebraska Act which was seeking to extend slavery into the territories; and

WHEREAS, with the election of President Abraham Lincoln in 1860 the Republican Party helped bring about the end of slavery; and

WHEREAS, the Republican Party began the Civil Rights Movement in the 1860s with the passage of the 13th Amendment ending slavery, the 14th Amendment granting ALL persons born in the United States citizenship and equal protection under the laws of the Constitution and the 15th Amendment which stated that no man could be deprived of the right to vote based on race; and

WHEREAS, the first Black Congressmen were elected into Congress in the 1860s as members of the Republican Party; and

WHEREAS, the core values of the Republican Party are strong families, faith in God, personal responsibility, quality education, and equal opportunities for all are shared values which ignore the cultural divide of race and religion;

NOW THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, fully embraces the rich history of our party and is dedicated to continuing our historic foundation and the education and inclusion of all citizens sharing our common goals and values.

2021-26 Protecting the Right to Life

WHEREAS, the unborn, the infirm, and the elderly are human beings entitled to the most basic human right, the right to life;

NOW, THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, opposes the taking of human life from the time of conception; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin demands that government deny taxpayer funding to any group at home and abroad that kills unborn children or encourages others to do so; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin rejects the use of embryonic stem cells and fetal tissue harvested from clinical abortions for any purpose; and
BE IT FURTHER RESOLVED that the Republican Party of Wisconsin opposes the practice of eugenics, assisted suicides, and the creation of DNA from three or more donors; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin insists any current and future pro-life bills be co-sponsored and enacted by Republicans.

2021-27 Stop the Murder of Unborn Children

WHEREAS, all human beings are created in the image of God, and are thus endowed by their Creator with an unalienable right to life; and

WHEREAS, abortion is the murder of the weakest and most innocent human beings within our midst; and

WHEREAS, governments are instituted by God among mankind, being charged with the duty to secure and protect the right to life, and establish justice for all; and

WHEREAS, Wisconsin Statute 940.04(6) declares, “‘unborn child’ means a human being from the time of conception”; and

WHEREAS, Wisconsin Statute 940.01(a) declares, “whoever causes the death of another human being with intent to kill that person or another is guilty of a Class A felony”; and

WHEREAS, the 10th Amendment to the U.S. Constitution states that “the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people”; and

WHEREAS, the United States Supreme Court is not the final arbiter of what is or is not constitutional, nor should Wisconsin legislators stand by while the innocent are murdered simply because the court has issued an opinion; and

WHEREAS, our founding fathers recognized life as an unalienable, individual right which the Republican Party has reaffirmed in declaring abortion, infanticide, and euthanasia to be violations of this sacred and basic human right;

THEREFORE, BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, reaffirms its support for the rights of the unborn, and for the struggle to ensure that our government and our society protect and respect innocent human life in all its forms; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin demands that our state legislators stop using the pro-life label as a platform to run on, and actually take action to make Wisconsin a pro-life State; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin calls upon the Wisconsin legislature to interpose on behalf of preborn children in Wisconsin and enact legislation to stop the murder of unborn children and prohibit the procurement and use of BABY BODY PARTS AND ORGANS FOR RESEARCH; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin directs state legislators to work to end the murder of the preborn in the State of Wisconsin as a legislative priority for the 2021 legislative session.
2021-28 Treatment of Gender Dysphoria in Minors

WHEREAS, vulnerable minors do not have the maturity to give informed consent for physical treatments of gender dysphoria, including medications to delay puberty, cross-sex hormones or surgery to feminize or masculinize the body; and

WHEREAS, legislation is needed to preserve women sports and protect girls and women from competing against transgender athletes, since hormone treatments cannot undo the effect of male chromosomes on the performance of competitive athletes. Athletic opportunities for transgender students can be provided by coed leagues; and

WHEREAS, psychosocial treatments of gender dysphoria encouraging acceptance of chromosomal gender are often successful. Currently efforts to outlaw these treatments are being made;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, strongly encourages legislation banning physical treatments of gender dysphoria in minors, and allowing a minor the right to recover damages against parents, medical staff, or other third parties at any future date; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin, in convention assembled, that legislation to preserve women's and girls' sports for biologic females be enacted; and

BE IT FURTHER RESOLVED, that the Republican Party of Wisconsin, in convention assembled, that since cultural changes can progress extremely rapidly the issue needs to be addressed now, before physical treatments become widespread and generally accepted; and

BE IT FURTHER RESOLVED, that the Republican Party of Wisconsin, in convention assembled, that no psychological treatment of gender dysphoria be prohibited by law.

Taxes and Spending:

2021-29 Repeal the Minimum Markup Law

WHEREAS, the state government has no business being in the business of setting prices; and

WHEREAS, Wisconsin’s retailers are still governed by the Unfair Sales Act originally passed in the 1930’s; and

WHEREAS, Wisconsin’s residents are forced to pay higher prices by this law, which has outlived its usefulness; and

WHEREAS, price fixing is injurious to consumers;

NOW, THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention assembled, that the State of Wisconsin repeal the Unfair Sales Act, otherwise known as the minimum markup law.

2021-30 Transportation Funding

WHEREAS, roads and bridges are in constant need of repair and/or replacement; and

WHEREAS, Democrats, the road builders lobby and even some Republicans want to continue to increase the gas tax, vehicle registration fees, enact a mileage tax and or install tolls;
NOW THEREFORE, BE IT RESOLVED, that the Republican Party of Wisconsin, in convention assembled, supports funding solutions for transportation projects that include reduction in waste, prioritizing projects, proof of necessity for replacement, and new construction. We oppose tax increases and fee increases or toll roads.

2021-31 Don't Bankrupt America

WHEREAS, our federal government has not balanced its budget for over two decades; and

WHEREAS, the United States federal debt is over $28 Trillion, representing 130% of our Gross Domestic Product; and

WHEREAS, the Democrats just passed $1.9 trillion in additional wasteful spending with environmental, “racial justice,” and supplementary welfare spending to come; and

WHEREAS, a Balanced Budget Amendment nearly passed in 1995 with bipartisan support but has since failed to act; and

WHEREAS, our current unsustainable trajectory will only bankrupt future generations and enable the left to force its punitive proposals including a wealth tax, the “Green New Deal,” the repeal of the Tax Cuts and Jobs Act, and many more wealth confiscation schemes; and

WHEREAS, a growing and uncontrolled national debt is one of the single strongest guarantors of continued centralization of government power; and

WHEREAS, continued federal borrowing without limit will unfairly impose on the next generation of Americans the crushing burden of paying for today's irresponsible borrowing; and

WHEREAS, trusting Congress, over the long term, to rein its irresponsible borrowing is not likely to succeed without a Constitutional limit on borrowing; and

WHEREAS, the "Don't Bankrupt America" effort seeks to mobilize a new generation of young leaders to curb irresponsible federal borrowing by persuading state leaders and allies in Congress to work together to persuade Congress to propose a balanced budget or fiscal discipline Amendment to the U.S. Constitution; and

WHEREAS, conservative leaders including Senator Ted Cruz; former American Conservative Union Chair David Keene; Americans for Tax Reform founder Grover Norquist; Federalist Society co-founder David McIntosh support the "Don't Bankrupt America" effort;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, urges leaders in states and Congress to work together to draft and promote a fiscal discipline or balanced budget amendment to the U.S. Constitution.

GOP Principles:

2021-32 Foundations of the GOP

WHEREAS, the Republican Party of Wisconsin honors the long history and involvement of Republicans in creating a nation that is based on equal rights, equal justice and equal opportunity for all, regardless of race, creed, gender, religion, economic status, age or ability and that each person's dignity, liberty and integrity must be protected and respected; and
WHEREAS, the fundamental principles of the Republican Party are rooted in the Declaration of Independence and the Constitution of the United States of America; and

WHEREAS, the Republican Party was founded as an anti-slavery coalition, believing that people had no right to oppress their fellow humans, and thus proclaimed joint opposition of human enslavement and government tyranny; and

WHEREAS, the Emancipation Proclamation was issued by President Lincoln, a Republican, which ultimately led to the passage of the 13th and 14th Amendments, by Republicans, and later passage of the 1964 Civil Rights Act, supported largely by Republicans in Congress; and

WHEREAS, the Republican Party also drove passage of the 19th Amendment, giving women the right to vote and recognize that women are instrumental to the success of our party, of America and of the world;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, affirms its opposition to all discriminatory policies, including those promulgated by federal, state or local governments and to legislation and government initiatives that treat any citizens unequally or prevent citizens from pursuing their individual rights; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin urges the GOP to reclaim its emancipatory character and its civil rights advocacy history, and again become an advocate for the “little guy”, the “forgotten” and the “invisible”, including minority and sovereign First Nations within the United States and any others who have faced denials of their liberties or burdensome constraints; and

BE IT FURTHER RESOLVED that the Republican Party of Wisconsin steadfastly adheres to the following principles that are the core values of our party – individual rights, equal opportunity for all citizens, a government that enables individual talents and does not put obstacles in the way, a military and first responders that defend and protect law-abiding citizens and a judiciary and government officials that do not overstep their authority; and

BE IT FURTHER RESOLVED, that the Republican Party of Wisconsin to promote knowledge of the basic foundation of freedom, liberty, and justice for all citizens, and that highlights the history of the Republican Party and Republican principles and emphasizes the importance of citizen involvement to maintain these values.

2021-33 The America First Agenda

WHEREAS, the new Biden Administration intends to and has reversed many of the policies enacted during the Trump Administration; and

WHEREAS, reversing policies on Planned Parenthood funding, coal, oil, and natural gas exploration on federal lands, Keystone XL pipeline construction, increased illegal immigration control, increased veteran administration healthcare effectiveness, expanded school choice, the President’s Advisory 1776 Commission, reduced size and number of executive departments and agencies, reformed government hiring and promotion practices, modernized water resource management, increased reliance on domestic mining and processing of critical minerals, lowered drug prices and foreign medication importation access, reduction of human trafficking and child exploitation, southern border wall construction, negotiated America First trade agreements, new Iran sanctions, Paris Climate Accord participation, and NATO funding fairness, among others, will be detrimental to employment opportunities, American prosperity and national security;
THEREFORE, BE IT RESOLVED that we expect our Washington Representatives and Senators to remain committed to the principles and ideas behind The America First Agenda; and

BE IT FURTHER RESOLVED that we, the Republican Party of Wisconsin, at convention assembled, go on record and will notify our delegation in Washington that we expect and demand that they be committed to the principles and ideas of The America First Agenda.

2021-34 Affirmation of Conservative Values

WHEREAS, though we sometimes disagree on details of policies, we agree that our candidates and elected officials should support and uphold conservative principles;

NOW, THEREFORE BE IT RESOLVED, by the Republican Party of Wisconsin, in convention assembled, adopts as our core principles:

A. National Security: The federal government must protect our interests by providing security from foreign and domestic enemies through effective diplomatic, intelligence, military and economic policies that put America first;

B. Individual Rights: Federal, state and local governments must not infringe on our Constitutional rights;

C. National Sovereignty: The federal government must secure our borders and not provide amnesty for illegal aliens regardless of county of origin, and not provide them with the same benefits granted to our citizens;

D. Taxes: Our elected officials should support lower taxes and more understandable tax codes since economic freedom and growth depend on these;

E. Life: Human life is sacred and we must fight to defend and protect all human life;

F. Equal Application: There should be no laws, policies, regulations, or fines imposed upon the citizens of Wisconsin that do not apply equally to all elected or appointed officials;

G. Immigration Reform and Border Security: The federal government must secure our national borders and devise a non-amnesty approach to dealing with illegal immigrants already in the country regardless of country of origin;

H. Election Integrity: Free and fair elections, trusted by the people, are the cornerstone of our American Republic; and

BE IT FURTHER RESOLVED by the Republican Party of Wisconsin, in convention assembled, that the Republican Party seek and support candidates that will adhere to these conservative values and respect them as the wishes of the party members.

2021-35 Bernell Trammell Grassroots Award for Courage

WHEREAS, Bernell Trammell a resident of Milwaukee’s inner city, was an active supporter of President Trump and his reelection; and

WHEREAS, Trammell, an independent activist known for carrying handmade signs reading “Vote Donald Trump 2020,” and posting them on his storefront in his heavily Democratic neighborhood; and
WHEREAS, Bernell Trammell was assassinated on Thursday, July 23, 2020 at 12:30pm outside his
store on the 900 block of West Wright Street in Milwaukee; and

WHEREAS, RPW Chair Andrew Hitt issued a statement after the shooting saying “Because of
Trammell’s well-known political activism and the possibility that his murder could be politically
motivated, I respectfully request that United States Attorney Matthew Krueger open an investigation.”
Hitt further added, “No American should fear for their personal safety because of where they live or
their political affiliation;” and

WHEREAS, many more acts of courage will need to be performed by citizens resisting the Democrats’
drive for complete power and censorship of opposing views;

NOW, THEREFORE BE IT RESOLVED, that the Republican Party of Wisconsin, in convention
assembled, create a Bernell Trammel Grassroots Award for Courage to be given out at our annual
convention to an individual Wisconsin resident who showed courage resisting government or Democrat
Party tyranny or the repression of the censorship culture now overtaking our country; and

BE IT FURTHER RESOLVED, that this award be given out annually starting with the 2022
Republican State Convention.

Implementation of Resolutions:

2021-36 Implementation of Resolutions

WHEREAS, much time, effort, and research are devoted yearly to develop resolutions; and

WHEREAS, each year our county and district Republican organizations submit resolutions to their
respective caucuses; and

WHEREAS, these resolutions are carefully thought out, written, and debated; and

WHEREAS, resolutions adopted at a party caucus represent the will, sense, and principles of the
Republican Party;

NOW, THEREFORE, BE IT RESOLVED by the Republican Party of Wisconsin, in convention
assembled, that these resolutions be considered by the Republican Party of Wisconsin’s platform
committee for the inclusion into the RPW platform; and

BE IT FURTHER RESOLVED that in determining which candidates get financial support from the
state party, and how much, great weight be given to how much they support they give to implementing
our resolutions.

2021-37 Resolution Feedback from Elected Officials

WHEREAS, the grassroots in good faith via County, District Caucus and State Convention work to
write resolutions; and

WHEREAS, these resolutions are woven into a platform which the voters faithfully believe their
elected officials will work to fulfill; and

WHEREAS, there is no process in place that requires elected representatives to outline their support for
grassroot resolutions; and

26
WHEREAS, the grassroots require verifiable and tangible evidence that the elected representatives are working to pass legislation supporting grassroots resolutions; and

WHEREAS, there is no process that requires elected officials verify in detail that they are working to legislatively support resolutions the grassroots put hard work and faith in;

NOW, THEREFORE BE IT RESOLVED that the Republican Party of Wisconsin, in convention assembled, recommends that twice each year at a District meeting held the Saturday after the State Convention and the Saturday after the November election, each resolution passed by the Republican Party of Wisconsin shall be addressed by elected state representatives articulating how they are working to support District resolutions. Resolutions approved by the State Party and which are incorporated into the national platform are to be addressed in the same manner by elected federal representatives.
Maricopa & Pima County 2020 General Election Summary

- 31,676 modification dates changed
- 2 Gen20 voting methods changed
- 144 2016 General Election (Gen16) voting methods changed
- 9,765 permanent early voter fields changed

The changes are more abundant when comparing with earlier versions of the voter rolls. The following changes were observed when comparing the 1/6/18 and 12/4/20 Maricopa County Recorder voter rolls:

- 719,552 records added
- 280,587 records removed
- 910 registration dates changed
- 1,414 birth dates changed
- 11,166 genders changed
- 1,118,216 modification dates changed
- 416,329 permanent early voter fields changed

Backdated Voter Registrations
There were 1,012 changes to registration dates discovered between the 12/4/20 and 1/11/21 Maricopa County Recorder voter rolls. Exactly 900 of these registration dates were backdated. Between 1/11/21 and 2/5/21, an additional 1,725 registration dates were changed, with 1,647 records backdated.

In addition, there were 2,234 changes to registration dates discovered between the 1/6/19 and 12/4/20 Maricopa County Recorder voter rolls. 2,078 of the records were backdated. The frequency of modified registration dates does not appear consistent with a system-wide update. Grouping by date shows there are 969 unique registration dates, with at most 27 records sharing the same modification date.

Changes to Voting Methods in Voting Histories
There were changes discovered in the Maricopa County Recorder records to the voting methods in voting histories over time. In particular, the Gen12 (General Election 2012) fields were changed in 82,364 records between the 1/6/18 and 12/4/20 voter rolls. In addition, the Gen14 (General Election 2014) fields were changed in 30,573 records between the 1/6/18 and 12/4/20 voter rolls. The most common changes were from in-person votes to provisional votes. Voting methods were also removed, giving no indication that the voter participated in a prior election. In a few instances, voting methods were added when there was no indication of the voter participating in a prior election. The transition matrices in Table 9 and Table 10 summarize the changes.

<table>
<thead>
<tr>
<th></th>
<th>P</th>
<th>R</th>
<th>B</th>
<th>Q</th>
<th>S</th>
<th>N</th>
<th>X</th>
<th>NONE</th>
</tr>
</thead>
<tbody>
<tr>
<td>P</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>79,173</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>704</td>
</tr>
<tr>
<td>R</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1830</td>
</tr>
<tr>
<td>B</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Q</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>266</td>
</tr>
<tr>
<td>S</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>312</td>
</tr>
<tr>
<td>N</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>X</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>35</td>
</tr>
<tr>
<td>NONE</td>
<td>9</td>
<td>15</td>
<td>6</td>
<td>5</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

Table 9: Transition Matrix of changes to 2012 General Election vote methods between 1/6/18 and 12/4/20 Maricopa County Recorder voter rolls.
Maricopa County data provides a more comprehensive view of modification dates over time. Figure 3 illustrates voter record modifications at several snapshots in time using 2017, 2018, 2019, and 2020 voter rolls.

![Maricopa County - Modification Dates at Various Points in Time](image)

Figure 3: Maricopa County Recorder voter record modification dates by year using various historic Maricopa County Recorder voter rolls. Seven different snapshots of the voter rolls are shown (1/7/17, 1/6/18, 1/6/19, 1/6/20, 12/4/20, 1/3/1/21 and 2/25/21). Each line represents the number of modifications from a specific voter roll. Note the sharp increase in 2020.

**Age**

The 12/4/20 Maricopa County Recorder voter rolls show three underage persons voted in the election. In addition, 1,445 persons born in or prior to 1920 voted in the election. The three youngest voters were born in 2003, making them at most 17 years old at the time of the 11/3/20 election. The oldest voter was born in 1901, making them at least 118 years old. The two oldest in-person voters were born in 1904, making them at least 115 years old at the time of the election.

The voter rolls only indicate birth year, not birth date, so the exact age of a voter at the time of the election is unknown.

**Unique Names**

The 1/11/21 Maricopa County Recorder voter rolls contain 2,877,717 records. Of these records, there are 318,123 unique last names. Many last names, as expected, have multiple occurrences. However, 160,694 of the last names have one and only one occurrence in the voter rolls. In other words, 50.5% of the last names are common to a single record. Comparatively speaking, Ohio voter rolls show 45% of last names are unique to one person.

Preliminary analysis discovered many records using initials for their first name, and initials as a prefix to their last name. A more thorough investigation of these records is underway.
Voter Integrity: Protecting Vulnerable Voters

**Wisconsin Statute 6.875**

**Absentee Voting in Residential Care Facilities:**
- This statute is the exclusive means of absentee voting in facilities.
- SVDs shall be dispatched to the facility.
- No employee of the facility may be an SVD.
- The SVD shall witness the vote and may assist in marking the ballot.
- The SVD shall not accept an absentee ballot not issued by an SVD.
- No individual other than a SVD or relative may assist the voter.

**Wisconsin Elections Commission (WEC)** sent a letter to the Governor's Office asking to "suspend" the Special Voting Deputy (SVD) law - Wis. Stat. sec. 9.875

**Mar 2020**
- Governor's Office issued Executive Order #72
- Safer at Home Order expires

**Jun 2020**
- WEC issued a directive "suspending" SVD law

**Sep 2020**
- Judy's mother, Shirley, voted absentee while she was a resident at the Ridgewood Care Center, which is a residential care facility
- WEC extended its directive "suspending" SVD law

**Oct 2020**
- Fall election - Shirley's vote is counted

**Nov 2020**
- Judy's complaint is referred to the Racine DA's Office who requested an investigation by RASO

**Dec 2020**
- Judy's mother, Shirley, died

**Jan 2021**
- WEC extended its directive "suspending" SVD law

**Feb 2021**
- WEC acknowledges an emergency rule was not going to be authorized and rescinded its directive "suspending" SVD law. The WEC claimed they did nothing wrong

**Mar 2021**
- Legislative Council. State law does not empower the WEC to waive SVDs and there is no exemption for a pandemic

**6.875**

- § 6.13(3)(b)(7) - In the course of the person's official duties or on account of the person's position, intentionally violate or intentionally assist any other person to violate any provision of this ss to 13
- § 6.13(3)(b)(7) - Receive a ballot from or give a ballot to a person other than the election official in charge
- § 6.13(3)(b)(7) - Solicit another to offer assistance under s. 6.82(2) or 6.87(5), except in the case of an elector who is blind or visually impaired to the extent that the elector cannot read a ballot.
Strifling Rosenthal LLP
Shipps United Democracy Center
CC: Law Forward Inc.
Dan Leinz

Electronically signed by Dan Leinz

Sincerely,

Thank you for your attention to this matter.

I am also enclosing the Greenwood Bay Respondents' recent response as a
supplement to our previous document production.

and the City of Green Bay, and refrain from contacting the City or its employees directly.
Co-counsel at Strifling Rosenthal and Shipps United Democracy Center recognize your investigation
as part of their transition. Ms. Chavez discovered two emails from your office from October which had
investigation. Vanessa Chavez, the City Attorney for Green Bay, let that position effective November 19,

As you are aware, we represent the City of Green Bay and its officers regarding your

Dear Mr. Gableman,

Re: Our client, City of Green Bay

Brookfield, Wisconsin 53005,
Suite 101
200 South Executive Drive
Special Counsel
Michael Gableman

November 19, 2021

CITY OF GREEN BAY
WISCONSIN ELECTIONS COMMISSION

JAY STONE,

Complainant,

v.

TOM BARRETT, TIANNA EPPS JOHNSON, WHITNEY MAY, ERIC GENRICH, JOHN M. ANTARAMIAN, SATYA RHODES-CONWAY, CORY MASON, VICKY SELKOWE, SHANNON POWELL, and CELESTINE JEFFREYS,

Respondents.

No. 21-40

RESPONSE OF ERIC GENRICH AND CELESTINE JEFFREYS

Respondents Eric Genrich, in his capacity as Mayor of the City of Green Bay, and Celestine Jeffreys, in her capacities as former Chief of Staff to the Mayor and current City Clerk of the City of Green Bay (collectively, “Green Bay Respondents”), by and through their attorneys Vanessa Chavez, Joanne Bungert, and Lindsay Mather, hereby submit the following Response to the above-captioned Complaint.

BACKGROUND

On October 15, 2021, the Wisconsin Elections Commission sent notice of the complaint in this matter to the Green Bay Respondents. Wisconsin law grants respondents an opportunity “to demonstrate to the commission, in writing and within 15 days after receiving the notice, that the commission should take no action against the person on the basis of the complaint.” Wis. Stat. § 5.05(2m)(c)2.a. This response serves as such demonstration, and the WEC should take no action other than the immediate dismissal of Mr. Stone’s complaint. Wis. Stat. § 5.05(2m)(c)4.
ARGUMENT

Mr. Stone’s complaint has no legal merit. It is untimely, rehashes issues addressed in prior lawsuits and WEC complaints (none of which have succeeded), relies upon speculation and innuendo, and misconstrues governing law. Each of these reasons independently requires dismissal. Further, Mr. Stone’s complaint is frivolous and should trigger sanctions under Wis. Stat. § 5.05(2m)(c)2.a.m.

I. Timeliness

As an initial matter, Mr. Stone’s complaint is untimely. Mr. Stone’s complaint focuses on grants made by the Center for Tech and Civic Life ("CTCL") in July 2020—fourteen months before he verified his complaint, and fifteen months before he filed it with the WEC. As such, the doctrine of laches bars this complaint. The Wisconsin Supreme Court has addressed the particular applicability of laches in the election context. Trump v. Biden, 2020 WI 91, ¶11, 394 Wis. 2d 629, 951 N.W.2d 568 (quoting 29 C.J.S. Elections § 459). Because Mr. Stone delayed unreasonably in bringing this Complaint, his claims should be barred, for the same reasons as those expressed in the Green Bay Respondents’ Answer and Sur-Reply in Carlstadt v. Wolfe, No. EL 21-24, which arguments are expressly incorporated here and in each argument and paragraph below. In fact, the arguments in favor of laches are even stronger here than in Carlstadt because Mr. Stone’s claims are six months more delayed than those in Carlstadt.

Mr. Stone cannot justify his delay by pointing to certain open records requests that were filled earlier this year. When records requests were submitted or fulfilled is irrelevant to whether a complaint is timely, because the requests themselves do not constitute circumstances giving rise to a complaint. Rather, the pertinent inquiry is when the complainant knew or should have known of those circumstances. Green Bay’s acceptance of CTCL grant funds was public knowledge, and
the subject of high-profile litigation, before the November 2020 election. Mr. Stone’s failure to read public notices, request or inspect records in a timely manner, or monitor the proceedings in high-profile litigation involving the same issues does not excuse his delay in seeking relief.

II. Duplicative Allegations

Although it is lengthy and incorporates a bevy of exhibits (and many links not provided as exhibits), Mr. Stone’s complaint merely rehashes prior allegations made before federal courts, state courts, and the WEC. Those allegations have not succeeded in any forum to date. See, e.g., *Wis. Voters Alliance v. City of Racine*, No. 20-C-1487, 2020 WL 6129510 (E.D. Wis. Oct. 14, 2020), *injunction pending appeal denied*, 2020 WL 6591209 (E.D. Wis. Oct. 21, 2020), *appeal dismissed*, No. 20-3002, 2020 WL 9254456 (7th Cir. Nov. 6, 2020), *complaint dismissed*, 2021 WL 179166 (E.D. Wis. Jan. 19, 2021); *Wis. Voters Alliance v. Wis. Elections Comm’n*, No. 2020AP1930-AP (Wis. Dec. 4, 2020); *Carlstadt v. Wolfe*, No. EL 21-24 (WEC); *Przybysz v. Wolfe*, No. EL 21-29 (WEC); *Thomas v. Wolfe*, No. EL 21-30 (WEC); *Werner v. Wolfe*, No. EL 21-31 (WEC); *Liu v. Wolfe*, No. EL 21-33 (WEC). Moreover, the WEC’s Administrator—“the chief election officer of this state,” Wis. Stat. § 5.05(3g)—testified to the Legislature that the WEC has determined “there is nothing in Wisconsin elections statutes which prohibits, proscribes, or even discusses grant funding.” Wis. Legis., *Assemb. Comm. Campaigns and Elections Informational Hearing on Green Bay Election*, Wis. Eye (March 31, 2021), https://wiseye.org/2021/03/31/assembly-committee-on-campaigns-and-elections-14/, at 4:40-5:15 (testimony of Meagan Wolfe). Nothing in Mr. Stone’s complaint justifies reconsideration of this principle or a different outcome here.
III. No Factual Basis

Mr. Stone's complaint also relies primarily upon speculation and innuendo, rather than any attempt to assess actual facts through the prism of Wisconsin law. He begins with uncontested information about CTCL grants to Green Bay and other cities, but quickly spins into fanciful and unsupported assertions that do not merit the WEC's attention, much less the launching of an investigation as Mr. Stone requests. He repeatedly insists—both irrelevantly and inaccurately—that mayors have no lawful role to play in municipal election administration, objects to mayors supervising municipal clerks, and bizarrely asserts that mayors violated the law by holding telephone conferences with one another. (While mayors are not "election officials" as that term is defined in Wis. Stat. § 5.02(4e) and used in the election code, each mayor is the "chief executive officer" of their city, WIS. STAT. § 62.09(8)(a), and as such is responsible for supervising all local executive activity.) Mr. Stone also projects malice into emails that say nothing malicious, assumes a conspiracy of secrecy any time that he does not have proof of an affirmative statement, and baselessly speculates about the emotions and motives of various officials. Most words in Mr. Stone's complaint that are not direct quotations are incorrect, and even those that are quotations are taken out of context, distorted, and spun into a false narrative. The complaint provides no grounds for the WEC to instigate an investigation.

IV. No Basis in Law

Finally, Mr. Stone's complaint is wrong on the law. As Administrator Wolfe testified to the Legislature, "there is nothing in Wisconsin elections statutes which prohibits, proscribes, or even discusses grant funding." Wis. Legis., Assemb. Comm. Campaigns and Elections Informational Hearing on Green Bay Election, Wis. Bye (March 31, 2021), https://wiseye.org/2021/03/31/assembly-committee-on-campaigns-and-elections-14/, at 4:40-5:15
(testimony of Meagan Wolfe). Nothing in any of the statutory sections that Mr. Stone cites—Wis. Stat. §§ 5.68, 7.15, and 12.09—is to the contrary, nor is there any basis for reasonable suspicion that the Green Bay Respondents violated any of those provisions. The WEC must, therefore, dismiss the complaint. Wis. Stat. § 5.05(2m)(c)4. With respect to the complaint’s assertions about Wis. Stat. § 62.09, these are both legally incorrect and beyond the WEC’s jurisdiction.

CONCLUSION

For the foregoing reasons, the Green Bay Respondents respectfully request the Commission dismiss the complaint on its merits, with prejudice.

Dated this 28th day of October, 2021.

Respectfully submitted,

[Signature]

Vanessa L. Chavez (State Bar No. 1103015)
Joanne Irene Bungert (State Bar No. 1094240)
Lindsay J. Mather (State Bar No. 1086849)

Attorneys for Respondents Genrich and Jeffreys
CITY OF GREEN BAY
100 N. Jefferson Street, Room 200
Green Bay, WI 54301
Telephone: (920) 448-3080
Facsimile: (920) 448-3081
Vanessa.Chavez@greenbaywi.gov
Joanne.Bungert@greenbaywi.gov
Lindsay.Mather@greenbaywi.gov
DATE: January 8, 2021
TO: All Wisconsin County and Municipal Election Officials
FROM: Meagan Wolfe
Administrator
Richard Rydecki
Assistant Administrator

SUBJECT: Indefinitely Confined Absentee Request Confirmation Process

Overview

The Wisconsin Elections Commission has received questions from clerks about the increase in indefinitely confined absentee voters and their ability to contact those voters to verify the status of their absentee request. It is allowable for municipal clerks to contact these voters for confirmation that they remain indefinitely confined, but they should do so using discretion and respect to voters’ privacy regarding their medical and disability status.

WEC has developed a process that is outlined in this communication in response to clerk interest in tools and procedures to contact these voters to confirm their status. This process is optional, and municipalities are not required to contact these voters. Each municipality should decide if they have the resources and interest in sending a voter mailing designed to allow voters to change or cancel their absentee request.

Due to the spread of COVID-19 in 2020, many voters requested absentee ballots as indefinitely confined voters. Voters who were indefinitely confined for the 2020 election(s) may no longer be indefinitely confined. Therefore, clerks may contact these voters and provide them with the following options:

1. **Change their request:** This should be done in writing (mail, email or in-person delivery) and should involve the voter confirming they are no longer indefinitely confined and prompt the voter to send their municipal clerk a copy of their photo ID to receive an absentee ballot for a future election, if it is not already on file.
2. **Continue their request:** Voters may use the form to confirm they are still indefinitely confined and want to continue to receive absentee ballots, but they are not required to do so.
3. **Cancel their absentee request:** Any voter who would like to cancel their absentee request should also provide written notice of that requested change.

To address clerk’s concerns about the increase in indefinitely confined voters, Commission staff developed an optional process that provides resources to assist clerks in updating their voter rolls. Resources include:

1. **A template letter** for new indefinitely confined voters from the 2020 elections.
2. **Mail merge** instructions for clerks who want to use the template letter.
To request your municipality’s spreadsheet, please email the Wisconsin Elections Commission at elections@wi.gov with the subject line “Indefinitely Confined Voters.” Please include your municipality name (with City, Town, or Village) and your county.

**FAQs**

If an indefinitely confined voter voted in person at the November 3 election, is that equivalent to a voter not returning a ballot?

Yes, if a voter did not return their absentee ballot by mail, even if they voted in person, they can be sent the 30-day notice letter.

Can I deactivate an absentee request if I believe the voter is not indefinitely confined?

No. All changes to status must be made in writing and by the voter’s request. Not all medical illnesses or disabilities are visible or may only impact the voter intermittently.

Do I have to provide return envelopes and postage with the indefinitely confined letter?

No, you may choose whether to provide envelopes and prepaid postage.

If I have a voter’s email or phone number, can I call or email them to confirm their status instead?

Yes, you may call or email voters to confirm their indefinitely confined status. However, changes to absentee requests must be in writing via mail, email or personal delivery. Voters may not change or cancel their absentee request over the phone.

If you have any questions about this process or the materials, please contact us at elections@wi.gov or (608)261-2028.
DATE: January 8, 2021
TO: All Wisconsin County and Municipal Election Officials
FROM: Meagan Wolfe
Administrator
Richard Rydecki
Assistant Administrator

SUBJECT: Indefinitely Confined Absentee Request Confirmation Process

Overview

The Wisconsin Elections Commission has received questions from clerks about the increase in indefinitely confined absentee voters and their ability to contact those voters to verify the status of their absentee request. It is allowable for municipal clerks to contact these voters for confirmation that they remain indefinitely confined, but they should do so using discretion and respect to voters’ privacy regarding their medical and disability status.

WEC has developed a process that is outlined in this communication in response to clerk interest in tools and procedures to contact these voters to confirm their status. This process is optional, and municipalities are not required to contact these voters. Each municipality should decide if they have the resources and interest in sending a voter mailing designed to allow voters to change or cancel their absentee request.

Due to the spread of COVID-19 in 2020, many voters requested absentee ballots as indefinitely confined voters. Voters who were indefinitely confined for the 2020 election(s) may no longer be indefinitely confined. Therefore, clerks may contact these voters and provide them with the following options:

1. **Change their request:** This should be done in writing (mail, email or in-person delivery) and should involve the voter confirming they are no longer indefinitely confined and prompt the voter to send their municipal clerk a copy of their photo ID to receive an absentee ballot for a future election, if it is not already on file.

2. **Continue their request:** Voters may use the form to confirm they are still indefinitely confined and want to continue to receive absentee ballots, but they are not required to do so.

3. **Cancel their absentee request:** Any voter who would like to cancel their absentee request should also provide written notice of that requested change.

To address clerk’s concerns about the increase in indefinitely confined voters, Commission staff developed an optional process that provides resources to assist clerks in updating their voter rolls. Resources include:

1. **A template letter** for new indefinitely confined voters from the 2020 elections.

2. **Mail merge** instructions for clerks who want to use the template letter.
To request your municipality’s spreadsheet, please email the Wisconsin Elections Commission at elections@wi.gov with the subject line “Indefinitely Confined Voters.” Please include your municipality name (with City, Town, or Village) and your county.

**FAQs**

**If an indefinitely confined voter voted in person at the November 3 election, is that equivalent to a voter not returning a ballot?**

Yes, if a voter did not return their absentee ballot by mail, even if they voted in person, they can be sent the 30-day notice letter.

**Can I deactivate an absentee request if I believe the voter is not indefinitely confined?**

No. All changes to status must be made in writing and by the voter’s request. Not all medical illnesses or disabilities are visible or may only impact the voter intermittently.

**Do I have to provide return envelopes and postage with the indefinitely confined letter?**

No, you may choose whether to provide envelopes and prepaid postage.

**If I have a voter’s email or phone number, can I call or email them to confirm their status instead?**

Yes, you may call or email voters to confirm their indefinitely confined status. However, changes to absentee requests must be in writing via mail, email or personal delivery. Voters may not change or cancel their absentee request over the phone.

If you have any questions about this process or the materials, please contact us at elections@wi.gov or (608)261-2028.
DATE: January 8, 2021
TO: All Wisconsin County and Municipal Election Officials
FROM: Meagan Wolfe  Richard Rydecki
Administrator  Assistant Administrator

SUBJECT: Indefinitely Confined Absentee Request Confirmation Process

Overview

The Wisconsin Elections Commission has received questions from clerks about the increase in indefinitely confined absentee voters and their ability to contact those voters to verify the status of their absentee request. It is allowable for municipal clerks to contact these voters for confirmation that they remain indefinitely confined, but they should do so using discretion and respect to voters' privacy regarding their medical and disability status.

WEC has developed a process that is outlined in this communication in response to clerk interest in tools and procedures to contact these voters to confirm their status. This process is optional, and municipalities are not required to contact these voters. Each municipality should decide if they have the resources and interest in sending a voter mailing designed to allow voters to change or cancel their absentee request.

Due to the spread of COVID-19 in 2020, many voters requested absentee ballots as indefinitely confined voters. Voters who were indefinitely confined for the 2020 election(s) may no longer be indefinitely confined. Therefore, clerks may contact these voters and provide them with the following options:

1. **Change their request:** This should be done in writing (mail, email or in-person delivery) and should involve the voter confirming they are no longer indefinitely confined and prompt the voter to send their municipal clerk a copy of their photo ID to receive an absentee ballot for a future election, if it is not already on file.

2. **Continue their request:** Voters may use the form to confirm they are still indefinitely confined and want to continue to receive absentee ballots, but they are not required to do so.

3. **Cancel their absentee request:** Any voter who would like to cancel their absentee request should also provide written notice of that requested change.

To address clerk's concerns about the increase in indefinitely confined voters, Commission staff developed an optional process that provides resources to assist clerks in updating their voter rolls. Resources include:

1. **A template letter** for new indefinitely confined voters from the 2020 elections.

2. **Mail merge** instructions for clerks who want to use the template letter.
To request your municipality’s spreadsheet, please email the Wisconsin Elections Commission at elections@wi.gov with the subject line “Indefinitely Confined Voters.” Please include your municipality name (with City, Town, or Village) and your county.

FAQs

If an indefinitely confined voter voted in person at the November 3 election, is that equivalent to a voter not returning a ballot?

Yes, if a voter did not return their absentee ballot by mail, even if they voted in person, they can be sent the 30-day notice letter.

Can I deactivate an absentee request if I believe the voter is not indefinitely confined?

No. All changes to status must be made in writing and by the voter’s request. Not all medical illnesses or disabilities are visible or may only impact the voter intermittently.

Do I have to provide return envelopes and postage with the indefinitely confined letter?

No, you may choose whether to provide envelopes and prepaid postage.

If I have a voter’s email or phone number, can I call or email them to confirm their status instead?

Yes, you may call or email voters to confirm their indefinitely confined status. However, changes to absentee requests must be in writing via mail, email or personal delivery. Voters may not change or cancel their absentee request over the phone.

If you have any questions about this process or the materials, please contact us at elections@wi.gov or (608)261-2028.
DATE: January 8, 2021
TO: All Wisconsin County and Municipal Election Officials
FROM: Meagan Wolfe  Richard Rydecki
Administrator                Assistant Administrator

SUBJECT: Indefinitely Confined Absentee Request Confirmation Process

Overview
The Wisconsin Elections Commission has received questions from clerks about the increase in indefinitely confined absentee voters and their ability to contact those voters to verify the status of their absentee request. It is allowable for municipal clerks to contact these voters for confirmation that they remain indefinitely confined, but they should do so using discretion and respect to voters’ privacy regarding their medical and disability status.

WEC has developed a process that is outlined in this communication in response to clerk interest in tools and procedures to contact these voters to confirm their status. This process is optional, and municipalities are not required to contact these voters. Each municipality should decide if they have the resources and interest in sending a voter mailing designed to allow voters to change or cancel their absentee request.

Due to the spread of COVID-19 in 2020, many voters requested absentee ballots as indefinitely confined voters. Voters who were indefinitely confined for the 2020 election(s) may no longer be indefinitely confined. Therefore, clerks may contact these voters and provide them with the following options:

1. **Change their request:** This should be done in writing (mail, email or in-person delivery) and should involve the voter confirming they are no longer indefinitely confined and prompt the voter to send their municipal clerk a copy of their photo ID to receive an absentee ballot for a future election, if it is not already on file.

2. **Continue their request:** Voters may use the form to confirm they are still indefinitely confined and want to continue to receive absentee ballots, but they are not required to do so.

3. **Cancel their absentee request:** Any voter who would like to cancel their absentee request should also provide written notice of that requested change.

To address clerk’s concerns about the increase in indefinitely confined voters, Commission staff developed an optional process that provides resources to assist clerks in updating their voter rolls. Resources include:

1. **A template letter** for new indefinitely confined voters from the 2020 elections.
2. **Mail merge** instructions for clerks who want to use the template letter.
To request your municipality’s spreadsheet, please email the Wisconsin Elections Commission at elections@wi.gov with the subject line “Indefinitely Confined Voters.” Please include your municipality name (with City, Town, or Village) and your county.

FAQs

If an indefinitely confined voter voted in person at the November 3 election, is that equivalent to a voter not returning a ballot?

Yes, if a voter did not return their absentee ballot by mail, even if they voted in person, they can be sent the 30-day notice letter.

Can I deactivate an absentee request if I believe the voter is not indefinitely confined?

No. All changes to status must be made in writing and by the voter’s request. Not all medical illnesses or disabilities are visible or may only impact the voter intermittently.

Do I have to provide return envelopes and postage with the indefinitely confined letter?

No, you may choose whether to provide envelopes and prepaid postage.

If I have a voter’s email or phone number, can I call or email them to confirm their status instead?

Yes, you may call or email voters to confirm their indefinitely confined status. However, changes to absentee requests must be in writing via mail, email or personal delivery. Voters may not change or cancel their absentee request over the phone.

If you have any questions about this process or the materials, please contact us at elections@wi.gov or (608)261-2028.
DATE: January 8, 2021
TO: All Wisconsin County and Municipal Election Officials
FROM: Meagan Wolfe Administrator
       Richard Rydecki Assistant Administrator

SUBJECT: Indefinitely Confined Absentee Request Confirmation Process

Overview

The Wisconsin Elections Commission has received questions from clerks about the increase in indefinitely confined absentee voters and their ability to contact those voters to verify the status of their absentee request. It is allowable for municipal clerks to contact these voters for confirmation that they remain indefinitely confined, but they should do so using discretion and respect to voters’ privacy regarding their medical and disability status.

WEC has developed a process that is outlined in this communication in response to clerk interest in tools and procedures to contact these voters to confirm their status. This process is optional, and municipalities are not required to contact these voters. Each municipality should decide if they have the resources and interest in sending a voter mailing designed to allow voters to change or cancel their absentee request.

Due to the spread of COVID-19 in 2020, many voters requested absentee ballots as indefinitely confined voters. Voters who were indefinitely confined for the 2020 election(s) may no longer be indefinitely confined. Therefore, clerks may contact these voters and provide them with the following options:

1. Change their request: This should be done in writing (mail, email or in-person delivery) and should involve the voter confirming they are no longer indefinitely confined and prompt the voter to send their municipal clerk a copy of their photo ID to receive an absentee ballot for a future election, if it is not already on file.
2. Continue their request: Voters may use the form to confirm they are still indefinitely confined and want to continue to receive absentee ballots, but they are not required to do so.
3. Cancel their absentee request: Any voter who would like to cancel their absentee request should also provide written notice of that requested change.

To address clerk’s concerns about the increase in indefinitely confined voters, Commission staff developed an optional process that provides resources to assist clerks in updating their voter rolls. Resources include:

1. A template letter for new indefinitely confined voters from the 2020 elections.
2. Mail merge instructions for clerks who want to use the template letter.
To request your municipality’s spreadsheet, please email the Wisconsin Elections Commission at elections@wi.gov with the subject line “Indefinitely Confined Voters.” Please include your municipality name (with City, Town, or Village) and your county.

**FAQs**

If an indefinitely confined voter voted in person at the November 3 election, is that equivalent to a voter not returning a ballot?

Yes, if a voter did not return their absentee ballot by mail, even if they voted in person, they can be sent the 30-day notice letter.

Can I deactivate an absentee request if I believe the voter is not indefinitely confined?

No. All changes to status must be made in writing and by the voter’s request. Not all medical illnesses or disabilities are visible or may only impact the voter intermittently.

Do I have to provide return envelopes and postage with the indefinitely confined letter?

No, you may choose whether to provide envelopes and prepaid postage.

If I have a voter’s email or phone number, can I call or email them to confirm their status instead?

Yes, you may call or email voters to confirm their indefinitely confined status. However, changes to absentee requests must be in writing via mail, email or personal delivery. Voters may not change or cancel their absentee request over the phone.

If you have any questions about this process or the materials, please contact us at elections@wi.gov or (608)261-2028.
1805  qaDdlp8x Koopings Melissa Rose (262)894- Melissako 7719 S WI
1806  KL580H8Z Gossett Lucan David (414)292-6601 10740 W I
1807  G5TWm2i Milan Darcy Venita (414)704- Trydceafn 7424 S HI
1808  ykDnYo3r Herrmann Daniel J 7518 S 82
1809  pxCbyXh4l Sandoval Sofia Beatriz 78745503 sbs.sando 1717 E NE
1810  AL33zjg2 Conn Leigh Ann 717-524-7 Leighacon 10333 W I
1811  2hm8evw Vis Matthew Christopher (321)911- Matthew 10131 S C
caltwalbe: 3615 N M (414)241-3480 1458 S 5:
1812  CyPB5U1: Waltberg Caitlin Christine 1458 S 5:
1813  o3nPs6s47 NGUYEN Tham D (414)439- Yazar_v_1 4570 S NW
1814  G0bcJjix8 Le Rinh T 41451058 berry.raw 4220 S RA
1815  G7bd6IAC Alhattab Yazan Ibrahim 414-344-8 Bryanna.n 6834 S DC
1816  Z/qesJ44bc McMillan Raven Reshaw 8640 S CL
1817  Kl2JS1L1 Moonen Bryanna Alexis 8640 S CL
1818  x4uApliiel Aussen Kathleen Mary (414)400- Simrasing 6556 S 35
1819  BLAuazHc Randhaw Simranjit Singh 58698019 changhan 10034 S W
1820  +9kshoIkIr hang chang 6861 S 35
1821  XM/NI5Se Matovich Alexander Milan 26274427 kajmtr@y 4515 W H
1822  i0o4so0Qr Ranke Kelly Amanda Jane 41457385 bock.chas 5363 S LA
1823  i9/i9ioNhl Bock Chase Robert 7555 N LI
1824  ls42TRFC2 Wagner Alexandra Leigh kalkimaran 4067 N M
1825  6X2iNaTH Mann Rajeshwar 414-940-7 cchosp@e 5163 W D
1826  TK/9ThWJ Hosp Jacob Ronald 78734119 Nicolearrc 3819 S MI
1827  8tvZoYLbr Arroyo To Nicole Ivette (847)436- Kristenhu: 3851 E SQ
1828  quPhh5kv Greene Kristen Lee ngunremq 3250 W A
1829  8E724zkc UK Monica Ngunremq (414)719- ashesystry 3110 W A
1830  rOHwJ3aZ Sykes Ashley R (262)308- nicole.jun 8830 S CL
1831  M+KdAq+ Casady Nicole Rochelle 2500 E HC
1832  9JRkgwHl Michaud Muriel Margaret 10601 W I
1833  a2nIoYSv Knezic Vojslav MILLERCH 10133 W I
1834  Ac530mS Bufton Rhonda Ann 77222453 tbartley.b 2415 W B
1835  /Hj5MYRv Bartley Tracy S 9747 S SH
1836  ziNMC1st Dutton Nicole Ann Marie (414)313- najibb41@ 1130 W PI
1837  rEMcLwM Najl Amir Asad (414)429- mckenziei 8561 N GI
1838  XM8NR6x Clark McKenzie Lee 1531 E GC
1839  erplGd1tT Weinberg Matthew Nathan (262)891- lwasonr: 470 E TRE
1840  SJJSSkE4Or Folsom Ashley Nicole 41446701 anrellio97 6623 S WI
1841  4B2/OgTm Mitchell Laurocio Anrello (414)916- lancefalk1 650 E BAY
1842  d7SBlKgT Falk Lance Jeffrey (414)335- Tmuller2 2230 W G
1843  nUsGo79l Mueller Tyler Scott (313)695- Awells191 4225 W R
1844  mwBkWj Wells April Lynn 92047016 firekicker: 3710 E KI
1845  vvuuccpEC Baxter Kelly Jo 507-676-4 amandaw 10544 W I
1846  L96ICFAR3 Wilker Amanda Elizabeth 4142027718 4474 N Oa
1847  mSXDWOf Carr Catherine P 10317 S N
1848  1mAfSYz1l Kaur Sandeep 8109 S FO
1849  jd/e11L7I1 Kapalcyn Logan Hunter 7267 W PI
1850  tHhUuoL Bielinski Mitchell Peter Eugene (262)719- wiesenkb @ 4464 N CF
1851  sEiznb3nir Wiesen Katherine Elizabeth 414334- Comary091 5568 S 4:
1852  fOv3/ATO Nguyen Uyen This thanh 7644 S BiS
1853  WD04HW Panfil William Curtis (414)216- sophiegbe 3523 N D
1854  DJIIHff6il Bennett Sophie Grace 4143512 mrossettle 111 W KR
<table>
<thead>
<tr>
<th>Voter Re</th>
<th>LastNam</th>
<th>FirstNam</th>
<th>MiddleN</th>
<th>Suffix</th>
<th>PhoneNu</th>
<th>EmailAdr</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>hW8nOY4</td>
<td>Coleman</td>
<td>Evan</td>
<td>Daniel</td>
<td></td>
<td>3905 E BC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Q7OutjTl</td>
<td>Meyer</td>
<td>Gavin</td>
<td>M</td>
<td></td>
<td>11933 W</td>
<td></td>
<td></td>
</tr>
<tr>
<td>rdZmJuxA</td>
<td>Klein</td>
<td>Curtis</td>
<td>Patrick</td>
<td></td>
<td>6202 S INI</td>
<td></td>
<td></td>
</tr>
<tr>
<td>gp68G7VY</td>
<td>Knoerle</td>
<td>John</td>
<td>R</td>
<td></td>
<td>414 231 3 famousau 2006 E OL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>rRo1HKCq</td>
<td>Davis</td>
<td>Brianna</td>
<td>Nicole</td>
<td></td>
<td>2274 N 63</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MniJSHo1</td>
<td>Waheedu</td>
<td>Luqman</td>
<td>Ahmad</td>
<td></td>
<td>(414)552- luqman.w 8821 W El</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WCFIC3ju</td>
<td>Nguyen</td>
<td>Binh</td>
<td>J</td>
<td></td>
<td>(414)708- Binhjefire 2731 E FO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>R3QeDqBJ</td>
<td>Trivedi</td>
<td>Dipitben</td>
<td>K</td>
<td></td>
<td>(414)391- dipittrivek 6991 S 35</td>
<td></td>
<td></td>
</tr>
<tr>
<td>97r1Wze2l</td>
<td>Trivedi</td>
<td>Shivam</td>
<td></td>
<td></td>
<td>(414)397- shivclp02 6991 S 35</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Qd5mTEJl</td>
<td>Thomas</td>
<td>Whitney</td>
<td>Condoleezza</td>
<td></td>
<td>6780 S JUL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mli3u9N6</td>
<td>Sayavong</td>
<td>Khamphan</td>
<td></td>
<td></td>
<td>(414)460- kphanh@ 10360 S S.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>yLq5e1zF</td>
<td>Dellutri</td>
<td>Natalie</td>
<td>Marie</td>
<td></td>
<td>41452062 matellutri 4159 N ST</td>
<td></td>
<td></td>
</tr>
<tr>
<td>/I/Znt6Fd9</td>
<td>Williams</td>
<td>Francisco</td>
<td>Deandre</td>
<td></td>
<td>50535880 franciscow 4159 N ST</td>
<td></td>
<td></td>
</tr>
<tr>
<td>/67/01sP</td>
<td>White</td>
<td>Rylee</td>
<td>Jo</td>
<td></td>
<td>5926 S PA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DXic5eu</td>
<td>Wasilik</td>
<td>Joseph</td>
<td>Daniel</td>
<td></td>
<td>41465187 Wasilik@ 168 W Tr</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UAAjjRfd</td>
<td>Evans</td>
<td>Laura</td>
<td>Ann</td>
<td></td>
<td>41461458 Laurieeva 1190 E KE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SwmYXRv</td>
<td>Sherrill</td>
<td>Tiffani</td>
<td>Marie</td>
<td></td>
<td>10744 S 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>sk58hovl2</td>
<td>Acevedo</td>
<td>Aneta</td>
<td></td>
<td></td>
<td>(414)393- Anetacevi 3316 W St</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AhRoIR++</td>
<td>Reisner</td>
<td>Michael</td>
<td>James</td>
<td></td>
<td>41438862 cswallow 3- 1548 S 55</td>
<td></td>
<td></td>
</tr>
<tr>
<td>W1g0owf</td>
<td>Borowik</td>
<td>Dominika</td>
<td>Veronika</td>
<td></td>
<td>5865 S 42</td>
<td></td>
<td></td>
</tr>
<tr>
<td>V3RqmclY</td>
<td>Everett</td>
<td>Daniel</td>
<td>Allen</td>
<td></td>
<td>(720)254- daneverel 1300 E FO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>eY89A+00</td>
<td>Lezama</td>
<td>Paola</td>
<td></td>
<td></td>
<td>(414)458- Lezamap 4801 W Sr</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IffqBpIZl</td>
<td>Thomas</td>
<td>Kyle</td>
<td>D'Alan</td>
<td></td>
<td>kyle.thom 4623 W B</td>
<td></td>
<td></td>
</tr>
<tr>
<td>W/tW5zI</td>
<td>Thomas</td>
<td>Lauren</td>
<td>Imelda</td>
<td></td>
<td>4623 W B</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ICIjhu4V2</td>
<td>Schroedl</td>
<td>Carl</td>
<td>Henry</td>
<td></td>
<td>7448 S 75</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lulo2gc1b</td>
<td>Allen</td>
<td>Jacquelyn</td>
<td>Ann Stay</td>
<td></td>
<td>1022 E KE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ShQcGmnA</td>
<td>Aasen</td>
<td>Claire</td>
<td>Elizabeth</td>
<td></td>
<td>ceaasen@ 4444 N FA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wd1B4TV</td>
<td>Bastian</td>
<td>Benjamin</td>
<td>Arthur</td>
<td></td>
<td>(262)385- Benbasta 9707 W F</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CfVtrExk</td>
<td>Bailey</td>
<td>Catherine</td>
<td>Vaughan</td>
<td></td>
<td>414-544-5 cathabale 9999 W N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>x4Dr5Rxa</td>
<td>Karrellas</td>
<td>Georgia</td>
<td></td>
<td></td>
<td>(414)248- Yumkim3 3788 W J</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7n/ERQW</td>
<td>Bailey</td>
<td>Jesse</td>
<td>Simmers JR</td>
<td></td>
<td>475-529- jessebaile 9999 W N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NskVCAW</td>
<td>Knezic</td>
<td>Vlado</td>
<td></td>
<td></td>
<td>(414)841- vladoknez 10601 W</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Q/kTYR2j</td>
<td>Ansaree</td>
<td>Mahvesh</td>
<td>Jabeen</td>
<td></td>
<td>(224)433- Mahvesh2 4137 W M</td>
<td></td>
<td></td>
</tr>
<tr>
<td>zclA4TZj</td>
<td>Dorf</td>
<td>Joshua</td>
<td>David</td>
<td></td>
<td>415-999-c josh@dor 2010 E OL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>o8x60z2D</td>
<td>Gill</td>
<td>Mark</td>
<td>Andrew</td>
<td></td>
<td>580-583-c em.gill@r 7156 S 46</td>
<td></td>
<td></td>
</tr>
<tr>
<td>qfn8l/YRc</td>
<td>Cruz</td>
<td>Michelle</td>
<td>Yamat</td>
<td></td>
<td>135 E FAl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>zD3KkjlQc</td>
<td>Dean</td>
<td>Jill</td>
<td>Renee</td>
<td></td>
<td>(414)813- jillthames 3918 E M</td>
<td></td>
<td></td>
</tr>
<tr>
<td>fqaSaubbl</td>
<td>Duchemin</td>
<td>Taylor</td>
<td>R</td>
<td></td>
<td>(414)630- Taylor.du 2205 E CH</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15XeWbd</td>
<td>Luedtke</td>
<td>Nicholas</td>
<td>Christopher</td>
<td></td>
<td>nluedtte0 10890 S H</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bxe9C7w-</td>
<td>Henke</td>
<td>Thomas</td>
<td>Bernard</td>
<td></td>
<td>1725 W Ti</td>
<td></td>
<td></td>
</tr>
<tr>
<td>bmvXK2f9t</td>
<td>Natalizio</td>
<td>Debra</td>
<td>Lynn</td>
<td></td>
<td>5179 S 45</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vrz487pK</td>
<td>Taylor-Hir</td>
<td>Matthew</td>
<td>Robert</td>
<td></td>
<td>11311 W I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14RGu01l</td>
<td>Larson</td>
<td>Peter</td>
<td>Kenneth</td>
<td></td>
<td>(414)257- peterthel: 6273 UPP</td>
<td></td>
<td></td>
</tr>
<tr>
<td>yDgVttsqJ</td>
<td>Janske</td>
<td>David</td>
<td>Michael</td>
<td></td>
<td>9757 S MI</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2dlGpILy</td>
<td>Pagenkop</td>
<td>Emily</td>
<td>Frances</td>
<td></td>
<td>1821 E NE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>uU7wdb1B</td>
<td>Brown</td>
<td>Randy</td>
<td>L</td>
<td></td>
<td>41476402 rb81212@ 805 E MAi</td>
<td></td>
<td></td>
</tr>
<tr>
<td>p/BnJeCbt</td>
<td>Lambert</td>
<td>Melanie</td>
<td>May</td>
<td></td>
<td>414-943-2 melaniem 7403 W In</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CkniamG7</td>
<td>Garside</td>
<td>Zachary</td>
<td>James</td>
<td></td>
<td>(414)379-1331</td>
<td>6241 S CC</td>
<td></td>
</tr>
<tr>
<td>jb5MMoT</td>
<td>Cariello</td>
<td>Annahir</td>
<td>Naomi</td>
<td></td>
<td>(973)580- annahir.c 5996 S KU</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jp52INVb</td>
<td>Ulrich</td>
<td>Maria</td>
<td>Frances</td>
<td></td>
<td>(414)467- lhmpattit 360 E GOI</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
yeKPLCvz! Narvaez  Jasmine  731 E JOR
s1tnM9N7 Perez  Esmeralda Maria  41473709 perezesm 3726 W Kl
RLDxLFCrT WILLIAMS KATHERIN ANN  KAT.0613- 9474 S 43
AzLGvZeN Sand  Sagalle Leea  (414)313- sagallesar 7906 W C
H51JUxtcD Anderson Sandra M  3726 E Wl
kYrZusWk Premetz  Ashley Marie  3403 E AL
FmIPFzB7 Murray  Zackary Andrew  41488296 zmurrayyi 8650 S GC
mXcXWp7 Stady  Chloe Ellen  63063258 chloe.stac 4500 N LA
TxBuE986 Novak  Ryan Ross  360 E PAR
8letlVdK0 Nguyen Monica  41421395 monicang 460 E EST.
Pc+slEKLy Chattha Prabhjot Singh  41429267 pchattha1 4260 S RA
dhBrdbNJ Nowak  Kathleen Jo  Kfab72@ 10301 W l
m2x5sKxU Winter  Linda Lee  4126 W C.
4tL9KlCIX Moeller  Cassandra Jean  41458179 moeller_c 2665 W S'
mxtZI9/Yr Nagle  Hannah Jean  (262)501- hjnagle@ 7189 S KA

VS2o+Vxe Brenner  Eden Jessica  41436619 Eden_bre 4414 N W
ouNXGrS: Redzic Sabina  (414)559- sabinares 151 E SUS
Ms34rDW Villwock Mallory Krystine  41434481 email4ma 8026 S 47
4Uw5q4Y Fischer Neil Frank  (262)424- neilfish36 335 E FIEL
wndkW6Z Jankowski Alyssa N  (414)491- alyssa.jan 4812 W IV
WwH3Blc Chioma Ikechi Oliver  4120 N Af
i2EahyV1I Ticali Benjamin Dominic  5055 W C.
Dx2A7BjF Oates Katie Robin  7676 W W
Wity65r4r Howard Kiley Marie  kileyh12@ 7224 S DC
8o3IwpXS Delgado Melissa Jane  3835 $ 3:
g7CaYttP Tiedke Clarissa Nicole  cnt95101: 8029 S 61
guSoKKK0 Vonderwe Cara Nicole  6749 W R
XGJdbM\ Koelle Therese Frances  31237114 koellette1 6815 S 68
lpzLXwlcu Sutton Jazelle Kisha  26251530 jazellesiutl 4909 W El
GbmrTeFf Dhawan Daaman Preet  (414)630- daam11: 9745 W W
yv9A2Hyn Cohick Jaden Skye  8540 S Ah
DMsDSAn McClure Mary Louise  (831)291- ellabeane2 1300 E LA
lQqKwD Jones Casey Hunter  41441636 caseyhun! 2016 E FO
dontetac 520 W RA
<table>
<thead>
<tr>
<th>Address</th>
<th>Zip</th>
<th>Street Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>OAK CREEK WI 53154-7069</td>
<td>731</td>
<td>E JORDAN LN</td>
</tr>
<tr>
<td>GREENFIELD WI 53221-4643</td>
<td>3726</td>
<td>W KIMBERLY AVE</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8640</td>
<td>9474</td>
<td>S 43RD ST</td>
</tr>
<tr>
<td>WAUWATOSA WI 53213-1147</td>
<td>7906</td>
<td>W CLARKE ST</td>
</tr>
<tr>
<td>CUDAHY WI 53110-1150</td>
<td>3726</td>
<td>E WHITTAKER AVE</td>
</tr>
<tr>
<td>CUDAHY WI 53110-1017</td>
<td>3403</td>
<td>E ALLERTON AVE</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8552</td>
<td>8650</td>
<td>S GOLDEN LAKE WAY</td>
</tr>
<tr>
<td>SHOREWOOD WI 53211-1542</td>
<td>4500</td>
<td>N LARKIN ST</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-4523</td>
<td>360</td>
<td>E PARKWAY ESTATES DR</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-5122</td>
<td>460</td>
<td>E ESTATES PL</td>
</tr>
<tr>
<td>GREENFIELD WI 53221-5710</td>
<td>4260</td>
<td>S RAVINIA APT 101</td>
</tr>
<tr>
<td>WAUWATOSA WI 53226-2405</td>
<td>10301</td>
<td>W FISHER PKWY</td>
</tr>
<tr>
<td>FRANKLIN WI 53132</td>
<td>4126</td>
<td>W CARMEL DR</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-1057</td>
<td>2665</td>
<td>W SYCAMORE AVE</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-1977</td>
<td>7189</td>
<td>S KARRINGTON DR</td>
</tr>
<tr>
<td>SHOREWOOD WI 53211-1332</td>
<td>4414</td>
<td>N WILSON APT 2</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-3001</td>
<td>151</td>
<td>E SUSAN DR</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8469</td>
<td>8026</td>
<td>S 47TH ST</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-7707</td>
<td>1215</td>
<td>E FIELDS 6</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-9452</td>
<td>4812</td>
<td>W MADISON AVE</td>
</tr>
<tr>
<td>SHOREWOOD WI 53211-1801</td>
<td>4120</td>
<td>N ARDMORE AVE</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-2298</td>
<td></td>
<td>30th st</td>
</tr>
<tr>
<td>GREENFIELD WI 53221-1025</td>
<td>3835</td>
<td>S 38TH ST</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-9263</td>
<td>8029</td>
<td>S 61ST ST</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8025</td>
<td>6749</td>
<td>W RIVER POINTE DR</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8271</td>
<td>6815</td>
<td>S 68TH ST APT 102</td>
</tr>
<tr>
<td>GREENFIELD WI 53220-4850</td>
<td>4909</td>
<td>W EDGER APT 218</td>
</tr>
<tr>
<td>FRANKLIN WI 53132</td>
<td>9745</td>
<td>W WOELFEL RD</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-8007</td>
<td>8540</td>
<td>S AMANDA CT</td>
</tr>
<tr>
<td>SHOREWOOD WI 53211-1536</td>
<td>1300</td>
<td>E LAKE BLUFF BLVD</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-3124</td>
<td>640</td>
<td>Elm drive RM 22 Madison 125</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-7583</td>
<td>520</td>
<td>W RIVER APT 212</td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8417</td>
<td>3015</td>
<td>W ACRE AVE</td>
</tr>
<tr>
<td>OAK CREEK WI 53154-4458</td>
<td>130</td>
<td>W OAK LE UNIT 24</td>
</tr>
</tbody>
</table>
53154-70: CITY OF OAK CREEK - MILWAUKEE COUNTY
53221-46: CITY OF GREENFIELD - MILWAUKEE COUNTY
53132-86: CITY OF FRANKLIN - MILWAUKEE COUNTY
53213-11: CITY OF WAUWATOSA - MILWAUKEE COUNTY
53110-11: CITY OF CUDAHY - MILWAUKEE COUNTY
53110-10: CITY OF CUDAHY - MILWAUKEE COUNTY
53132-85: CITY OF FRANKLIN - MILWAUKEE COUNTY
53211-15: VILLAGE OF SHOREWOOD - MILWAUKEE COUNTY
53154-45: CITY OF OAK CREEK - MILWAUKEE COUNTY
53154-51: CITY OF OAK CREEK - MILWAUKEE COUNTY
53221-57: CITY OF GREENFIELD - MILWAUKEE COUNTY
53226-24: CITY OF WAUWATOSA - MILWAUKEE COUNTY
53112 CITY OF FRANKLIN - MILWAUKEE COUNTY
53154-10: CITY OF OAK CREEK - MILWAUKEE COUNTY
53132-19: CITY OF FRANKLIN - MILWAUKEE COUNTY

53211-13: VILLAGE OF SHOREWOOD - MILWAUKEE COUNTY
53154-30: CITY OF OAK CREEK - MILWAUKEE COUNTY
53132-84: CITY OF FRANKLIN - MILWAUKEE COUNTY
53154-77: CITY OF OAK CREEK - MILWAUKEE COUNTY
53132-94: CITY OF FRANKLIN - MILWAUKEE COUNTY
53211-18: VILLAGE OF SHOREWOOD - MILWAUKEE COUNTY
53132-22: CITY OF FRANKLIN - MILWAUKEE COUNTY
53132-75: CITY OF FRANKLIN - MILWAUKEE COUNTY
53132-90: CITY OF FRANKLIN - MILWAUKEE COUNTY
53221-10: CITY OF GREENFIELD - MILWAUKEE COUNTY
53132-92: CITY OF FRANKLIN - MILWAUKEE COUNTY
53132-80: CITY OF FRANKLIN - MILWAUKEE COUNTY
53132-82: CITY OF FRANKLIN - MILWAUKEE COUNTY
53220-48: CITY OF GREENFIELD - MILWAUKEE COUNTY
53132 CITY OF FRANKLIN - MILWAUKEE COUNTY
53154-80: CITY OF OAK CREEK - MILWAUKEE COUNTY
53211-15: VILLAGE OF SHOREWOOD - MILWAUKEE COUNTY
53154-31: CITY OF OAK CREEK - MILWAUKEE COUNTY
53154-75: CITY OF OAK CREEK - MILWAUKEE COUNTY
53132-84: CITY OF FRANKLIN - MILWAUKEE COUNTY
53154-44: CITY OF OAK CREEK - MILWAUKEE COUNTY

Name at ε
Jessica Brenner
Eden moved to 11200 W Morgan Ave Apt 8 / Name at address not verified
Milwaukee WI 53228-1146

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

Name at ε

<table>
<thead>
<tr>
<th>Location</th>
<th>Address 1</th>
<th>Address 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>FRANKLIN WI 53132-9174</td>
<td>8057 S 56TH ST</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-2673</td>
<td>2630 W COLONIAL WOODS DR</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-9328</td>
<td>8552 S 36TH ST</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8231</td>
<td>8645 S RIVER TERRACE DR</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-1978</td>
<td>7260 S STONE HEDGE DR</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-3209</td>
<td>250 E GROVELAND DR</td>
<td></td>
</tr>
<tr>
<td>HALES CORNERS WI 53130-1111</td>
<td>5412 S 114TH ST</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-2348</td>
<td>7935 S MISSION DR</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-7575</td>
<td>150 W CENTER APT 207</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-2147</td>
<td>7545 S MANITOWOC AVE</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-8194</td>
<td>9331 S ORCHAFT APT 1B</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-5737</td>
<td>365 E ROBERT RD</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-5155</td>
<td>9633 S AUSTIN ST</td>
<td></td>
</tr>
<tr>
<td>GREENFIELD WI 53221-4527</td>
<td>4071 W MANGOLD AVE</td>
<td></td>
</tr>
<tr>
<td>CUDAHY WI 53110-1202</td>
<td>3945 E ALLERTON AVE</td>
<td></td>
</tr>
<tr>
<td>GREENFIELD WI 53228-2134</td>
<td>4208 S 92ND ST</td>
<td></td>
</tr>
<tr>
<td>SAINT FRANCIS WI 53235-3621</td>
<td>2118 E CORA AVE</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8716</td>
<td>6422 S 35TH S APT 6</td>
<td></td>
</tr>
<tr>
<td>HALES CORNERS WI 53130-1834</td>
<td>11015 W ROCKNE AVE</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-1481</td>
<td>6881 S BIRDS OJ APT 204</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-6492</td>
<td>10540 S JESSICA DR</td>
<td></td>
</tr>
<tr>
<td>FOX POINT WI 53217-3639</td>
<td>1111 Indiana St APT 7320</td>
<td>Lawrence 1111</td>
</tr>
<tr>
<td>MILWAUKEE WI 53221</td>
<td>3823 S MINER S APT 11</td>
<td></td>
</tr>
<tr>
<td>BAYSIDE WI 53217-1320</td>
<td>9309 N FAIRWAY DR</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-2339</td>
<td>10545 BEACON HILL CT E</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8350</td>
<td>8086 S MEADOWCREEK CT</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-1973</td>
<td>7163 S CAMBRIDGE DR</td>
<td></td>
</tr>
<tr>
<td>SHOREWOOD WI 53211-1510</td>
<td>4515 N BARTLETT AVE</td>
<td></td>
</tr>
<tr>
<td>SHOREWOOD WI 53211</td>
<td>1720 E CAPITOL APT 211</td>
<td></td>
</tr>
<tr>
<td>OAK CREEK WI 53154-1308</td>
<td>2112 W CEDAR ST</td>
<td></td>
</tr>
<tr>
<td>WAUWATOSA WI 53213-2431</td>
<td>6327 UPPER PKWY N</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-8442</td>
<td>4750 W HUNTING PARK DR</td>
<td></td>
</tr>
<tr>
<td>FRANKLIN WI 53132-2145</td>
<td>10833 W CORONADO CT</td>
<td></td>
</tr>
<tr>
<td>BAYSIDE WI 53217-1310</td>
<td>9459 N BROADMOOR RD</td>
<td></td>
</tr>
</tbody>
</table>
Cassandra Leigh Turco moved to 8734 17th Ave Kenosha WI 53143-6400

Kimberly Lynn Schabes moved to 118 Steeplechase Dr Racine WI 53402-3649

Name at ☐

Name at ☐

Name at ☐

Name at ☐

Name at ☐
WEST MILWAUKEE WI 53214 1128 S 47TH ST
WAUWATOSA WI 53226-2304 2130 N 107TH ST
CUDAHY WI 53110-3439 3360 E COLLEGI UNIT 13
OAK CREEK WI 53154 445 E TRELLIS LN
OAK CREEK WI 53154 7970 S MAIN ST APT 306
SAINT FRANCIS WI 53235-4171 2320 E ELIZABETH AVE
OAK CREEK WI 53154-7588 585 W RIVER APT 107
GREENFIELD WI 53220-2783 4810 W MAPLE LEAF CIR
FRANKLIN WI 53132 5164 W HARVARD DR
FRANKLIN WI 53132-8983 8531 W CASCADE DR
OAK CREEK WI 53154-8427 6941 S SOUTH F APT E8
FRANKLIN WI 53132-9444 7314 S 49TH ST
CUDAHY WI 53110-1014 3460 E VAN NORMAN AVE
OAK CREEK WI 53154-7461 2700 Lincoln way AP Ames IA 1870 W CREEKWAY CT
OAK CREEK WI 53154-7301 623 E PERGOLA PL
HALES CORNERS WI 53130 10335 W PLUM APT 203
WAUWATOSA WI 53226-3201 1242 N 85TH ST
FRANKLIN WI 53132-8024 6471 W RIVER POINTE DR

BAYSIDE WI 53217-1830 4450 Rivanna River \ Fairfax VA 900
FRANKLIN WI 53132 8742 E ELLSWORTH LN
WAUWATOSA WI 53226 9811 S AVIAN WAY
FRANKLIN WI 53132-9275 9273 ESCHWEIL APT 202
OAK CREEK WI 53154 2070 S 51ST ST
WEST MILWAUKEE WI 53214-3411 5433 E HIDDEN APT 103
CUDAHY WI 53110-1512 3809 W NATION APT 309
OAK CREEK WI 53154-7611 2137 E PLANKINTON AVE
SHOREWOOD WI 53211-2044 4221 W COLLEGE TRLR 422
OAK CREEK WI 53154-3891 455 N OAKL APT 4
OAK CREEK WI 53154-4182 9105 W SUNNY APT 201
WEST MILWAUKEE WI 53214-5218 5422 S CARROLLTON DR
OAK CREEK WI 53154-2325 7679 W BELOIT RD
GREENFIELD WI 53221-4746 3424 S LOGAN AVE
HALES CORNERS WI 53130-1823 5864 W COLLEGE AVE
OAK CREEK WI 53154-4243 9020 S NEW BERLIN RD
BAYSIDE WI 53217-1867 9027 S CHICAGO CT
FRANKLIN WI 53132-8252 7606 N REXLEIGH DR
OAK CREEK WI 53154 8635 S CAMBRIDGE DR
OAK CREEK WI 53154 2423 S STRATFORD RD
OAK CREEK WI 53154-2654
53214  VILLAGE OF WEST MILWAUKEE - MILWAUKEE COUNTY  Name at ε
53226-23: CITY OF WAUWATOSA - MILWAUKEE COUNTY
53110-34: CITY OF CUDAHY - MILWAUKEE COUNTY
53154  CITY OF OAK CREEK - MILWAUKEE COUNTY
53154  CITY OF OAK CREEK - MILWAUKEE COUNTY
53235-41: CITY OF ST. FRANCIS - MILWAUKEE COUNTY
53154-75: CITY OF OAK CREEK - MILWAUKEE COUNTY
53220-27: CITY OF GREENFIELD - MILWAUKEE COUNTY
53132  CITY OF FRANKLIN - MILWAUKEE COUNTY
53132-89: CITY OF FRANKLIN - MILWAUKEE COUNTY
53154-84: CITY OF OAK CREEK - MILWAUKEE COUNTY
53132-94: CITY OF FRANKLIN - MILWAUKEE COUNTY
53110-10: CITY OF CUDAHY - MILWAUKEE COUNTY
53154-74: CITY OF OAK CREEK - MILWAUKEE COUNTY
53154-73: CITY OF OAK CREEK - MILWAUKEE COUNTY  Name at ε
53130  VILLAGE OF HALES CORNERS - MILWAUKEE COUNTY
53226-32: CITY OF WAUWATOSA - MILWAUKEE COUNTY  Name at ε
53132-80: CITY OF FRANKLIN - MILWAUKEE COUNTY  Tristin
Doloris
McCreig
ht
moved
to 7655
E Tulip
Tree St
Tucson
AZ
85730-
4319
53217-18: VILLAGE OF BAYSIDE - MULTIPLE COUNTIES
53132  CITY OF FRANKLIN - MILWAUKEE COUNTY
53226  CITY OF WAUWATOSA - MILWAUKEE COUNTY
53132-92: CITY OF FRANKLIN - MILWAUKEE COUNTY
53154  CITY OF OAK CREEK - MILWAUKEE COUNTY  Name at ε
53214-34: VILLAGE OF WEST MILWAUKEE - MILWAUKEE COUNTY
53110-15: CITY OF CUDAHY - MILWAUKEE COUNTY  Name at ε
53154-76: CITY OF OAK CREEK - MILWAUKEE COUNTY
53211-20: VILLAGE OF SHOREWOOD - MILWAUKEE COUNTY  Name at ε
53154-38: CITY OF OAK CREEK - MILWAUKEE COUNTY
53154-41: CITY OF OAK CREEK - MILWAUKEE COUNTY  Name at ε
53214-52: VILLAGE OF WEST MILWAUKEE - MILWAUKEE COUNTY  Name at ε
53154-23: CITY OF OAK CREEK - MILWAUKEE COUNTY
53221-47: CITY OF GREENFIELD - MILWAUKEE COUNTY
53130-18: VILLAGE OF HALES CORNERS - MILWAUKEE COUNTY
53154-42: CITY OF OAK CREEK - MILWAUKEE COUNTY
53217-18: VILLAGE OF BAYSIDE - MULTIPLE COUNTIES
53132-82: CITY OF FRANKLIN - MILWAUKEE COUNTY
53154  CITY OF OAK CREEK - MILWAUKEE COUNTY
53154-26: CITY OF OAK CREEK - MILWAUKEE COUNTY
3937  bFBpU1o1f Ponto  Christoph  Allen  (773)316- Chris_pont1827 E OL
3938  ZBCnP7Cr Jankowski Matthew  Ryan  (414)791- Matt.jank 4812 W IV
3939  FN86qcH Solar  Kenneth  Vaughn  (414)377- Macruule: 11327 W I
3940  kRHvAKnSmoot Jacob  R  (414)322- BigBuckKi 12009 W I
3941  spi72YzfW Peters Morgan  Marie  (414)399- morganm 7335 W W
3942  5PMv6Wv Johnson Roger  Howard  602-515-E rogerjohn 3861 N M
3943  j7301kixz: Gustin  Natalee  Rose  92026424 nataleero: 4515 N B
3944  YPhcl4Hgi Qyli  Feti  8721 S OA
3945  c7wSOS0f Qyli  Klarita  8721 S OA
3946  9IXJTkhlh Ortiz  Marisa  Angelina  41436487 mariortiz6 130 W OA
3947  rfsROwRk Hintz  Terry  (414)529- mshkabi 8843 S 83
3948  QCuuoRk PETERSON ALAINA KAY  (414)254- alainapet9 9665 S 35
3949  wgykt5Vy Schmigel Constance Louise  6260 S LA
3950  Kfo2SBay Walton  Jason  Micheal  41476644 Jdubs122: 7976 S WI
3951  Zn4R2Bto Schmigel Gary  Lynn  6260 S LA
3952  3Y74tLvt Vazquez Yolanda  (202)258- VAZQUEZ 1714 E ED
3953  dFpbq2fl Bremer Andrew  Jonathon  9322 S 47
3954  yhQ1XMq Olson Kaitly  Mae  63093691 kaityoisor 3428 W C
3955  GO7z9Q7 Peplinski Ashton J  (414)736- ajpeplinsk 7923 S 67
3956  lRZzz13c Martinez Manuel A  (847)912- mannyma: 115 E FIEL