WISCONSIN ELECTIONS COMMISSION

JAY STONE,

COMPLAINANT,

V.

Brandon Hunzicker,

RESPONDENT.

VERIFIED 5.06 COMPLAINT

INTRODUCTION

Complainant Jay Stone alleges Wisconsin Elections Commission (WEC) Staff Attorney
Brandon Hunzicker abused his discretion and exceeded his authority when he "disposed"
Complainant's 5.06 complaint against WEC Staff Attorney Angela Sharpe. A two-thirds vote by
the Commission was mandatory to dismiss Complainant's 5.06 complaint against Angela Sharpe.
Honorable Judge Michael P. Maxwell affirmed the two-thirds vote requirement by the
Commission in his Robert Pellegrini v. WEC decision on September 5, 2024. (Exhibit 1)

HUNZICKER'S ABUSE OF DISCRETION

- Complainant submitted a <u>verified complaint against Respondent Angela Sharpe</u> on September 30, 2024.
- 2. On October 1, 2024 WEC Staff Attorney Brandon Hunzicker wrote, "the verified complaint you submitted which names a Wisconsin Elections Commission staff member as the Respondents is being disposed of without consideration by the Commission." (Exhibit 2)

- 3. According to Hunzicker's October 1, 2024 letter, the Commission did not vote to dispose of the Complainant's 5.06 Sharpe complaint.
- 4. Hunzicker also stated, "It is the position of the Commission that a complaint against the Commission, against Commissioners in their official capacities, or against Commission staff, including the Administrator, warrants an ethical recusal by the body." (Exhibit 2)
- 5. The WEC's "position" of ethical recusal for complaints against staff is not a promulgated rule that has the force of law.
- 6. Judge Maxwell ruled "the WEC has the authority to issue orders over Wis. Stat. § 5.06 complaints and must do so with an affirmative vote of at least two-thirds members." (Exhibit 1)
- Instead of the Commission voting by at least two-third members to decide Complainant's
 5.06 complaint against Respondent Sharpe, Hunzicker unilaterally recused the Commission from reviewing the Complainant's Sharpe complaint.
- 8. Judge Maxwell provided, "the WEC cannot delegate its authorized responsibility to settle complaints under Wis. Stat. § 5.06 with a two-third affirmative vote."
- According to Judge Maxwell's ruling, the Commission cannot delegate its responsibility to Attorney Hunizicker to dispose the Complainant's Sharpe complaint with a recusal for the Commission.
- 10. Only the Commission by a two-thirds majority vote shall take action on the Complainant's original Sharpe complaint and this Hunzicker complaint.
- 11. Wis. Stat. § 5.06 has no provisions for ethical recusals when WEC complaints are lodged against the Commission or the Commission's staff.

- 12. Wis. Stat. § 5.05(1) provides, "The elections commission shall have the responsibility for the administration of chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing."
- 13. For the "Elections commission; powers and duties," Wis. Stat. § 5.05(1)(e) provides, "Issue an order under s. 5.06."
- 14. Under Wis. Stat. § 5.05(1e), "Any action by the commission, except an action relating to procedure of the commission, requires the affirmative vote of at least two-thirds of the members."
- 15. Wis. Stat. § 5.06(1) required the Complainant to file his complaint with the Commission.
- 16. Under Wis. Stat. §§§ 5.05(1)(e), 5.05(1e), 5.06(1) only the Commission shall take action regarding Complainant's Sharpe and Hunzicker complaints.
- 17. Hunzicker statement that the Commission is disposing Complainant's Sharpe complaint without consideration is in fact a "consideration" by the Commission.

CONCLUSION

Staff Attorney Hunzicker abused his discretion and violated Wis. Stat. §§§ 5.05(1)(e), 5.05(1e), 5.06(1) when he, not the Commission, disposed the Complainant's 5.06 complaint against Angela Sharpe.

Wherefore the complainant asks the Commission to Order the following:

- A. A reinstatement of the Complainant's 5.06 complaint against Angela Sharpe.
- B. A Commission review of Complainant's 5.06 complaint against Angela Sharpe.
- C. Acknowledgement by the Commission that it cannot delegate the disposal of 5.06 complaints to a Commission staff attorney.

D. The Commission promulgates complaint procedure rules for when the Commission or staff are named as Respondents in 5.06 complaints.

Exhibits

- 1. Honorable Judge Michael P. Judge Maxwell's Pellegrini v. Wisconsin Elections Commission ruling.
- 2. Brandon Hunzicker's October 1, 2024 correspondence to Complainant.

Official Election Complaint Form



Complaint Type

Please select the statutory process that governs your complaint:



Note: you should choose only one statutory process per complaint; if you feel that your allegations fall under more than one statutory process, you should submit separate complaints under each process.

5.05 (Election Law Violation)

5.06 (Violations by Election Officials or Appeals of Decisions of Election Officials)

5.061 (Help America Vote Act Violation)



Complainant Contact Information

Please provide the following information about yourself.

Note: Anyone filing this complaint with you can add their information on a separate page (see page 4).

First Name	Last Name
Residential Address	
Mailing Address (if different)	
Telephone (optional)	Email



Respondent

Please provide the following information about the individual or individuals whom you allege violated or improperly administered election laws:

Note: For 5.06 complaints, each respondent must be an election official. If there are multiple respondents, you can add their information on a separate page (see page 5).

Respondent Name	Respondent Title (5.06 complaints)
Mailing Address	
Telephone (if available)	Email (if available)

Applicable Statutes

Please cite each statute within Chapters 5 to 10 and 12 of the Wisconsin Statutes, as well as any other laws relating to elections, other than laws relating to campaign financing, that you allege were violated or improperly administered.

Note: The Commission cannot accept a complaint that does not cite specific provisions, including the correct subsections, of election law.

Allegations

Set forth in detail the facts that establish probable cause to believe that a violation occurred. Be as specific as possible as it relates to dates, times, individuals, and actions involved. Use as many separate pages as needed and attach copies of any supporting documentation, evidence, or affidavits.

Sign
Each complainant must complete either step 6a, "Unsworn Statement," or Step 6b "Sworn Statement." For either option, you may enter your digital signature be
clicking the box and following the instructions, or you may print the form and sign it
g and a single eight
Unsworn Statement
declare under penalty of false swearing under the law of Wisconsin that
the foregoing is true and sowest Cinned on the
the foregoing is true and correct. Signed on the day of,
at 64
(city or other location and state or country).
Printed Name Signature
Printed Name Signature
Sworn Statement (to be completed in the presence of a notary)
being first duly sworn, on oath,
state that I personally read the above complaint, and that the above
allegations are true based on my personal knowledge and, as to those stated on information and belief, I believe them to be true.
Day Stone
Complainant's Signature
Companiant's signature
Note: Each complainant listed above in section 6b must have this form sworn before a notary or other official able to swear oaths.
STATE OF WISCONSIN
County of, Kenos Mc (county of notarization)
Sworn to before me this day of,
Sworn to before me this day of,
BETSY WATKINS
(Signature of person authorized to administer eaths) BETSY WATTER NOTARY PUBLIC NOTARY PUBLIC
(Signature of person authorized to administer oaths)
My commission expires on 12-14-26, or is permanent.
Notary Public or Otay Tub 1, C (official title if not notary)

BY THE COURT:

DATE SIGNED: September 5, 2024

FILED 09-05-2024 Clerk of Circuit Court Waukesha County 2022CV001656

Electronically signed by Michael P. Maxwell Circuit Court Judge

STATE OF WISCONSIN

CIRCUIT COURT- BRANCH 8

WAUKESHA COUNTY

Case No: 22-CV-1656

ROBERT PELLEGRINI,

Plaintiff,

VS.

WISCONSIN ELECTIONS COMMISSION, Defendant.

DECISION AND ORDER

RELEVANT FACTS

This case arises out of a challenge to the validity by the Wisconsin Elections Commission ("WEC" or "the Commission") delegation of its power and duty to investigate and decide complaints by voters under Wis. Stat. § 5.06. (See Summon and Complaint, Dkt. 2, p. 3). This case has some history in a previous challenge brought by Mr. Pellegrini against the WEC in Waukesha County Circuit Court Case No.: 2022CV0004 ("Pellegrini I").

In that previous case, the plaintiff challenged the use of unstaffed drop boxes by filing a

complaint against the Municipal Clerk for the Village of Hartland where the Clerk used unstaffed drop boxes to collect absentee ballots. (Id., p. 23 at ¶1, Ex. D). When the Supreme Court of Wisconsin declared that unstaffed absentee ballot boxes are not permitted in *Teigen v. WEC*, 2022 WI 64, 976 N.W.2d 519, Pelligrini I was rendered moot. (Id., p. 23 at \(\frac{9}{2} \)). The plaintiff received the WEC Administrator's decision on December 6, 2021. (Memo in Support of P.'s MSJ, Dkt. 34, p. 3). Plaintiff filed for an open-records request for, among other things, any records "reflect[ing] how each of the WEC Commissioners voted on the case" and the "date(s) that the WEC Commissioners voted on the ruling in th[e] case." (Id.; Summon and Complaint, Dkt. 2, pg. 3).

The current litigation deals with a situation that was not fully addressed in that prior case due to the sudden end after the *Teigen* decision. which is whether or not it was proper for the Wisconsin Elections Commission to delegate its authority to review and resolve complaints under Wis. Stat. § 5.06 to the Administrator and, to some extent, to the WEC Chair. (Id., p. 6 at ¶20; Memo in Support of P's MSJ, Dkt. 34, p. 3; see First Amended Complaint, Dkt. 4, Exhibit A the "Delegation Order").

DISCUSSION

Summary judgment "shall be rendered if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law." Tatera v. FMC Corp., 2010 WI 90, ¶15, 328 Wis. 2d 320, 786 N.W.2d 810.; Wis. Stat. § 802.08(2) (2022-23).

The case is of statutory interpretation which requires a two-step process: (1) determine whether the meaning of the statute is plain in the language; (2) if the meaning is not plain in the statute's language, and the statute is therefore ambiguous, examine extrinsic sources of

interpretation such as legislative history. *State ex rel. Kalal v. Circuit Court for Dane Cty.*, 2004 WI 58, ¶¶43-45, 271 Wis. 2d 633, 681 N.W.2d 110. To determine the plain language the history, scope, and purpose of the statute can be weighed. *Id.* at ¶¶46, 48, 51. The goal of statutory interpretation is to give effect to legislative intent. *Id.* at ¶43.

Words are given their common, ordinary, and accepted meaning. *Id.* at ¶45; Wis. Stat. § 990.01(1). A dictionary definition is helpful to ascertain the common definition of a term. *See Milwaukee Journal Sentinel v. City of Milwaukee*, 2012 WI 65, ¶¶ 28-29, 341 Wis. 2d 607, 619-20, 815 N.W.2d. 367, 375.

In addition, to considering the meaning of each individual word, courts consider the statute as a whole to give reasonable effect to every word. *Kalal*, 681 N.W.2d 110, ¶ 46. "The ordinary meaning of a statute is dictated by more than the literal meaning of a single phrase, read in isolation. Rather as we have emphasized before, statutes must be interpreted in their entirety, and in context." *Sojenhomer LLC v. Vill. of Egg Harbor*, 2024 WI 25, ¶15, 412 Wis. 2d 244, 7 N.W.3d 455; *Kalal*, 681 N.W.2d 110, ¶ 46 ("Statutory language is interpreted in the context in which it is used; not in isolation but as part of a whole; in relation to the language of surrounding or closely-related statutes; and reasonably, to avoid absurd or unreasonable results."); *e.g., Clean Wis., Inc. v. DNR*, 2021 WI 72, ¶10, 398 Wis. 2d 433, 961 N.W.2d 611.

The court interprets the statutory language the legislature enacts and "will not read into a statute language that it does not contain or reasonably imply." *Sojenhomer*, 7 N.W.3d 455, ¶20; *see, e.g. State v. Hinkle*, 2019 WI 96, ¶18, 389 Wis. 2d 1, 935 N.W.2d 271; *State v. Fitzgerald*, 2019 WI 69, ¶30, 387 Wis. 2d 384, 929 N.W.2d 165. Courts will favor an interpretation that fulfills the purpose of a statute over an interpretation that is incongruous with its objective. *Hubbard v. Messer*, 2003 WI 145, ¶ 9, 267 Wis. 2d 92, 112, 673 N.W.2d 676, 686.

I. WEC was given statutory authority to investigate complaints under Wis. Stat. §§ 5.05(1)(e), 5.05(1e), and 5.06, and WEC's argument that Wis. Stat. § 15.02(4) authorizes the delegation of such authority is unavailing as the statute does not apply.

The plain language of Wis. Stat. §§ 5.05(1)(e), 5.05(1e), 5.06, and 15.02(4) read in context and scope does not authorize the multi-member body of WEC to delegate its decisions on complaints. *See Kalal*, 681 N.W.2d 110, ¶43.

Wis. Stat. § 5.05(1)(e) provides:

The elections commission shall have the responsibility for the administration of chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing. Pursuant to such responsibility the commission may . . . (e) Issue an order under s. 5.06.

The Wis. Stat. § 5.05(1)(e) statutory delegation of authority to the WEC for the "issu[ing] of order under s. 5.06" is plain and unambiguous, and therefore requires no further inquiry. *See Kalal*, 681 N.W.2d 110, ¶43. There is no dispute over definitions. The WEC does not dispute the application of Wis. Stat. § 5.05(1)(e). (See D.'s Reply Brief in Support for MSJ, Dkt. 55 at p. 4 ("the statutes [Wis. Stat. § 5.05(1)(e) and Wis. Stat. § 15.02(4)] are not in conflict.")).

Wis. Stat. § 5.05(1e) provides that, "[a]ctions by the commission. Any action by the commission, except an action relating to procedure of the commission, requires the affirmative vote of at least two-thirds of the members."

The meaning and language of Wis. Stat. § 5.05(1e) is plain and unambiguous, providing that the WEC's actions require two-thirds affirmative vote unless it relates to the procedure of the commission. *See Kalal*, 681 N.W.2d 110, ¶43.

Wis. Stat. § 5.06 provides that any Wisconsin elector may file a written complaint alleging that a decision or action of a local election official concerning the conduct of an election is contrary to law; and the procedure for WEC to handle such complaints. (See D.'s Brief in Support of Motion for MSJ, and Opp. To P.'s MSJ, Dkt. 48, p. 3).

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Similarly, the meaning and language of Wis. Stat. § 5.06 is plain and unambiguous in stating the applicable procedure for the electoral complaint submitted in this case, and therefore requires no further inquiry. See Kalal, 681 N.W.2d 110, ¶43. WEC does not dispute that Pelligrini's complaint falls under Wis. Stat. § 5.06. (See id. at p. 9-11, 14-15).

Wis. Stat. § 15.02(4) provides:

The head of each department or independent agency shall, subject to the approval of the governor, establish the internal organization of the department or independent agency and allocate and reallocate duties and functions not assigned by law to an officer or any subunit of the department or independent agency to promote economic and efficient administration and operation of the department or independent agency. The head may delegate and redelegate to any officer or employee of the department or independent agency any function vested by law in the head. The governor may delegate the authority to approve selected organizational changes to the head of any department or independent agency.

The plain language of Wis. Stat. § 15.02(4) is unambiguous when read in context and therefore requires no further inquiry. See Kalal, 681 N.W.2d 110, ¶43. The language plainly states that the internal organization of a department or independent agency may be reorganized, including the delegation or redelegation of any function vested by law in the head, by the head of such department or independent agency, subject to the approval of the governor, or a delegated head of the governor. Wis. Stat. § 15.02(4) (emphasis added). The statute is not applicable to this case, as the governor does not approve any reorganization or delegation nor delegated authority to approve changes to WEC; and the second (middle) sentence cannot be read in isolation. See *Sojenhomer LLC*, 7 N.W.3d 455, ¶15.

WEC argues that Wis. Stat. § 15.02(4) "authorizes the Commission to delegate any function vested in it by law." (Id. at p. 10). WEC argues under Wis. Stat. § 15.02(4) that the "head" of WEC can thus "delegate and redelegate to any officer or employee of the . . . independent agency any function vested by law in the head." (Id.). WEC argues the "head" of the

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Elections Commission, an independent agency, is the Elections Commission itself, based off of the definition of Wis. Stat. §15.01(8) where "head" "in relation to an independent agency, means the commission, commissioner or board in charge of the independent agency." (Id.).

The WEC's argument fails as it reads the middle (second) sentence of Wis. Stat. § 15.02(4) in isolation. *See Sojenhomer LLC*, 7 N.W.3d 455, ¶15 ("[S]tatutes must be interpreted in their entirety, and in context."). It is a single statute. It is not broken into three different parts with each sentence comprising 15.02(4)(a) or any similarly clear separation. As such the statute is read in its entirety. The first and third sentence highlight the requisite role of the governor in approval ("[t]he head of each department or independent agency shall, *subject to the approval of the governor*, establish . . .") and his capacity to grant delegation approval authority ("[t]he governor may delegate the authority to approve selected organizational change"). Wis. Stat. § 15.02(4). The second sentence is read in context of these two sentences. Neither situation applies in this case as the governor is not involved. (See D.'s Brief in Support of MSJ and Opp. to P.'s MSJ, Dkt. 48, p. 6-9). WEC's argument interprets the second sentence in isolation, not mentioning the requisite, but nonexistent role of the governor, in an attempt to legitimize WEC's delegation to the single Administrator review and issuing of the Delegation Order. (Id. p. 7-8, 10).

Wis. Stat. § 15.02(4) is "dictated by more than the literal meaning of a single phrase." *Sojenhomer*, 7 N.W.3d 455, ¶15. WEC's argument centers on the middle sentence of Wis. Stat. § 15.02(4) "read in isolation" to authorize its delegation. *Id*. This is improper statutory interpretation. Statutes "must be interpreted in their entirety, and in context." *Id*. WEC improperly delegated their required authority over Wis. Stat. § 5.06 complaints.

II. Pelligrini satisfactorily notified the Legislature's Joint Committee for Review of Administrative Rules ("JCRAR"), complying with Wis. Stat. § 227.40(5)

and, therefore, the court has competency and jurisdiction over the plaintiff's case.

As the WEC points out, "Plaintiff challenges the validity of a promulgated administrative rule, Wis. Admin. Code EL § 20.04(10) (the "Rule") and the Delegation Order as an unpromulgated rule, both under Wis. Stat. § 227.40." (D.'s Brief in Support of MSJ and Opp. To P.'s MSJ, Dkt. 48, at p. 15); see Wis. Stat. §227.40(1).

Wis. Stat. § 227.40(5) states "[t]he joint committee for review of administrative rules shall be served with a copy of the petition in any action under this section and, with the approval of the joint committee on legislative organization, shall be made a party and be entitled to be heard."

WEC argues the court lacks competency because Pellegrini failed to comply with JCRAR service requirements of Wis. Stat. § 227.40(5). (D.'s Brief in Support of Motion for MSJ, and Opp. To P.'s MSJ, Dkt. 48, p. 15-17). Pelligrini timely served JCRAR with a copy of his pleadings on November 22, 2022. (P.'s Reply in Support of MSJ and Response in Opp. To D.'s MSJ; Ehlenbach Aff. ¶¶ 3–6 and Exs. 1 and 2). Pelligrini does not need to serve JCRAR with an amended complaint because "the petition" is the initial complaint. The statute does not state to serve "any amendments or updates" to the complaint. WEC did not dispute such assertions. (See D.'s Reply Brief in Support of MSJ, Dkt. 55, p. 8-10). As such, Pelligrini satisfied the plain and unambiguous requirement of Wis. Stat. § 227.40(5), and the court has competency and jurisdiction. See Kalal, 681 N.W.2d 110, ¶43; Wis. Stat. § 227.40(5).

CONCLUSION

Under Wis. Stat. §§ 5.05(1)(e), 5.05(1e), and 5.06 the WEC has the authority to issue orders over Wis. Stat. § 5.06 complaints and must do so with an affirmative vote of at least twothirds members. Wis. Stat. § 15.02(4) has a clear and unambiguous meaning. Read its full

context, Wis. Stat. §15.02(4) does not apply to the current case. As such, the WEC cannot delegate its authorized responsibility to settle complaints under Wis. Stat. § 5.06 with a two-third affirmative vote. Pelligrini satisfactorily served JCRAR per the Wis. Stat. §227.40(5) requirements. For the reasons above, the court grants summary judgment to Pellegrini.

IT IS HEREBY ORDERED,

- 1) Plaintiff's Motion for Summary Judgment is GRANTED.
- 2) Defendant's Motion for Summary Judgment is DENIED.
- 3) Those portions of the February 27, 2020 Delegation Order with regard to *Wis. Stat.* \$ 5.06 are *ultra vires* and unlawful.
- 4) Those portions of *Wis. Admin. Code §§* EL 20.04(6) and 20.04(10) which are inconsistent with this decision are invalid and unenforceable.
- 5) WEC shall decide all future *Wis. Stat.* § 5.06 complaints in compliance with the statute by a vote of the commission.

THIS IS A FINAL ORDER FOR PURPOSES OF APPEAL



Wisconsin Elections Commission

201 West Washington Avenue | Second Floor | P.O. Box 7984 | Madison, WI 53707-7984 (608) 266-8005 | elections@wi.gov | elections.wi.gov

October 1, 2024

Jay Stone 10501 82nd St. Pleasant Prairie, WI 53158

Sent via email: jayjoelstone@gmail.com

Re: Complaint Filed with Wisconsin Elections Commission

Jay Stone v. Angela Sharpe (EL 24–101)

Dear Mr. Stone,

This communication is to inform you that the verified complaint you submitted which names a Wisconsin Elections Commission staff member as the Respondents is being disposed of without consideration by the Commission. It is the position of the Commission that a complaint against the Commission, against Commissioners in their official capacities, or against Commission staff, including the Administrator, warrants an ethical recusal by the body. The Commission's position reflects the need to avoid conflicts associated with an adjudicative body deciding a matter brought against itself, similar to the provisions of law and ethics precluding a judge from presiding over a case filed against herself, or someone with personal or professional ties to her.

Additionally, the lead opinion of the Wisconsin Supreme Court in *Teigen et al v. Wisconsin Elections Commission et al*, stated that "it would be nonsensical to have WEC adjudicate a claim against itself under § 5.06(1)." 2022 WI 64, 33, 403 Wis. 2d 607, 976 N.W.2d 519, overruled in part on other grounds by *Priorities USA v. Wis. Elections Comm'n*, 2024 WI 32. Justice Hagedorn's concurrence further stated that "the better reading is that the § 5.06 complaint process does not apply to complaints against acts of WEC as a body." *Id*. ¶169.

Accordingly, the Commission is disposing of this complaint without consideration under Wis. Stat. § 5.06(2).

Please feel free to contact me if you have any additional questions regarding this complaint.

Sincerely,

Brandon Hunzicker Staff Attorney

WISCONSIN ELECTIONS COMMISSION

Exhibit 2

Cc: Commission Members

Brandon Hunsicher

Meagan Wolfe, Commission Administrator

Wisconsin Elections Commissioners

Ann S. Jacobs, chair | Marge Bostelmann | Don M. Millis | Carrie Riepl | Robert Spindell | Mark L. Thomsen