

**STATE OF WISCONSIN
ELECTIONS COMMISSION**

COMPLAINT FORM

Please provide the following information about yourself:

Name Van H Wanggaard

Address 1246 Blaine Avenue, Racine, WI

Telephone Number 262-930-6503

E-mail [REDACTED]

**State of Wisconsin
Before the Elections Commission**

The Complaint of Van Wanggaard

_____, Complainant(s) against

Mayor Cory Mason, Clerk Tara Coolidge, in their office, Respondent, whose

address is 730 Washington Avenue, Racine, WI.

This complaint is under 5.06(1) (Insert the applicable sections of law in chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing)

I, Van Wanggaard, allege that:

See following pages for complaint and notarized signature.

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

Date: _____
Complainant's Signature

I, _____, 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.

Complainant's Signature

STATE OF WISCONSIN

County of _____,
(county of notarization)

Sworn to before me this _____ day of
_____, 20_____.

(Signature of person authorized to administer oaths)

My commission expires _____, or is permanent.

Notary Public or _____
(official title if not notary)

Please send this completed form to:

Mail: Wisconsin Elections Commission
P.O. Box 7984
Madison, WI 53707-7984

Fax: (608) 267-0500

Email: elections@wi.gov

**State of Wisconsin
Before the Elections Commission**

The Complaint of **Van Wanggaard**, Complainant

against **Cory Mason, Mayor of Racine, and Tara Coolidge, Racine City Clerk, in their official capacities**, Respondents

COMPLAINT

This complaint is under Wisconsin Statute §5.06(1).

I, Van Wanggaard, allege that:

1. I am an elector in the city of Racine.
2. Cory Mason is the mayor of the City of Racine.
3. Tara Coolidge is the clerk of the City of Racine.
4. The city of Racine and the city clerk's office, specifically, maintains a website, VoteRacine.org.
5. VoteRacine.org contains information relating to absentee balloting.¹
6. VoteRacine.org/vote-absentee/ contains an "Absentee Voting FAQs" section for Frequently Asked Questions.²
7. The "Absentee Voting FAQs" contains false information.
8. Among the "FAQs" listed is the following question and answer:
 - a. "Can I deliver someone else's ballot?"
 - b. (Answer) "Yes, a ballot can be returned by someone who is not the voter."³
9. Under Wisconsin Statute 6.87(4)(b)1 there are only two ways to return an absentee ballot, through the mail or delivered in person to the municipal clerk.⁴
10. On January 13, 2022, a Wisconsin circuit court ruled that "an elector must personally mail or deliver his or her own absentee ballot, except where the law explicitly authorizes an agent to act on an elector's behalf"⁵
11. On January 13, 2022, the same Wisconsin circuit court ruled that "the only lawful methods of casting an absentee ballot pursuant to Wis. Stat. § 6.87(4)(b)1. are for the elector to place the envelope containing the ballot in the mail or for the elector to deliver the ballot in person to the municipal clerk."⁶
12. On January 24, 2022, the Court of Appeals stayed the circuit court ruling through February 15, 2022.⁷
13. On February 11, 2022, the Wisconsin Supreme Court declined a motion to extend the stay of the circuit court ruling beyond February 15, 2022.⁸

¹ Voteracine.org/vote-absentee (See Attachment A)

² See Page 8 of Attachment A

³ See Attachment B

⁴ Wisconsin Statute 6.87(4)(b)1 states, in relevant part: "The [absentee ballot] envelope shall be mailed by the elector, or delivered in person, to the municipal clerk issuing the ballot or ballots"

⁵ Teigen v Wisconsin Elections Commission (See Attachment C) , Bradley Dissent (top of page 6)

⁶ Ibid.

⁷ Teigen v Wisconsin Elections Commission

⁸ Ibid.

14. As a result of the Wisconsin Supreme Court ruling, the circuit court ruling is in effect for the April 5, 2022 election.
15. On Wednesday, March 30, 2022, the Wisconsin Elections Commission issued a press release affirming the circuit court order that "An elector must personally mail or deliver his or her own absentee ballot."⁹
16. The city of Racine, Mayor Cory Mason and Clerk Tara Coolidge are aware or should be aware of the circuit court and Wisconsin Supreme Court rulings, and Wisconsin Elections Commission Guidance.
17. The city of Racine, Mayor Cory Mason and Clerk Tara Coolidge are knowingly and intentionally providing false information on the VoteRacine.org website.
18. The City of Racine and Clerk Tara Coolidge are knowingly and intentionally accepting absentee ballots from individuals who are not the electors who cast that absentee ballot.¹⁰
19. By accepting absentee ballots in a form other than authorized by law, the city of Racine is granting its electors greater rights than the rights of other electors in the same election (see e.g. Court of Appeals election, Racine Unified School District election, etc.).
20. As such, Respondents are in violation of Wisconsin Elections laws as set forth above.

Date: April 04, 2022

Van Hwanggaard
(complainant's signature)

VAN H. WANGGAARD
(printed name)

I, **Van Wanggaard**, 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.

Van Wanggaard
(complainant's signature)

STATE OF WISCONSIN)

) ss.

County of), Racine
(county of notarization)

Sworn to before me this day of 4th, 2 April 2022

(Signature of person authorized to administer oaths)

My commission expires 7/1/25, or is permanent

Notary Public or (official title if not notary)

Sandra Trinidad



⁹ See Attachment D

¹⁰ Adam Rogan, *Ambiguous laws leave state's clerks unsure of what's legal during absentee voting*, Racine Journal Times, March 26, 2022



Attachment A

Vote Absentee


Any qualified elector who is unable or unwilling to appear at the polling place on Election Day may request to vote an absentee ballot.

IC

LEARN MORE ▶



English Español

 Home / Vote Absentee

Vote absentee:

The last day to vote an absentee ballot is: April 2nd, 2022

Any qualified elector who is unable or unwilling to appear at the polling place on Election Day may request to vote an absentee ballot. A qualified elector is any U.S. citizen, who will be 18 years of age or older on Election Day, who has resided in the ward or municipality where he or she wishes to vote for at least 28 consecutive days before the election. The elector must also be registered in order to receive an absentee ballot. Proof of identification must be provided before an absentee ballot may be issued unless the elector is otherwise exempt from this requirement.



 **You must make a request for an absentee ballot in writing.**

Contact your municipal clerk to request an application. You may also submit a written request in the form of a letter. Your written request must list your voting address within the municipality where you wish to vote, the address where the absentee ballot

English Español

should be sent if different, and your signature. You may make an application for an absentee ballot by mail or in person.

Making application to receive an absentee ballot by mail

- **The deadline for making an application to receive an absentee ballot by mail is:**
 - 5 pm on the fifth day before the election, March 31st, 2022.

Note: Special absentee voting application provisions apply to electors who are indefinitely confined to a home or a care facility, in the military, hospitalized, or serving as a sequestered juror. If this applies to you, contact the municipal clerk regarding deadlines for requesting and submitting an absentee ballot.



CITY OF RACINE ALTERNATE VOTING SITES APRIL 5TH, 2022, SPRING PRIMARY ELECTION

Voting an absentee ballot in person

You may also request and vote an absentee ballot at one of our alternate voting sites listed below:

English Español

DPW City Hall

730 Washington Ave Room 207

All regular business days 8 AM- 4:30 PM March 22,
2022 – April 2, 2022

Saturday, March 26, 2022, 9 AM-12 PM

Saturday, April 2, 2022, 9 AM-12 PM

[Map & Directions](#)

John Bryant Community Center

601 Caron Butler Drive, Racine, WI 53403

March 22, 2022, 10 AM-12 PM

March 28, 2022, 3 PM-6 PM

[Map & Directions](#)



Martin Luther King Community Center

1134 Dr. Martin Luther King Dr, Racine, WI 53404

March 24, 2022, 10 AM-12 PM

[Map & Directions](#)

Regency Mall

English Español

5538 Durand Ave, Racine, WI 53406

March 25, 2022, 10 AM-12 PM & 3 PM- 6PM

[Map & Directions](#)

Wilson’s Coffee & Tea

3306 Washington Ave, Racine, WI 53405

March 26, 2022, 10 AM-12 PM

[Map & Directions](#)

11

Racine Public Library

75 7th St, Racine, WI 53403

March 28, 2022, 10 AM-12 PM

[Map & Directions](#)



Caesar Chavez Community Center

2221 Douglas Ave, Racine, WI 53402

March 22, 2022, 3 PM-6 PM

March 29, 2022, 10 AM-12 PM

[Map & Directions](#)

English Español

Gateway Community College

1001 S, Main St, Racine, WI 53403

March 31, 2022, 10 AM-12 PM

[Map & Directions](#)

Tyler Domer Community Center

2301 12th St, Racine, WI 53403

April 1, 2022, 10 AM-12 PM

[Map & Directions](#)

DeKoven Center

600 21st St, Racine, WI 53403

March 24, 2022, 3 PM-6 PM

[Map & Directions](#)

Lakeview Community Center

209 Goold St, Racine, WI 53402

March 29, 2022, 3 PM-6 PM

[Map & Directions](#)



11

Humble Park Community Center

2200 Blaine Ave, Racine, WI 53405

March 31, 2022, 3 PM-6 PM

[Map & Directions](#)

Lockwood Park

4300 Graceland Blvd, Racine, WI 53405

April 1, 2022, 3 PM-6 PM

[Map & Directions](#)



Belle City Square

2100 Northwestern Ave, Racine, WI 53404

April 2, 2022, 10 AM-12 PM

[Map & Directions](#)

**The last day to vote an absentee ballot is
Saturday, April 2, 2022.**

**THERE WILL NOT BE ANY EARLY ABSENTEE
VOTING IN THE CLERK'S OFFICE**

The municipal clerk will deliver voted ballots returned on or before Election Day to the proper polling place or counting location before the polls close on April 5, 2022. Any ballots received after the polls close will not be counted.

Absentee Voting FAQs

Frequently Asked Questions

Who can vote by absentee ballot?



What do I need in order to request an absentee ballot?



How do I request an absentee ballot?



How long will it take to get my absentee ballot?



What should I do if I haven't received my absentee ballot?



How do I complete my absentee ballot?



Do I need my absentee ballot notarized?



English Español

Do I need to include a copy of my ID with my absentee ballot?



Where can I bring my absentee ballot to be accepted?



Can I use the drop box outside of City Hall?



Can I deliver someone else's ballot?



Do I need Photo ID to return my ballot?



Can I call when I am outside and have someone come to my car to collect my ballot?



Can I return my absentee ballot to the MEU?



For questions about voting or serving as a poll worker, contact:



Tara Coolidge

City Clerk & Treasury Manager

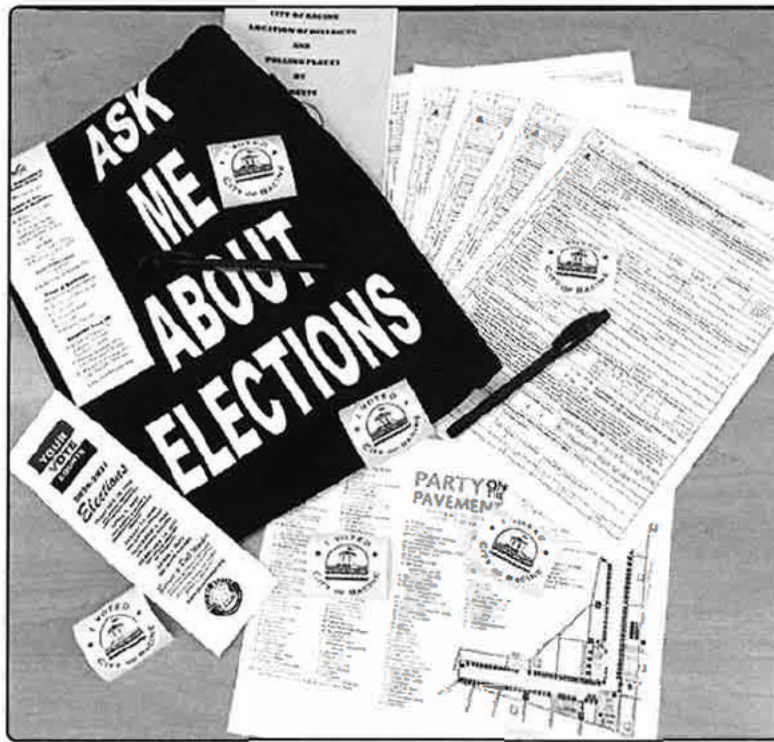
clerks@cityofracine.org

Call 262-636-9171

Racine, let's hear your voice!



II



City Hall

730 Washington Avenue
 Racine, Wisconsin 53403
 Main Phone: (262) 636-9171
cityofracine.org

© City of Racine | Website By: **DesignsTouch**

English Español



Do I need to include a copy of my ID with my absentee ballot? +

Where can I bring my absentee ballot to be accepted? +

Can I use the drop box outside of City Hall? +

Can I deliver someone else's ballot? +

- Yes, a ballot can be returned by someone who is not the voter.

Do I need Photo ID to return my ballot? +

Can I call when I am outside and have someone come to my car to collect my ballot? +



Attachment B

Attachment C



OFFICE OF THE CLERK
Supreme Court of Wisconsin

110 EAST MAIN STREET, SUITE 215
P.O. BOX 1688
MADISON, WI 53701-1688

TELEPHONE (608) 266-1880
FACSIMILE (608) 267-0640
Web Site: www.wicourts.gov

February 11, 2022

To:

Hon. Michael O. Bohren
Circuit Court Judge
Waukesha County Courthouse
515 W. Moreland Blvd.
Waukesha, WI 53188

Monica Paz
Clerk of Circuit Court
Waukesha County Courthouse
515 W. Moreland Blvd.
Waukesha, WI 53188

Thomas C. Bellavia
Steven C. Kilpatrick
Assistant Attorneys General
P.O. Box 7857
Madison, WI 53707

Will M. Conley
Charles G. Curtis
Michelle Marie (Umberger) Kemp
Perkins Coie, LLP
33 East Main St., Ste. 201
Madison, WI 53703-3095

Luke N. Berg
Richard M. Esenberg
Brian W. McGrath
Katherine D. Spitz
Wisconsin Institute for Law & Liberty, Inc.
330 E. Kilbourn Ave., Ste. 725
Milwaukee, WI 53202-3141

*Address list continued on page 8.

You are hereby notified that the Court has entered the following order:

No. 2022AP91

Richard Teigen v. Wisconsin Elections Commission,
L.C. #2021CV958

This case commenced in Waukesha County circuit court on June 28, 2021. Two Wisconsin voters, plaintiffs Richard Teigen and Richard Thom, challenged certain guidance that the Wisconsin Elections Commission ("Commission") issued on March 31, 2020, and August 19, 2020, pertaining to whether drop-boxes for the collection of absentee ballots are permitted, whether electors are required to mail or deliver their absentee ballots, and other matters. The plaintiffs sought a declaration from the circuit court that the challenged guidance contravenes Wisconsin law, specifically, Wis. Stat. §§ 6.87 and 6.855, as well as an injunction requiring the Commission to cease issuing such guidance. Several interest groups were permitted to intervene.

On January 13, 2022, the circuit court conducted a hearing and issued an oral ruling granting the plaintiffs' motion for summary judgment. The circuit court declared that the Commission's guidance on these matters contravenes the statutes and that the guidance documents constituted administrative rules under Chapter 227, which were invalid because they were not duly promulgated as rules. The court directed the Commission to withdraw the disputed guidance and to advise the clerks, no later than January 27, 2022, that the guidance had been declared invalid. The court then permanently enjoined the Commission from issuing future guidance conflicting with Wis. Stat. §§ 6.87 and 6.855. A written order incorporating this oral decision was entered on January 19, 2022.

Several intervenors filed a motion asking the circuit court to stay its order pending resolution of their appeal, which the Commission joined. On January 21, 2022, the circuit court orally denied the motion for a stay pending appeal and, sua sponte, shortened the Commission's compliance deadline. The circuit court directed the Commission to comply with its order by the next business day, January 24, 2022. A short written order was entered on January 24, 2022, incorporating the circuit court's oral ruling.

The intervenors and defendant appealed and moved for emergency relief pending appeal. On January 24, 2022, the court of appeals granted the requested relief and stayed the circuit court's order, but only through February 15, 2022.

The plaintiffs then asked this court to vacate the stay issued by the court of appeals and to grant their emergency petition to bypass the court of appeals. By order issued January 28, 2022, we denied the plaintiffs' request that we vacate the court of appeals' stay of the circuit court's order. We granted the petition to bypass. Briefing on the merits of the case is underway in this court.

This procedural summary brings us to the subject of this order. On February 2, 2022, intervenors-defendants-appellants, Disability Rights Wisconsin, Wisconsin Faith Voices for Justice, and League of Women Voters of Wisconsin, filed an expedited motion asking this court to extend the temporary stay granted by the court of appeals through the April 5, 2022 election and the resolution of the merits of the appeal. On February 4, 2022, the Commission filed a motion to extend the stay of the circuit court's final order in this matter through the conclusion of the April 5, 2022 election, or the conclusion of all appellate proceedings, whichever is later. Intervenor-defendant-co-appellant, Democratic Senatorial Campaign Committee, joins the respective motions to extend the stay.

On February 7, 2022, the plaintiffs filed a brief in opposition to the intervenors-defendants-appellants' motion to extend the stay. On February 8, 2022, the plaintiffs filed a supplemental brief in opposition to the Commission's motion to extend the stay. The intervenors-defendants-appellants filed a reply brief.

The circuit court's order is stayed through the February 15, 2022 election. The question before us is whether a stay should continue through the April 5, 2022 election or until the appeal

is resolved. We consider the factors identified in State v. Gudenschwager, 191 Wis. 2d 431, 440, 529 N.W.2d 225 (1995), and assess whether the moving party has established four "interrelated" conditions, each of which is balanced against the others: (1) a "strong showing" that the movant is likely to succeed on the merits of the appeal; (2) irreparable injury absent the stay; (3) the other interested parties will suffer no substantial harm; and (4) the stay will not harm the public interest.

We first consider the Commission and intervenors' likelihood of success on the merits of their appeal. Briefing is underway so we are reluctant to thoroughly analyze the merits at this time. Even if the appellants have "more than the mere 'possibility' of success on the merits," the other Gudenschwager factors weigh heavily against extending the stay. Id. at 441.

The Commission and intervenors have not demonstrated that irreparable injury or substantial harm to interested parties or the public interest will result if a stay is not extended through the April 2022 election and beyond. This is a different inquiry than the question facing the circuit court, which considered whether to grant a stay when absentee voting for the February 15, 2022 election had commenced, or the question facing the court of appeals which considered whether a stay was appropriate when absentee voting for that election was well underway. Nor is it the same as the question we faced when asked to vacate the stay imposed by the court of appeals, at a time when the record indicated that some 88,252 absentee ballots had already been sent to electors for the February election.

The circuit court's order remains stayed through the February 15, 2022 election. The request to extend the stay now looks forward to the April 5, 2022 election, and beyond. The record before us, including the timetable for making the necessary administrative changes as outlined by the court of appeals, indicates that the Commission can comply with the circuit court's order so as to ameliorate concerns about voter confusion and election administration before the April 5, 2022 election commences. The need for additional relief in the form of an extended stay has not been established.

The relief granted by the court of appeals in its January 24, 2022 order stays the circuit court order through February 15, 2022. At that point the stay will expire and the Commission will be obliged to comply with the circuit court's January 19, 2022 order. Therefore,

IT IS ORDERED that the motion of the intervenors-defendants-appellants, Disability Rights Wisconsin, Wisconsin Faith Voices for Justice, and League of Women Voters of Wisconsin, to extend the temporary stay ordered by the court of appeals, as joined by intervenor-defendant-co-appellant Democratic Senatorial Campaign Committee, is denied; and

IT IS FURTHER ORDERED that the motion of the defendants-co-appellants, Wisconsin Elections Commission, to extend the stay of the circuit court's final order in this matter through the conclusion of the April 5, 2022 election, or the conclusion of all appellate proceedings, as joined by intervenor-defendant-co-appellant Democratic Senatorial Campaign Committee, is also denied.

ANN WALSH BRADLEY, J. (*dissenting*). Once again, a majority of this court makes it more difficult to vote.¹ With apparent disregard for the confusion it is causing, the majority provides next to no notice to municipal clerks, changing procedures at the eleventh hour and applying different procedures from those that applied to the primary in the very same election cycle.²

Municipal clerks will likely feel a sense of whiplash. Procedures that were in effect for at least the last two years regarding drop boxes and absentee voting are now no longer in effect, but may be again in a few months. The majority's order is seemingly oblivious to the practicalities of election administration. It neither recognizes nor appreciates the hard work that goes into election administration at the state and local level. But our concern isn't only for those on the administrative side of elections. Voters, too, once again have the rug pulled out from under them.

Voters may think they know how to vote by absentee ballot. Think again, says the majority. The United States Supreme Court has correctly observed that "[c]ourt orders affecting elections, especially conflicting orders, can themselves result in voter confusion and consequent incentive to remain away from the polls. As an election draws closer, that risk will increase." Purcell v. Gonzalez, 549 U.S. 1, 4-5 (2006).

This case raises important issues of statewide concern. Yet, by reinstating the circuit court order, the majority allows the decision of a single circuit court judge to govern elections taking place across the state when this court hasn't yet had the opportunity to authoritatively interpret the statutes at issue. In a few months, this court will hear oral arguments on these very issues,³ which of course means that the statutes are still subject to our interpretation. Given that the majority's order today does not represent the last word from this court, why alter the status quo now if there remains the possibility that we will simply change it back again in several months' time?

Why indeed? The majority order doesn't tell us. Its entire substantive analysis is set forth in a single sentence tucked away in the middle of a paragraph toward the end of the order. And with this single sentence the majority risks both confusion and disenfranchisement in our election process.

¹ See, e.g., League of Women Voters of Wis. Educ. Network, Inc. v. Walker, 2014 WI 97, 357 Wis. 2d 360, 851 N.W.2d 302; Milwaukee Branch of NAACP v. Walker, 2014 WI 98, 357 Wis. 2d 469, 851 N.W.2d 262.

² To reiterate, WEC's guidance that has been challenged in this case is still in effect for the February 15 primary election. In other words, municipal clerks can still provide drop boxes if they so choose and voters can still return their ballots to those drop boxes for the February 15 election. Further, WEC's guidance regarding the return of ballots by a friend or loved one still applies for that election.

³ We granted a petition to bypass the court of appeals in this matter on January 28, 2022. Teigen v. Wis. Elections Comm'n, No. 2022AP91, unpublished order (Wis. S. Ct. Jan. 28, 2022).

What is this single sentence of analysis upon which the entire order rests? It states: "The record before us, including the timetable for making the necessary administrative changes as outlined by the court of appeals, indicates that the Commission can comply with the circuit court's order so as to ameliorate concerns about voter confusion and election administration before the April 5, 2022 election commences."⁴

Reading the majority's meager analysis balancing the harms, I wonder if the majority read the same briefs that I did. Let me explain.

The grant of a stay pending appeal requires analysis of the four factors set forth by this court in State v. Gudenschwager, 191 Wis. 2d 431, 440, 529 N.W.2d 225 (1995). Pursuant to Gudenschwager, a stay pending appeal is appropriate when the movant (1) makes a strong showing that it is likely to succeed on the merits of the appeal; (2) shows that, unless a stay is granted, it will suffer irreparable injury; (3) shows that no substantial harm will come to other interested parties; and (4) demonstrates that a stay will do no harm to the public interest. Id.

These factors "are not prerequisites but rather are interrelated considerations that must be balanced together." Id. In other words, more of one factor excuses less of another. Id. at 441 (citing Mich. Coal. of Radioactive Material Users, Inc. v. Griepentrog, 945 F.2d 150, 153 (6th Cir. 1991)).

Understandably, the majority does not dwell on the likelihood of success on the merits prong because we have yet to hear oral arguments, which will be addressing the merits of the issues. I, likewise, will refrain, except to say that the approach of the circuit court, which the

⁴ What is the substance of this "timetable" the majority refers to? Apparently, the majority fails to advise the reader because even a cursory examination of the timetable as set forth by the court of appeals reveals that it is unlikely, if not impossible, that the Commission can accomplish all the necessary steps to timely implement the circuit court's order.

As the court of appeals stated:

The Commission states that in order to take the steps necessary to comply with the circuit court's order, it must convene a meeting that complies with Wisconsin's open meetings laws, including notice requirements. . . . Once that meeting is held, all of the following must then occur . . . : (1) the Commission must, at a minimum, notify Wisconsin's municipal clerks that it has withdrawn the current guidance; (2) the Commission must determine whether, in light of this guidance withdrawal, it should provide municipal clerks with additional guidance, and if so, what that guidance should be; and (3) upon receipt of this information, municipal clerks who have not already mailed out absentee ballots must make the necessary changes to the absentee ballot instructions and then mail the absentee ballots to electors.

majority cavalierly allows to take effect, raises more questions than it answers. As relevant here, the circuit court determined that (1) "an elector must personally mail or deliver his or her own absentee ballot, except where the law explicitly authorizes an agent to act on an elector's behalf;" (2) "the only lawful methods of casting an absentee ballot pursuant to Wis. Stat. § 6.87(4)(b)1. are for the elector to place the envelope containing the ballot in the mail or for the elector to deliver the ballot in person to the municipal clerk;" and (3) "the use of drop boxes, as described in the Memos, is not permitted under Wisconsin law unless the drop box is staffed by the clerk and located at the office of the clerk or a properly designated alternate site under Wis. Stat. § 6.855."

Questions abound. For example, does a drop box located outside a clerk's office count as a "staffed" drop box? If so, what happens if the ballot is delivered after hours when the office is closed and no staff is present? Do law abiding citizens unwittingly break the law if they ask a spouse to drop a ballot in the mailbox for them? If a disabled voter gives the ballot to a relative to deliver to the clerk's office, is that an illegal vote? As the court of appeals indicated, clerks may need assistance from the Commission to answer some of these questions. Accordingly, the court of appeals observed, "there is the question of what, if any, guidance the Commission should give to municipal clerks regarding their responsibilities for enforcing the directive that the electors themselves must personally mail or deliver their absentee ballots." Teigen v. Wis. Elections Comm'n, No. 2022AP91, unpublished order, at 7 n.3 (Wis. Ct. App. Jan. 24, 2022). With such important answers now in a state of flux, shouldn't the stay of the circuit court order remain in place while this court works to answer these questions?

But even putting aside the first prong, the second through fourth Gudenschwager factors "weigh heavily in favor of relief pending appeal." Id. at 4. Namely, the Commission and intervenors describe injuries related to voter confusion, disenfranchisement, and election administration that would be occasioned on movants themselves, as well as on the public interest.

The harms of confusion and disenfranchisement alleged by the movants are serious, and they are irreparable. The February primary election will soon end, and when it does, it will be quickly on to the next—the April general election. Municipal clerks do not get a breather in between elections. There are over 1,800 municipal clerks in Wisconsin with varying resources and all juggling different needs and demands. Some are full-time, but in rural areas most work part-time, often serving only limited hours. The majority's order presents unnecessary obstacles for the hard-working clerks across Wisconsin who help make possible our free and fair elections.

Moreover, how is a clerk, as a practical matter, to communicate to all voters in a municipality such an abrupt change in procedure? I suppose there could be a post on the clerk's website. But this would require engaging in the tenuous assumption that a voter will check the clerk's website before returning a ballot, an assumption that rests on another assumption that the voter even has internet access at all. For some voters, such an assumption is divorced from reality. Many parts of the state lack readily available internet. There could also be a notice mailed. But again, there has been no showing that clerk's offices have either the time or the budget to send out notices via mail. If drop boxes are simply covered, as Teigen suggests, and a voter shows up at the previous site of a drop box to find it covered or unavailable, will the voter follow the written

instructions on the drop box or simply give up, loath to jump over yet another hurdle to exercise their vote? In short, the potential for voter confusion is a near certainty, and the majority does nothing to alleviate it.

As to the circuit court's decision that only a voter, and not another person, must mail or deliver the elector's ballot, such an order, if not stayed, occasions a grievous harm. Even looking past the confusion it engenders, it could have the effect of disenfranchising some disabled voters who cannot otherwise mail or deliver their ballots themselves. Such voters would be completely foreclosed from participating in the April 5 election, a harm that cannot be undone. Putting aside the fact that the circuit court's restriction may violate federal law,⁵ that such disenfranchisement is a grave irreparable harm should be beyond debate.

The April election is imminent. Municipal clerks may begin to send out ballots for the April election any time between February 16 and March 15. In areas without a spring primary, that date is even earlier and has in fact already passed. Thus, voting in the next election begins almost immediately after the February 15 election, if it has not begun already. Cases both state and federal caution that when an election "has essentially begun, it is too late to grant petitioners any form of relief that would be feasible and that would not cause confusion and undue damage" to electors who want to vote. Hawkins v. Wis. Elections Comm'n, 2020 WI 75, ¶5, 393 Wis. 2d 629, 948 N.W.2d 877; see Purcell, 549 U.S. at 4-5.

Nevertheless, the majority throws this caution to the wind. Simply put, the majority upends the status quo in a maneuver that necessarily brings with it confusion, harm, and uncertainty to both voters and election administrators. The municipal clerks and all voters of this state deserve better.

But the greatest harm of the majority's misstep may be the undermining of the election process itself. Indeed, the only parties not harmed by today's decision are those who would cast meritless doubt on our elections.

For the foregoing reasons, I respectfully dissent.

I am authorized to state that Justice REBECCA FRANK DALLET and Justice JILL J. KAROFSKY join this dissent.

Sheila T. Reiff
Clerk of Supreme Court

⁵ See 52 U.S.C. § 10508 ("Any voter who requires assistance to vote by reason of blindness, disability, or inability to read or write may be given assistance by a person of the voter's choice, other than the voter's employer or agent of that employer or officer or agent of the voter's union.").

Page 8

February 11, 2022

No. 2022AP91 Richard Teigen v. Wisconsin Elections Commission, L.C. #2021CV958

Address list continued:

John Devaney
Perkins Coie, LLP
700 N. 13th St. N.W., Ste. 600
Washington, DC 20005

Elisabeth C. Frost
Elias Law Group LLP
10 G St. NE, Suite 600
Washington, DC 20002

Jeffrey A. Mandell
Douglas M. Poland
Stafford Rosenbaum, LLP
P.O. Box 1784
Madison, WI 53701-1784

Scott B. Thompson
Law Forward, Inc.
222 W. Washington Ave., Ste. 250
Madison, WI 53703



WISCONSIN ELECTIONS COMMISSION

Administering Wisconsin's Election Laws

Attachment D

Home »

Things to Know for the April 5, 2022 Spring Election

Date: Wed, 03/30/2022 - 12:12

Things to Know for the April 5, 2022 Spring Election

MADISON, Wis. – The Wisconsin Elections Commission today released its list of the top things Wisconsin voters should know for the quickly approaching Spring Election on Tuesday, April 5, 2022.

1. Check with your municipal clerk regarding rules for returning an absentee ballot.

A Waukesha County Circuit Court judge issued an Order, in place for the April 5 Spring Election, interpreting Wis. Stats. §§ 6.87 and 6.855. In following this Order, the Wisconsin Elections Commission (WEC) withdrew two of its memos and other references regarding drop boxes and notified Wisconsin's County and Municipal Clerks that it withdrew the memos and to disregard any other WEC materials contradicting the Court's Order.

The Order states:

- “An elector must personally mail or deliver his or her own absentee ballot, except where the law explicitly authorizes an agent to act on an elector’s behalf.”
- “The only lawful methods for casting an absentee ballot pursuant to Wis. Stat. § 6.87(4)(b)1. are for the elector to place the envelope containing the ballot in the mail or for the elector to deliver the ballot in person to the municipal clerk.”
- “The use of drop boxes, as described in the Memos, is not permitted under Wisconsin law unless the drop box is staffed by the clerk and located at the office of the clerk or a properly designated alternate site under Wis. Stat. §6.855.”

2. Voters who received their absentee ballot by mail should make plans to return it to their clerk’s office as soon as possible.

The U.S. Postal Service advises that it can take up to one week for mail to be delivered, so voters who still need to return absentee ballots should drop them off at their municipal clerk’s office as soon as possible.

On Election Day, most voters may deliver their absentee ballots directly to their normal polling place, but it must arrive before polls close at 8 p.m. Voters in cities, villages or towns that count absentee ballots at a central location must return ballots to their clerk’s office or the central count location. Please follow the return instructions that

came with your absentee ballot. Voters who plan to return their absentee ballot to their clerk's office should do so as early as possible because the ballot must be picked up from there and delivered to the polling place by 8 p.m. on Election Day.

Any voter who has not returned their absentee ballot is still eligible to vote in person on Election Day.

3. The last day for municipal clerks to offer in person absentee voting is Sunday, April 3.

However, municipalities may end in person absentee voting before that date, so check with your municipal clerk. To learn where and when you can vote absentee in person in your municipality, please visit <https://MyVote.WI.gov>. In some smaller communities, voters may need to make appointments with their municipal clerk's office.

4. You need an acceptable photo ID to vote, but your ID for voting does not need to show your current address or have a star on it.

Your acceptable photo ID for voting does not need to show your current address. Most voters already have the photo ID they need to vote, such as a Wisconsin driver license or ID and anyone with questions should visit the Bring It to the Ballot website (<https://bringit.wi.gov>) or call 1-866-VOTE-WIS for information. A voter who does not have an acceptable photo ID must be offered a provisional ballot and the opportunity to submit a photo ID within three days after the election.

Voters without an acceptable photo ID can get one for free with one visit to their local Wisconsin Division of Motor Vehicles office. For more information, call 608-266-1069. Voters without supporting documents needed to obtain an ID, such as a birth certificate, can also visit their local DMV office and apply. The DMV offers an ID Petition Process where it will verify the voter's identity and issue them a voting-compliant state ID card even if they do not have all the necessary supporting documents. For more information on this process visit: <https://wisconsindot.gov/pages/dmv/license-drvs/how-to-apply/petition-process.aspx>.

Wisconsin voters with a driver license or state ID card do not need to worry about whether their ID has a "REAL ID" star in the corner to be used as photo ID for voting. A photo ID with the star may at some point be needed to board an airplane or enter federal buildings, but it is not required for voting. An acceptable photo ID used for voting must be unexpired or, if expired, has expired after the date of the most recent general election on November 3, 2020.

5. Voters can find their polling place on the mobile-friendly MyVote Wisconsin website.

Your polling place may have changed from the location you voted at previously. The Wisconsin Elections Commission's MyVote Wisconsin website, <https://myvote.wi.gov>, allows you to verify your polling place and provides directions to every polling place in the state, as well as information about what will be on voters' ballots when they get there.

Voters can also check whether their registration is current. If it's not, they can start the voter registration process online, print their filled-out voter registration form and bring it to the polls with them on Election Day so they can sign it in front of a poll worker. Voters can also complete a paper registration form at their polling place on Election Day. If you are registering to vote, remember you will need to show a proof of residence document with your current name and address on it. Proof of residence can be a government document, like a Wisconsin ID card, or a document like a bank statement or utility bill. You can show your proof of residence document either in paper form, or electronically on your phone or mobile device. For details, check out the Voter Registration Guide: <https://elections.wi.gov/voters/first-time-registration-guide>.

6. Your vote is secure.

Wisconsin's election systems are secure thanks to the Wisconsin Elections Commission's strong partnerships with federal and state agencies and local election officials.

The WEC has found no evidence that Wisconsin's election systems have ever been compromised. The WEC has taken extraordinary steps to ensure that voter registration and vote counting systems are secure and have many redundancies to protect and backup all voter data.

Rumors and misleading information about elections security are prevalent. Voters should ensure that they are getting the facts about elections from official sources – your local and state election officials.

Voters with questions about election security can read more about the WEC's efforts here:

<https://elections.wi.gov/elections-voting/security> and <https://elections.wi.gov/absentee>.

7. Polls open at 7 a.m. and close at 8 p.m. on Tuesday, April 5.

Turnout for a Spring Election in April is typically about 20% to 25% of voting-age adults. This does not include the years with Presidential Preference Primaries when the turnout typically spikes higher. More information about voter turnout is available here: https://elections.wi.gov/elections_voting/statistics.

Attachment	Size
Things to Know before Election Day.pdf	216.76 KB

For more information, contact

Riley Vetterkind, Public Information Officer, 608-267-7887, or riley.vetterkind@wi.gov.

Wisconsin Elections Commission | 201 West Washington Avenue, Second Floor P.O. Box 7984 | Madison,
Wisconsin 53707-7984

tele (608) 266-8005 | *fax* (608) 267-0500 | *tty* 1-800-947-3529 | *e-mail* elections@wi.gov

Toll-Free Voter Help Line: 1-866-VOTE-WIS