DATE:          For the April 10, 2020 Commission Meeting
TO:            Members, Wisconsin Elections Commission
Prepared by:   Michael Haas, Staff Counsel
FROM:          Meagan Wolfe, Administrator
               Wisconsin Elections Commission
SUBJECT:       Absentee Ballot Mail Postmark Issues

Attached is proposed guidance to local election officials regarding the processing of Spring Election absentee ballots which were returned by voters through the U.S. Postal Service. The significance of the postmark date under court rulings and the unprecedented volume of absentee ballots requested in a compressed period of time leading up the election have highlighted categories of ballots which require the Commission’s attention and analysis. Municipal clerks have reported a significant number of ballots which they believe should be counted as valid because the ballot was in the possession of the USPS on or before April 7, 2020, despite the fact that the ballot return envelope may not include a date on or before April 7th.

As the Commission has previously discussed, the U.S. Supreme Court has ruled that absentee ballots returned by mail are to be counted if they are postmarked by election day and received by April 13th. The Court did not delve into the precise meaning of “postmarked by election day” in the context of modern mail delivery procedures, and the Commission’s previous discussion related to implementation of that directive also did not consider the number of ways that mail may be marked during the USPS processes. It has become apparent since the Commission’s discussion of this item at its April 6th meeting that there are some gaps between the Court’s general directive and the specific procedures used by the USPS in delivering and postmarking, or not postmarking mail.

Commission staff has consulted with the agency’s litigation counsel regarding the interpretation of the Supreme Court’s decision in Republican National Committee et al. v. Democratic National Committee. Outside counsel has advised that the Commission may determine its interpretation and application of the decision to specific facts, within existing state law, which the decision did not address. The Supreme Court’s majority opinion envisioned potential clarification and alterations by the State.

The proposed guidance which is attached is consistent with the advice of litigation counsel that the Court’s requirement of “postmarked by election day” is intended to be equivalent to the date that the voter mailed the ballot. In other words, the decision appears to assume that the USPS applies a postmark date to each ballot return envelope on the same day it is mailed by the voter. But the information submitted by municipal clerks demonstrates that such a step often is not the case by design.
Notably, the Court’s decision used the phrase “postmarked by election day” rather than “bearing a postmark with a date.” This language appears to indicate the Court’s emphasis on the ballot being available for the USPS to complete its process that sometimes but not always includes stamping a date, and not to disqualify a timely and otherwise valid ballot because the USPS did not use a postmark that included a date.

**Recommended Motion**

The Commission adopts the attached guidance and directives regarding the processing and counting of Spring Election absentee ballots which are received by April 13, 2020 and are returned in an envelope which does not bear a postmark that includes a date on or before April 7, 2020.
DATE: April 10, 2020

TO: All Wisconsin Local Election Officials

FROM: Meagan Wolfe
Administrator

SUBJECT: Postmark Issues and Processing Absentee Ballots

I. Background and Previous Guidance

This memorandum expands on two April 8, 2020 communications from the Wisconsin Elections Commission (WEC) regarding issues related to absentee ballot postmarks for the Spring Election and processing those ballots in WisVote. In short, the WEC directs that a mailed-in absentee ballot should be counted, if otherwise valid, if the municipal board of canvassers determines that the ballot was in the possession of a USPS facility on or before April 7, 2020 and it is delivered to the municipal clerk by 4:00 p.m. on April 13, 2020. This memorandum does not alter the WisVote treatment of these ballots but simply incorporates the earlier guidance for ease of reference.

In response to the WEC’s April 8th communications, municipal clerks submitted hundreds of examples of absentee ballot envelopes which did not bear a postmark date on or before April 7, 2020 but which may have been in the possession of the U.S. Postal Service (USPS) by that date. WEC staff appreciates the prompt response of clerks who submitted those examples in order to assist the Commission in evaluating specific factual scenarios and developing further guidance for local election officials. A brief summary of the legal background is outlined in order to provide context and help to answer questions that may arise regarding this guidance.

As noted in the previous communication, on April 6, 2020 the U.S. Supreme Court ruled that all mailed-in absentee ballots must be “postmarked by election day, April 7, 2020, and received by April 13, 2020 at 4:00 p.m.” However, the Court’s decision identifies the postmark requirement as a reflection of the date that the voter mailed their ballot. The Court observed that the extension of the deadline for the receipt of absentee ballots to April 13th had the effect of extending the date for a voter to mail the ballot to April 7, indicating that the important fact was whether the voter had mailed the ballot by that date. The Court did not review the actual procedures or timing of the USPS in applying postmarks in the mail system, the variety of practices among post office facilities, or the official handbook and rules of the USPS regarding the application of postmarks.


Wisconsin Elections Commissioners
Dean Knudson, chair | Marge Bostelmann | Julie M. Glancey | Ann S. Jacobs | Robert Spindell | Mark L. Thomsen

Administrator
Meagan Wolfe
In our communications of April 8th, the WEC identified the following three categories of absentee ballots:

1) Ballots that contain a postmark of April 7, 2020 or earlier and are received by 4:00 p.m. on April 13, 2020 or that were delivered by any means to the polling place or central count location by 8:00 p.m. on Election Night. These ballots are to be counted if otherwise valid. They are recorded in WisVote as “Returned.”

2) Ballots that are received after 4:00 p.m. April 13, 2020 or that were hand-delivered after 8:00 p.m. on Election Night. These ballots are to be rejected and they are recorded in WisVote as “Returned After Deadline.”

3) Ballots returned after April 7, 2020 and before 4 p.m. on April 13, 2020 without a postmark, with an illegible postmark, with a postmark that does not contain a date, or with a postmark after April 7, 2020. The WEC directed clerks to hold those ballots until April 13, 2020 and indicated that additional guidance would be forthcoming. The WEC also advised that these ballots are to be recorded in WisVote as “Returned to be Rejected.” In WisVote, clerks must also identify one of three explanation types for these ballots:
   a. Certification Insufficient;
   b. Certificate Envelope Compromised.
   c. Postmarked After Election Day (includes all postmark issues).

The WisVote designation of these ballots will be changed to “Returned” or “Deactivated” depending upon decisions made by the MBOC based on the guidance in section IV of this memorandum. If the clerk does not record any further action by the MBOC, these ballots will automatically reclassify in WisVote as “Deactivated” when the election closed checkpoint is checked.

II. Basis of Additional Guidance

The WEC bases its additional guidance upon its review of the Supreme Court’s decision in light of the sample envelopes submitted by municipal clerks and their explanations of local mailing procedures as well as the guidelines of the USPS. For example, the USPS Handbook PO-4008 Area Mail Processing Guidelines state:

A postmark is an official Postal Service™ imprint applied in black ink on the address side of a stamped mailpiece. A postmark indicates the location and date the Postal Service accepted custody of a mailpiece, and it cancels affixed postage. . . .Postmarks are not required for mailings bearing a permit, meter, or precanceled stamp for postage, nor to pieces with an indicia applied by various postage evidencing systems.
Under this provision, absentee ballots delivered by a voter to the USPS by April 7, 2020 may not necessarily contain a postmark, which would be not an error or oversight but a result of USPS policy.

The same guidelines further state:

The postmarking process uses the following three basic methods of imprinting:

1. **Automated**: Advanced facer canceller systems used by processing distribution centers cancel letters quickly. These machines are equipped with biohazard detection systems so letters postmarked by automation benefit from added safety measures.
2. **Mechanized**: A variety of older devices apply postmarks to flat-size mailpieces and to philatelic pieces.
3. **Manual**: Hand-stamp devices are used by Postal Service employees for local cancellation or philatelic requests.

A “local” postmark shows the full name of the Post Office, a two-letter state abbreviation, ZIP Code™, and date of mailing. Because the Postal Service is sensitive to the importance some customers place upon these postmarks, each Post Office is required to make a local postmark available. Lobby drops should be designated for this purpose with clear signage signifying its use.

These guidelines illustrate that there are several methods of completing the “postmarking process.” As indicated by this excerpt and confirmed by numerous local election officials, a postmark date is not uniformly applied during these processes. Only the “local” postmark specifically includes the date of mailing. When return postage is applied by a municipality’s metering system or through a third-party vendor, for instance, it appears that a postmark date is not required to be applied, again as a matter of USPS policy and practice rather than error or oversight. As a result, a postmark may not include a postmark date even though it was in the possession of the USPS by that time.

Finally, the USPS has informed Commission staff that all election mail, whether it has a postage stamp or is metered, is stamped with a specific circular stamp on Election Day. The circular stamp may include “April 7, 2020” or “April 2020” but the distinctive circular stamp indicates that the envelope was processed by the USPS on April 7, 2020.

**III. Postmark Examples.**

Below are examples of the different postmark samples submitted by clerks. Examples are identified in eight different categories outlined below, the first two categories being the most common, with some municipalities reporting hundreds of examples. Several examples illustrate markings applied by third-party vendors.
1. Stamp - No Postmark

2. Stamp – Illegible Postmark
3. Pitney Bowes – No Date Or Postmark

4. Pitney Bowes – Illegible Postmark

5. Pitney Bowes – Two Postmarks

6. Neopost – No Date Or Postmark
IV. Processing Ballots in “Hold” Categories

Having considered the legal issues and USPS procedures described above, the Wisconsin Elections Commission directs municipal canvass boards to count a ballot, if otherwise valid, if the board determines, by a preponderance of the evidence, that the ballot was in the possession of a USPS facility on or before April 7, 2020, regardless of whether the ballot return envelope includes a postmark with a date on or before April 7th. “Preponderance of the evidence” means enough evidence to make it more likely than not that the ballot was in the possession of a USPS facility on or before April 7, 2020.

In making its determination, the canvass board shall consider relevant factors such as whether the envelope includes a round stamp stating “April 2020” indicating it was processed on April 7, 2020; the established practices of the USPS in processing and delivering the municipality’s mail; the effect of the municipality or a third-party mail vendor applying return postage on the existence of a postmark stamp; and records or statements of USPS representatives regarding the location and transport of the ballot as of April 7, 2020.

The Commission also directs that it is not sufficient that a voter deposited their ballot return envelope in a mailbox by April 7, 2020. Similar to other time-sensitive documents such as tax returns or government applications, in order to be timely, the ballot must have been in the possession of a USPS processing facility or post office on or before April 7, 2020.
The WEC believes this additional guidance properly implements the decision of the U.S. Supreme Court and ensures consistent treatment of mailed absentee ballots for the Spring Election.