# FOLLOW UP AZ, GA & WI CLERKS RESPONSES TO REGISTRATION ISSUES

August 1, 2022

#### Written By:

Matt Braynard, Executive Director Ian Camacho, Research Director The LAA Research Group



THE VOTER INTEGRITY PROJECT

Disclaimer	2
Summary	2
Acknowledgements	3
How To Support Look Ahead America	3
AZ DOT Responses – P.O. Boxes	4
GA – Burke County Response – NCOA	5
GA – Pulaski County Responses – P.O. Boxes	7
GA – Houston County Response – P.O. Boxes	8
GA – Newton County Responses – P.O. Boxes	9
GA – Walton County Responses – P.O. Boxes	10
GA DDS Investigator's Response to Walton Responses and Evidence	13
GA SOS Investigator's Responses (New Investigation on Gwinnett)	14
WI – City of Superior / Douglas County Responses – P.O. Boxes	15
WI DOT Responses – P.O. Boxes	16
WI – Brown County Response – NCOA	18
WI – Madison County Response – Out of State Subsequent Registration	19
WI – Brown County Response – Indefinitely Confined	21
WI – Village of Mukwonago / Waukesha County Response – Indefinitely Confined	22
WI – Waukesha County DA Response – Indefinitely Confined	23

#### Disclaimer

**Disclaimer regarding illegal ballots versus illegal voters:** While this report identifies many illegally cast ballots and the names of ineligible voters in whose name those ballots were cast, it does not allege that those persons necessarily cast the illegal ballots. Determining who cast a ballot, legal or otherwise, particularly as a private, non-governmental organization, proves nearly an impossible feat.

**Disclaimer regarding redaction of voter information and research:** The public version of this report has redacted appendixes that include voter data and supplemental research. The full version, available to government and law enforcement officials and, on a limited basis, to select individuals and members of the media, has no such redactions.

# Summary

This brief is a follow up collection of county clerk responses in relation to the three sets that we published for Arizona, Georgia, and Wisconsin. These are either new responses or follow ups to prior emails. These prior clerk response collections are at <a href="https://lookaheadamerica.org/azreport/">https://lookaheadamerica.org/gaclerks/</a>, <a href="https://lookaheadamerica.org/azreport/">https://lookaheadamerica.org/gaclerks/</a>, <a href="https://lookaheadamerica.org/azreport/">https://lookaheadamerica.org/azreport/</a>, <a href="https://lookah

In this report, we received responses from the Department of Transportation in Arizona, Georgia, and Wisconsin. All three states' agencies are currently investigating cases in which voters may have used false addresses to obtain a driver's license or state identification.

Likewise, the Georgia Secretary of State's Investigations Unit has notified us of a new case involving 22 voters registered at postal locations in Gwinnett County. Additionally, as of this writing and to our knowledge, no cases from our organization under investigation have closed.

We dug deep into one particular location with the assistance of the elections clerk, property assessor, and investigators to determine the issue with registrations at one location. We notified the Wisconsin DOT to make sure people were not using fake addresses for ID purposes.

We request the assistance of citizens in these states and ask them to contact us so that they may file challenges and file complaints against potentially ineligible voters, and even clerks not doing their diligence. This will empower citizens and force elected officials to be accountable.

# Acknowledgements

Without our fantastic researchers we would not have been able to get a list of clerks across all the affected states in our reports. The following volunteers helped with compiling lists and reviewing emails prior to submission:

@CheryIT
Terri Gierer
Missy
@Mickey
@Perpetualvjlinz
@Pomilui
@maitetsufan

To the other volunteers who choose to remain completely anonymous at this time, you know who you are, and we thank you for your efforts and assistance in ensuring accuracy in our work.

# How To Support Look Ahead America

If you can volunteer 10 hours a week in your state and are willing to speak with your state representatives, then please sign up at https://lookaheadamerica.org/lead.

You may also sign up to volunteer at https://www.lookaheadamerica.org/volunteer.

Or you may make a tax-deductible contribution at https://www.lookaheadamerica.org/donate.

You can also join our Discord community server at <a href="https://discord.gg/lookaheadamerica">https://discord.gg/lookaheadamerica</a>.

# AZ DOT Responses – P.O. Boxes

7/15/22, 2:57 PM

Roundcube Webmail :: Re: 300+ Arizona Voters Using Various Mailing Addresses

#### Re: 300+ Arizona Voters Using Various Mailing Addresses



From Brian Eckenboy <a href="mailto:seckenboy@azdot.gov">beckenboy@azdot.gov</a>

To <ian.camacho@lookaheadamerica.org>

Date 2022-07-15 13:55

Thank you for the clarification.

I will get back to you in regards to the concerns you have in regards to the use of non residential addresses to obtain ID's or Driver's licenses in Arizona.

Brian Eckenboy, Lieutenant #2468

OIG / Enforcement and Compliance Division

Arizona Department of Transportation



On Fri, Jul 15, 2022 at 11:43 AM < ian.camacho@lookaheadamerica.org > wrote:

Dear Lt. Eckenboy.

I think you are misunderstanding the nature of my submission. Although we found these people using the voter rolls, the issue is not one of voters/elections per se, but rather it would appear that they are getting into the system using nonresidential addresses (i.e. post office boxes) and getting Arizona identifications due to the DMV oversight on this issue. Ignore the voter part, focus on the AZ DL issued using a nonresidential addresss.

Going to the SOS and / or AG will not handle the underlying issue in that it seems to be stemming from the DOT. Does that make sense? If not, then please call me and I can explain it better over the phone. Thank you!

---

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-15 13:37, Brian Eckenboy wrote:

#### Mr. Camacho,

Thank you for your email.

In Arizona, the Secretary of State's Office oversees elections-related issues and the Attorney General's Office has the authority to review election integrity.

We would suggest that you contact those offices.

The link for the Secretary of State's Office Elections Division is <a href="mailto:azsos.gov/webform/contact-elections">azsos.gov/webform/contact-elections</a>.

 $\label{thm:contact} \textbf{Contact information for the Arizona Attorney General's Office Election Integrity Unit is $$\underline{\textbf{ElU@azag.gov.}}$.}$ 

Sincerely,

Brian Eckenboy, Lieutenant #2468

OIG / Enforcement and Compliance Division

Arizona Department of Transportation

# GA – Burke County Response – NCOA

#### Re: 1 Burke County Questionable Voter - Appears to Have Permanently Moved Out of State (NCOA)



From <lan.camacho@lookaheadamerica.org>

To burkereg <burkereg@burkecounty-ga.gov>

Ce Terri Lodge Kelly <t.kelly@burkecounty-ga.gov>

Date 2022-07-27 10:01

You are correct that she passed away December 21, 2020 in Eustis, Florida, where we had marked her as having moved.

I dug deeper and found the obituary, it seems like our researchers missed her. But now we can agree that she should have been removed from the voter rolls since then:

Thank you for confirming and the update.

---

Rind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-27 09:32, burkereg wrote:

Thank you for your email. The voter indicated on the application for an absentee ballot for the November 2020 General Election that they would like their ballot mailed to a temporary out-of-state address in FL. She is currently in "inactive status" due to Georgia's NCOA confirmation notice process. However, upon some research, it appears that this voter is deceased as of December 2020.

#### Beau J. Gunn

Executive Director

Burke County Board of Elections and Registration

P.O. Box 923

Waynesboro, GA 30830

(762) 225-6311

b.gunn@burkecounty-ga.gov



From: lan.camacho@lookaheadamerica.org -dan.camacho@lookaheadamerica.org>

Sent: Friday, July 1, 2022 6:44 PM

To: burkereg <burkereg@burkecounty-ga.gov>; Terrl Lodge Kelly <t.kelly@burkecounty-ga.gov>

Subject: Re: 1 Burke County Questionable Voter - Appears to Have Permanently Moved Out of State (NCOA)

Dear Mr. Gunn and Ms. Kelly,

I am following up on my email from a month ago regarding a voter in your county who appears to have voted from out of state despite taking up permanent residence there according to the National Change of Address (NCOA) database.

Were you able to investigate this case and to make a determination?

Did you remove them from the voter rolls or look into prosecution for voting out of state if you found that they did not have a legal exception?

I've attached the case again for your review, and can supply additional information if needed on what we have found if needed.

Please keep me posted on the outcome. Thank you!

Kind Regards, Ian Camacho Look Ahead America Director of Research

# My Information

Your Personal information as shown in our system



🕦 Information on Georgia's My Voter Page will reflect your local Elections & Registration Office's database within 24 hours of an update by a county official.

# Personal Information First Name Last Name Gender Female **Registration Date** 10/8/2019 Race White Status Inactive Status Reason Address Residence Address Street # Street Name Apt#/Lot#/Unit# Postal City

# GA – Pulaski County Responses – P.O. Boxes

Roundcube Webmail :: Re: 1 Pulaski County Questionable Voter Registration & Voter at a Dairy Queen

#### Re: 1 Pulaski County Questionable Voter Registration & Voter at a Dairy Queen



From Gail B Bembry < Gbembry@pulaskico.com>

<ian.camacho@lookaheadamerica.org>, <Gbembry@pulaskico.com>

<njones@pulaskico.com>, <Nwall@pulaskico.com>

Date 2022-07-26 16:29

We will make sure of that.

Gail B Bembry

Pulaski County Board of Elections & Registrar

---- Original message --

From: ian.camacho@lookaheadamerica.org Date: 7/25/22 8:17 PM (GMT-05:00) To: "Gail B. Bembry" <Gbembry@pulaskico.com>

Subject: Re: 1 Pulaski County Questionable Voter Registration & Voter at a Dairy Queen

Thank you. The address is now marked as an ineligible location to prevent future registrations, correct?

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-25 17:16. Gail B. Bembry wrote:

This is to notify you that this has been cleared up. This Voter came into the office and filled out an address change form.

Thanks

Gail Bembry

Chair

Pulaski County Board of Elections

On 07-01-2022 17:00, ian.camacho@lookaheadamerica.org wrote:

Dear Mr. House,

I am writing to follow up with you in regards to 1 questionable voter sent your way last month who appears to be registered at and who seem to have voted from a Dairy Queen as their residential address.

While you may have already removed this voter from your rolls, if you missed them then we are notifying you as this registration could suggest an intent to hide the nature of their addresses (by marking them as a unit, suite, or apartment), or it could simply be a clerical error, or it could be something else like a grandfather clause.

To be clear, this is their listed residential address. Many voters we found either had no mailing address or the residential address was the same as the mailing address, which was linked to a nonresidential location - meaning transposition or clerical error would not be possible or explain the

We request an investigation into this individual who appears to have registered and voted from what appears to be a nonresidential location. If this is indeed a fraudulent registration, then we request the voter rolls be cleaned of this name, but ideally you consider prosecution if they intentionally deceived the county registrars and state of Georgia.

Please keep us posted on the results of the investigation into this voter, thank you!

Kind Regards,

Ian Camacho

### GA – Houston County Response – P.O. Boxes

7/22/22 10:31 A3

Roundcube Webmail :: RE: 3 Houston County Questionable Voter Registrations & Voters at the USPS, More Than Mail, and a Nonresidential Business Addres...

# RE: 3 Houston County Questionable Voter Registrations & Voters at the USPS, More Than Mail, and a Nonresidential Business Address

From Debra Presswood < DPresswood@houstoncountyga.org>

To ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Date 2022-07-22 10:30

These voters have been notified that through mail they are being challenged by board on their registration address. They were sent a new registration application to update physical addresses or appear before Election Board.

From: Elections <elections@houstoncountyga.org>

Sent: Friday, July 1, 2022 4:40 PM

To: Debra Presswood < DPresswood@houstoncountyga.org>

Subject: FW: 3 Houston County Questionable Voter Registrations & Voters at the USPS, More Than Mail, and a Nonresidential Business Address

From: ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Sent: Friday, July 1, 2022 4:28 PM

To: Elections < <u>elections@houstoncountyga.org</u>>; Chairman < <u>chairman@houstoncountyga.org</u>>

Subject: Re: 3 Houston County Questionable Voter Registrations & Voters at the USPS, More Than Mail, and a Nonresidential Business Address

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Dear Ms. Presswood and Mr. Stalnaker.

I am writing to follow up with you in regards to the 3 questionable voters sent your way last month who appear to be registered at and who seem to have voted from the USPS, More Than Mail, and a nonresidential business address as their residential address.

While you may have already removed these voters from your rolls, if you missed them then we are notifying you as these registrations could suggest an intent to hide the nature of their addresses (by marking them as a unit, suite, or apartment), or it could simply be a clerical error, or it could be something else like a grandfather clause.

To be clear, these are their listed residential addresses. Many voters we found either had no mailing address or the residential address was the same as the mailing address, which was linked to a nonresidential location - meaning transposition or clerical error would not be possible or explain the reasoning.

We request an investigation into these individuals who appear to have registered and voted from what appears to be a nonresidential location. If these are indeed fraudulent registrations, then we request the voter rolls be cleaned of their names, but ideally you consider prosecution if they intentionally deceived the county registrars and state of Georgia.

Please keep us posted on the results of the investigation into these voters, thank you!

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-06-13 14:39, ian.camacho@lookaheadamerica.org wrote:

Dear Ms. Presswood and Mr. Stalnaker,

We are bringing to your attention 3 voters in Houston County who appear to be registered at and to have voted from the USPS, More Than Mail, and a Nonresidential Business Address as their residential address as of the 2020 General Election.

While you may have already removed these voters from your rolls, if you missed them then we are notifying you as these registrations could suggest an intent to hide the nature of their addresses by marking them as a unit, suite, or apartment, or it could simply be a clerical error, or it could be something else like a grandfather clause.

To be clear, these are not the voters' listed mailing addresses, but their listed residential addresses. Many voters we found either had no mailing address or the residential address was the same as the mailing address, which was linked to a nonresidential location - meaning transposition or clerical error would not be possible or explain the reasoning. (See attached severity rankings sheet.)

We also reviewed the relevant state voter registration laws to confirm that these voters were not qualified to vote from a nonresidential location under any lawful exemptions before making our determination. This is not permitted according to the Georgia voter registration laws:

https://law.justia.com/codes/georgia/2020/title-21/chapter-2/article-6/section-21-2-217/

A. In determining the residence of a person desiring to register to vote or to qualify to run for elective office, the following rules shall be followed so far as they are applicable:

# GA – Newton County Responses – P.O. Boxes

7/29/22, 11:54 AM

Roundcube Webmail :: FW: 5 Newton County Questionable Voter Registrations & Voters at Mailbox Plus

### FW: 5 Newton County Questionable Voter Registrations & Voters at Mailbox Plus From Angela Davis <adavis@co.newton.ga.us> To <ian.camacho@lookaheadamerica.org> Date 2022-07-29 11:49 Letters have been sent to the 4 voters that you referenced. From: Elections Newton [mailto:elections@co.newton.ga.us] Sent: Thursday, July 21, 2022 5:13 PM To: Angela Davis <adavis@co.newton.ga.us> Subject: Fwd: 5 Newton County Questionable Voter Registrations & Voters at Mailbox Plus ----- Forwarded message ------From: <ian.camacho@lookaheadamer Date: Thu, Jul 21, 2022, 11:53 AM Subject: Re: 5 Newton County Questionable Voter Registrations & Voters at Mailbox Plus To: Elections Newton <<u>elections@co.newton.ga.us</u>> Ce: <jsims@co.newton.ga.us>, <nhughes@co.newton.ga.us> This wasn't about their mailing address, as I made clear, it was about their listed residential address. For 4/5 they had the same address in both residential and mailing anyway Even so, here's the evidence that it is a nonresidential: https://www.mailboxessentials.com/ - website shows it https://www.gogole.com/maps/uv?pb=11s0x88f44a494bc22af3%3A0x8357dd3712faee9913m117e11514shttps%3A%2F%2Flb5.googleusercontent.com%2Fp%2FAF1QipP7nWsTZat1k3OdyvkW3Fbf\_3UhkFgykD1KfMQ(%3Dw173-6000) h160-k-no!5smailboxes%20plus%20%223828%09SALEM%20RD%09%20%09COVINGTON%09GA%0930016%22%20-%20Google%20Search15sCg[qAQ8imagekey=1te10!2sAF1QipP7nWsTZat1k3OdyvKW3Fbf\_3UhkFqykD1KfMiQ8h1=enesa=X8ved=2ahUKEwiDq\_12gYr5AhVlkWpFHV4qAwqQqip6BAhBEAM - photo of location from outside with be | 150/881444949bc/22d7%-3A0x8357/dd3712faee9913m117e115145%2Fmaps%2Fplace%2Fmailboxes%2Bplus%2By%25223828%2599SALEM%2BRD%2509%2B%2599COVINGTON%2509GA%25993016%2522%2F%4033.59224 83.9683095%2C3a%2C75v%2C45.54h%2C90t%2Fdata%3D\*213m4\*211e1\*213m2\*211siitW-### CHINCKWogogoZCDg07212e07214m27213m1271150x88f44a949bc22af3%;ADx8357dd3712faee99%3Fsa%;3DX15smallboxes%20plus%20%;223828%09SALEM%20RD%09%20%09C0VINGTON%09GA%0930016%22%20-%20Google%20Search115cGjqQQ8imagekey=11e212sitW-rTdlMCRWgogoZCDg08hl=en8sa=X8ved=2ahUKEwjDp\_12gYrSAhVlkWoFHV4pAwgQpx96BAhBEAg - google maps, clearly no apartments around Kind Regards, Look Ahead America (424) 436-7990 On 2022-07-21 10:18, Elections Newton wrote: The voters' information that you inquired about concerning 5 Newton County voters has been reviewed. The mailing address attached to the voter is an apartment address, not a MailBox Plus as referenced There is one voter who has not moved to another county in April 2021. Thanks for your concern the review has been completed On Mon, Jun 13, 2022 at 4:46 PM < ian.camacho@lookaheadamerica.org > wrote: We are bringing to your attention 5 voters in Newton County who appear to be registered at and appear to have voted from Mailbox Plus as their residential address as of the 2020 General Election While you may have already removed these voters from your rolls, if you missed them then we are notifying you as these registrations could suggest an intent to hide the nature of their addresses by marking them as a unit, suite, or apartment, or it could simply be a clerical error, or it could be something else like a grandfather clau To be clear, these are not the voters' listed mailing addresses, but their listed residential addresses. Many voters we found either had no mailing address or the residential address was the same as the mailing address, which We also reviewed the relevant state voter registration laws to confirm that these voters were not qualified to vote from a nonresidential location under any lawful exemptions before making our determination. This is not https://law.justia.com/codes/georgia/2020/title-21/chapter-2/article-6/section-21-2-217/ A. In determining the residence of a person desiring to register to vote or to gualify to run for elective office, the following rules shall be followed so far as they are applicable: 1. The residence of any person shall be held to be in that place in which such person's habitation is fixed, without any present intention of removing therefrom; We request an investigation into these individuals who appear to have registered and voted from what appears to be a nonresidential location. If this is indeed an intentionally fraudulent registration, then we would like at minimum to have the voter rolls cleaned of these names of course, but ideally they should be prosecuted if they intentionally deceived the county registrars and state of Georgia If you have any questions or if you need further assistance, please do not hesitate to contact me. We look forward to hearing from you soon Kind Regards,

General Election - November 8, 2022

Director of Research (424) 436-7990

Please visit the below site view your voting location and sample ballots when they are made available by the State

Mvp.sos.ga.gov

# GA – Walton County Responses – P.O. Boxes

7/21/22 12:43 PM

Roundcube Webmail :: RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS

#### RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS



From Jenni Phipps <elections@co.walton.ga.us>

To ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Date 2022-07-21 12:36

That is not necessary. Thank you for completing the forms. I will add them to the challenges for our September Board Meeting. You will receive a copy of the letter that they are sent

Thanks,

Jenni

Sent from Mail for Windows

From: <u>ian.camacho@lookaheadamerica.org</u>
Sent: Thursday, July 21, 2022 1:27 PM

To: Jenni Phipps

Subject: Re: 2 Walton County Questionable Voter Registrations & Voters at the USPS

Here you go, Ms. Phipps. 2 separate challenges for the same location.

Let me know if you need anything else. If you REALLY need to I can look up where I think they may live but I am not sure, though I don't see it as needed on the challenge form.

Kind Regards,
Ian Camacho
Look Ahead America
Director of Researci
(424) 436-7990

On 2022-07-21 08:35, Jenni Phipps wrote:

If you don't mind, please complete, sign and return the attached form for the 2 voters that you want to challenge (registered at the Post office).
Then, I can schedule a hearing.

Thanks,

Jenni Phipps

Walton County

Director of Elections

Sent from  $\underline{\text{Mail}}$  for Windows

From: ian.camacho@lookaheadamerica.org

Sent: Wednesday, July 13, 2022 10:01 AM

To: Jenni Phipps

Subject: Re: 2 Walton County Questionable Voter Registrations & Voters at the USPS

Thank you. They don't automatically get removed or brought to the SOS for registering illegally at a PO Box?

Appreciate the update.

---

Kind Regards

Ian Camacho

Look Ahead America

Director of Research

(424) 436-7990

On 2022-07-13 08:45, Jenni Phipps wrote:

# WALTON COUNTY ELECTIONS

Physical: 1110 E Spring St, Suite 100
Mailing: 303 S Hammond Drive, Dept 465
Monroe, GA 30655
770-267-1337
770-267-1408 FAX
Lorilee Wood, Chairman
elections@co.walton.ga.us



# VOTER REGISTRATION CHALLENGE FORM

I, Ian Christian Camacho (print name), hereby challenge the following voter:
(voter's name) no longer lives at
125 W HIGHTOWER TRL, SOCIAL CIRCLE, GA 30025 (address).
The voter's current address is unknown, but this is an illegal registration as the location is a USPS location (if known).
I swear or affirm that the information provided is true and accurate to the best of my knowledge. I understand that a hearing must be held and that a notice will be mailed to the voter at the last address on his/her voter registration record. I understand that I am not required to attend this hearing.
(signature) 21 July 2022 (date)
FOR OFFICE USE ONLY:
Voter's Registration #
Date Received
Hearing Date
Date letter mailed to voter
Board of Elections' determination

# WALTON COUNTY ELECTIONS

Physical: 1110 E Spring St, Suite 100
Mailing: 303 S Hammond Drive, Dept 465
Monroe, GA 30655
770-267-1337 770-267-1408 FAX
Lorilee Wood, Chairman
elections@co.walton.ga.us



# VOTER REGISTRATION CHALLENGE FORM

I, Ian Christian Camacho (print name), hereby challenge the following voter:
(voter's name) no longer lives at
125 W HIGHTOWER TRL, SOCIAL CIRCLE, GA 30025 (address).
The voter's current address is unknown, but this is an illegal voter registration as the location is a USPS location (if known), and his mail address show a PO Box with no street address.
I swear or affirm that the information provided is true and accurate to the best of my knowledge. I understand that a hearing must be held and that a notice will be mailed to the voter at the last address on his/her voter registration record. I understand that I am not required to attend this hearing.
(signature) 21 July 2022 (date)
FOR OFFICE USE ONLY:
Voter's Registration #
Date Received
Hearing Date
Date letter mailed to voter
Board of Elections' determination

# GA DDS Investigator's Response to Walton Responses and Evidence

7/26/22, 10:53 AM

Roundcube Webmail :: Re: RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS

#### Re: RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS

From Hansen, Robert <robert.hansen@dds.ga.gov>

To ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Date 2022-07-26 07:22

Thank you!

#### **ROBERT HANSEN**

Criminal Investigator II
GA. Department of Driver Services
Office of Investigative Services
2201 Eastview Parkway
Conyers, GA 30013
Office: 678-413-8766



From: ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Sent: Friday, July 22, 2022 2:29 PM

To: Hansen, Robert <robert.hansen@dds.ga.gov>; Fraud, Report <RFraud@dds.ga.gov> Subject: Fwd: RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Another supporting document that 2 people registered in Walton County used the DDS for their USPS address and to vote as such.

---

Kind Regards, Ian Camacho

Look Ahead America Director of Research (424) 436-7990

----- Original Message ------

Subject: RE: 2 Walton County Questionable Voter Registrations & Voters at the USPS

Date: 2022-07-22 07:17

From: Jenni Phipps <elections@co.walton.ga.us>

"ian.camacho@lookaheadamerica.org" <ian.camacho@lookaheadamerica.org>

I haven't even mentioned these to my board so I really don't know how they will want to proceed. But I will block the location and the board will determine if they need to be reported to the SOS.

Unfortunately, I am not allowed to give out the location where they registered to vote. But I do have access to check DDS and they do have the same address on file there as they do with us.

Inanks

Sent from Mail for Windows

From: <u>ian.camacho@lookaheadamerica.org</u>
Sent: Thursday, July 21, 2022 2:37 PM

To: Jenni Phipps

Subject: Re: 2 Walton County Questionable Voter Registrations & Voters at the USPS

Thank you Jenni.

So basically once the board determines that the address is ineligible, these 2 and any others registered there will be removed from the rolls, the location will be blocked, and you will determine if these need to be escalated to the SOS.

I'm curious if they did hand filled applications or if they went through the DDS, and if the latter how these weren't flagged by the DDS or the SOS, which is weird. We are finding a number of oversight issues with the DDS on the driver license/state IDs which allowed illegal registrations and identifications issued, whether due to an insider, bad training, system issues, or something else we don't know. We do know the DDS fraud investigation unit is looking into these and hopefully closing out these loopholes.

\_\_\_

# GA SOS Investigator's Responses (New Investigation on Gwinnett)

#### RE: Secretary of State Investigation



From Dougherty, Michael <mdougherty@sos.ga.gov>

To ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Date 2022-07-25 08:13

I was able to contact him before, but thanks for the info. I'm following up with him this week.

Also, I have an additional case stemming from a complaint you filed, which involves 22 Gwinnett County (GA) PO Box Voters (SEB2022-155). This one will take a bit longer, but I will try to keep you posted.

#### Mike Dougherty

#### Investigator

Georgia Secretary of State 's Office 2 MLK Jr. Dr. S.E. 804 West Tower Atlanta, Ga 30334

Desk: 470) 312-2770 Cell: 770) 634-5543



From: lan.camacho@lookaheadamerica.org <an.camacho@lookaheadamerica.org>

Sent: Monday, July 18, 2022 10:05 AM
To: Dougherty, Michael <mdougherty@sos.ga.gov>
Subject: Re: Secretary of State Investigation

EXTERNAL EMAIL: Do not click any links or open any attachments unless you trust the sender and know the content is safe.

Dear Mr. Dougherty,

I'm including some extra information on that would confirm he currently lives in Illinois on his farm and 4 acre property according to various social media records and admissions.

Hope this is helpful in tracking him down, if you have not yet done so.

---

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-06 07:39, Dougherty, Michael wrote:

Still active. I think I'm good at the moment, thank you.

#### Mike Dougherty

Investigator

Georgia Secretary of State 's Office

2 MLK Jr. Dr. S.E.

# WI – City of Superior / Douglas County Responses – P.O. Boxes

Roundcube Webmail :: Re: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal

#### Re: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal



From <ian.camacho@lookaheadamerica.org> To Kruit, Peter <kruitp@ci.superior.wi.us>

Ramos, Camila <a href="mailto:ramosc@ci.superior.wi.us">ramosc@ci.superior.wi.us</a>, Johnson, Terry <a href="mailto:johnsont@ci.superior.wi.us">johnsont@ci.superior.wi.us</a>, Payton, Colin <a href="mailto:paytonc@ci.superior.wi.us">paytonc@ci.superior.wi.us</a>, Dotterwick, Sam <dotterwicks@ci.superior.wi.us>, Thomas, Robert <thomasr@ci.superior.wi.us>, Gondik, Melissa <gondikm@ci.superior.wi.us>, Walstrom, Rachael <walstromr@ci.superior.wi.us>, Mark Fruehauf <mark.fruehauf@da.wi.gov>

Date 2022-07-22 10:22

Again, 816 Tower Ave. is a Goin' Postal, 820 Tower Ave is an office space.

So if she is claiming to be at 818 1/2, then that is in question. There appears to be some sort of units upstairs but it is unknown if they are office spaces or storage spaces or apartments. They'd need to be checked out. Are there others registered to vote at that address?

Kind Regards. Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-22 10:06, Kruit, Peter wrote:

There is, probably more than one.

Sent from my iPhone

On Jul 22, 2022, at 10:03 AM, Ramos, Camila <ramosc@ci.superior.wi.us> wrote:

Can any of you please advise if there is an apartment located above Goin' Postal?

Camila Ramos

Phone: 715-395-7200

From: Ramos, Camila

Sent: Friday, June 24, 2022 2:47 PM

To: Johnson, Terry <johnsont@ci.superior.wi.us>

Subject: FW: Re: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal

Hi, Terry,

Can you advise if there is an apartment located at 816 Tower Ave?

Thanks.

Camila

Camila Ramos

Phone: 715-395-7200

From: <ian.camacho@lookaheadamerica.org>

Sent: Friday, June 24, 2022 1:15 PM

To: JoeyM.Becker@dot.wi.gov

Cc: Ramos, Camila <ramosc@ci.superior.wi.us>; Mark Fruehauf <mark.fruehauf@da.wi.gov>

Subject: Fwd: Re: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal

Dear Mr. Becker,

I am following up with my voicemail left earlier today. As mentioned, I am the Director of Research with a nonprofit involved in voter integrity

I am bringing to your attention a voter in the City of Superior / Douglas County who registered and voted using a Goin' Postal location as their residential address by means of the use of a Wisconsin driver's license used as a proof of residency through the Department of Motor Vehicles.

The voter registered in person November 7, 2016 using their Wisconsin Driver's License issued in their name at the address of:

# WI DOT Responses – P.O. Boxes

Roundcube Webmail :: RE: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal

#### RE: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal



From Guess, Adam - DOT <Adam.Guess@dot.wi.gov>

ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Cc Ramosc <ramosc@ci.superior.wi.us>

Date 2022-07-26 11:02

We do use USPS services like NCOA and a verification when we add an address but citizens are allowed to update their address online. If we block their address they can change the "unit" number, add a space etc. We do know some people change it once and then change it right back so we do monitor for a time if we suspect that, though this is not done by the system but one of my team.

I did not mean to imply that we don't take it seriously, we certainly do. It just isn't as simple as accepting USPS's definition of what is residential. I used to supervise the mailroom and was constantly working with them to correct errors in their system. As you know, with the voter ID law, having an ID is now a right where it used to be a privilege. The human side of our work is there are citizens who are homeless or in transition etc. While the law is black and white, we need to give these folks a chance to correct it or respond to our inquiry. Not just a blanket cancel of their products.

Thanks, it is certainly a difficult and important issue.

#### Adam

From: ian.camacho@lookaheadamerica.org <ian.camacho@lookaheadamerica.org>

Sent: Tuesday, July 26, 2022 10:50 AM

To: Guess, Adam - DOT <Adam, Guess@dot,wi.gov>

Cc: Ramosc <ramosc@ci.superior.wi.us>

Subject: Re: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goin' Postal

CAUTION: This email originated from outside the organization.

Do not click links or open attachments unless you recognize the sender and know the content is safe.

#### HI Adam

Thank you. As we discussed before, I am aware that WI DMV doesn't register voters, but the WI DL / WI ID is the basis for identification used to register them, and we caught these cases using the addresses. I'm sure there's other situations which you have no control over like liquor licenses either but that they can still be caught that way with an ID illegally obtained trying to buy/sell alcohol.

When you write "We do work to enforce that but it would be impossible to manage every commercial address in the state for various reasons" - does the WI DMV/DOT not know that the USPS (and similar mail services) provides APIs for free that anybody can use to hook up to their system? Is there some sort of law or regulation preventing various counties and municipalities from sharing property records and data with the WI DOT? I'm asking to handle these issues, not to accuse.

In any case, thank you for the update and looking into these cases. Please keep me posted.

Kind Regards, Look Ahead America Director of Research (424) 436-7990

On 2022-07-26 10:39, Guess, Adam - DOT wrote:

I will give this to the assigned investigator but I took a quick look and only one person on this list is still using address you provided. Again, WI DMV does not register voters. It is a requirement of the State to provide WI DMV a residential address to obtain and hold an ID/DL product. We do work to enforce that but it would be impossible to manage every commercial address in the state for various reasons. We mostly work off of reports of misusing an address.

A summary of our process is basically us giving the person a deadline to provide a new address or prove that is in fact, their residence in order to keep their Wisconsin ID/DL product.

Adam

From: jan.camacho@lookaheadamerica.org <jan.camacho@lookaheadamerica.org> Sent: Friday, July 22, 2022 3:06 PM To: Guess, Adam - DOT < Adam, Guess@dot.wi.gov> Ce: Ramosc <ramosc@cl.superior.wi.us> Subject: Fwd: RE: 1 City of Superior / Douglas County Questionable Voter Registration and Voter at Goln' Postal CAUTION: This email originated from outside the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe. Dear Mr. Guess I am providing additional information on voters and people who used the DMV/DDS methods to register to vote with the WEC/WI SOS, as your office may need to investigate this location and voters for potential fraud. At minimum it's a number of addresses that need to be blacklisted for registrations to close a loophole. In the City of Superior, we figured it out with 1 location spread out over 3 addresses, which was quite a mess. First, 816 Tower Avenue should be blocked out from your system as it is a nonresidential post office location, and prior registrations there are all illegal. There are/were 5 people there who used it as their personal address to vote and it was what they had according to the DOT/WEC. 816 Tower Avenue, Superior, WI 54880 (It is a Goin' Postal address as confirmed by property records and the building 816 Tower Avenue, Apt. 6527, Superior, WI 54880 (There is no apartment 6527, it is a PO Box) - 816 Tower Avenue, Apt. 6430, Superior, WI 54880 (There is no apartment 6430, it is a PO Box) 816 Tower Avenue, Apt. 7, Superior, WI 54880 (there's no apartment at this address, it should be 8 which she lives in and reregistered, as she owns the business but was registered at 816 Tower (no apt) previously ALSO there is no 818 Tower Avenue, there is 818 1/2 Tower Avenue, this should be removed. Furthermore, there is no apartment 1, 8, 9, or 10 at 818 1/2 Tower Avenue (which should be Apt. 2-7 & 11-12 only) This means that the following should be checked out on their address to determine how they got in and if these are also illegal registrations/WI DL/WI State IDs: 818 Tower Avenue, Superior, WI 54880 818 Tower Avenue, Superior, WI 54880 B18 Tower Avenue, Superior, WI 54880 818 1/2 Tower Avenue, Superior, WI 54880 818 1/2 Tower Avenue, Superior, WI 54880 - 818 1/2 Tower Avenue, Apt. 10, Superior, WI 54880 I have copied the municipal clerk of elections on this email if you have any questions, as the voter record may confirm your finds at the DMV/DOT. Hope we are able to close this loophole at a minimum, and find out if any of these were due to bad intent and not merely clerical errors. Thank you and have a great weekend, hope this helps with your investigations and the overall case progress.

Kind Regards, Ian Camacho

# WI – Brown County Response – NCOA

Re: ORR 52-2022 Camacho, Ian Brown County Voters Permanently Moved Out of State (NCOA)



From <lan.camacho@lookaheadamerica.org>

To Deanna Debruier < Deanna. Debruier@greenbaywi.gov>

Date 2022-07-21 13:33

Dear Ms. DeBruler,

I'm including information on 2 of these voters to assist in the determination that they are ineligible.

For example, lives in Louisiana and filed an NCOA permanently there in 2017. Additionally, her resume, social media, job records, etc. show she has no military, student, federal, etc. exemptions. See attached.

I've also included

who moved to Illinois in 2020. Again, no exemptions. See attached.

I look forward to your thoughts.

mind megards, ran camacho nook ahead america pirector of mesearch (424) 436-7990

On 2022-07-19 16:19, Deanna Debruler wrote:

Dear Mr. Camacho.

The City has reviewed the email and information provided. The City utilizes the Electronic Registration Information Center (ERIC) and not NCOA to obtain the necessary information regarding voters that have moved within the state, moved out of the state, etc. The Clerk's office sends notices as appropriate based on the information received from the ERIC.

Thank you for cooperation with this matter.

#### Deanna K. DeBruler

Legal Assistant City of Green Bay Law Department 920.448.3122

deanna.debruier@greenbeywi.gov

LEGAL DISCLAIMER: This message and all attachments may be confidential or protected by privilege. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or use of the information contained in or attached to this message is strictly prohibited. Please notify the sender of the delivery error by replying to this message, and then delete it from your system. Thank you.

On 2022-05-24 13:28, Jan.camacho@lookaheadamerica.org wrote:

Dear Ms. Jeffreys and Ms. Fuge,

We are bringing to your attention 4 voters in your municipality and county who appear to have voted from out of state despite registering a permanent residence change there according to the National Change of Address (NCOA) database.

The US Postal Service (USPS) maintains the National Change of Address database. It includes individuals who request to have their mail forwarded and provides the individual's original address, their new forwarding address, and indicates either a permanent or temporary move status. An individual submitting to the NCOA database online must submit an address-verified credit card for a token payment and as a means of authenticating residency.

We matched the entire voter registration database as obtained from the state of Wisconsin through a licensed vendor for matching by the USPS. (The licensed vendor does not conduct the matching process but rather the USPS does.) The NCOA database maintains records going back four years, and we did not match any records that filed move notices subsequent to October 2, 2020.

While a permanent move out of state typically serves as grounds to invalidate an individual's right to vote in Wisconsin, exceptions do occur, particularly for members of the US military, currently enrolled students, federal workers, caretakers, UOCAVA, etc. False positives also can occur, such as where the USPS did not correctly match an individual or where voter made a permanent move out of state but then moved back.

We analyzed NCOA matches and subjected them to further investigation by using a variety of public and semi-publicly available tools to find supplemental evidence of one's residential status to eliminate false positives. We determined if a subject had established residency outside the state, or whether they were qualified to vote in Wisconsin as they had not moved, had moved out but moved back, or had an exception (like military, student, federal worker, caretaker, UOCAVA, etc.) despite moving.

# WI – Madison County Response – Out of State Subsequent Registration

#### Re: FW: 1 City of Madison / Dane County Questionable Voter - Out of State Subsequent Registration



From <lan.camacho@lookaheadamerica.org>

To Clerks Records Custodian <CLRecordsCustodian@cityofmadison.com>

Ce Peguero, Adriana «APeguero@cityofmadison.com»

Date 2022-07-29 13:59

Welcome to ORESTAR Lpdf (~179 KB)

Dear Jennifer,

The registration can be confirmed with the Oregon Secretary of State. I've attached her registration confirmation from Oregon.

again this shows her information in Oregon in 2019, as well as what we found

You can also confirm with the SOS: oregon\_sos@sos.oregon.gov or call 503-986-1523

mind megards, ran camacho book sheed america pirector of mesearch (414) 436-7990

On 2022-07-29 12:56, Clerks Records Custodian wrote:

#### Dear Ian Camacho.

Thank you for your emails. As stated before, our office must follow Wisconsin statutes in maintaining the voter rolls, including when we remove a voter's name from the poil list or refer them for prosecution. While we appreciate your organization's efforts and attention to this issue, we cannot simply remove a voter from the rolls based simply on a spreadsheet and an email from a non-governmental source alleging that individuals are not eligible to vote. The State of Wisconsin regularly subjects the voter lists to several matching processes, including against the NCOA database, and provides municipalities with names of voters who appear to have moved. Even in those cases, we are required to provide a notice to the voter before changing their voting status because a change of address does not necessarily mean the individual is no longer eligible to vote in Wisconsin. In addition to the reasons you listed, an individual may move temporarily so that they are still eligible to vote from a previous address.

We will continue to rely on the processes established in Wisconsin Statutes and notifications from the State regarding voters who may have moved out of the City of Madison, as well as any other reliable information our office obtains. We cannot take any action based solely on your email.

We consider this inquiry closed.

#### Jennifer S. Haar, WCMC

Office Equity Co-Lead & Records Custodian

Pronouns: she/hers

City of Medison Clerk's Office City-County Building Room 103

210 Martin Luther King Jr Blvd

Madison WI 53703 608.266.4601

Website: www.cityofmadison.com/clerk

Twitter: @MadisonWiClerk

From: lan.camacho@lookaheadamerica.org <lan.camacho@lookaheadamerica.org>

Sent: Tuesday, July 26, 2022 6:16 PM

To: Clerks Records Custodian <CLRecordsCustodian@cityofmadison.com>

Subject: Re: FW: 1 City of Madison / Dane County Questionable Voter - Out of State Subsequent Registration

Caution: This email was sent from an external source. Avoid unknown links and attachments.

Hi Jennifer,

Following up on this, sorry I have been extremely busy.

did re-register in Oregon in 12/11/2019, AFTER she registered in Wisconsin 10/15/2019 in Wisconsin. It is the same person, I can provide additional records:

She voted in 2012 in OR but that would make her 2020 onwards votes ineligible. Let me know if you need that extra data to begin any inquiry on this. Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990 On 2022-05-24 13:12, lan.camacho@lookaheadamerica.org wrote: Good afternoon, Jennifer. I appreciate this guidance. I will double check to make sure she didn't move back and that it's not a false positive on our end, or a volunteer Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990 On 2022-05-24 08:55, Clerks Records Custodian wrote: Good morning lan, Your email was forwarded to the records area. I am writing because I am in need of clarification around your email. You ask us to "check the related state (column AZ) to confirm that they are registered there." The attachment you sent shows "OR" in the AZ column. Since we are located in the state of WI, I only have access to see/confirm voter registrations in this state, and really, in the City of Madison specifically. Each municipality in WI handles their own voter records. If you have the voter's full name and date of birth (which you do in the spreadsheet), you are able to see some information on the Wisconsin Elections Commission's website: www.myvote.wt.gov. Select "My Voter Info" in the upper left of the gray menu bar and enter the information. You will be able to see if they are currently registered in the state (although the specific registration date is not posted), the current address they are registered at in the City of Madison, and history of voting (scroll near the bottom) among other things. s currently registered to vote in Wi. She registered online at the state's website (above) on 10/15/2019. If you want to see her actual registration, you'll need to contact the Wisconsin Elections Commission directly since they are custodians of records submitted over their website. Please let us know what you need or if we misunderstood your request. Thank you,

Office Equity Co-Lead & Records Custodian

Jennifer S. Haar, WCMC

Pronouns: she/hers

# WI - Brown County Response - Indefinitely Confined

Re: ORR 22-2022 Camacho, Ian-Brown County Not Indefinitely Confined



From <lan.camacho@lookaheadamerica.org>

To Deanna Debruler < Deanna. Debruler@greenbaywi.gov>

Date 2022-07-21 12:42

Dear Ms. DeBruler,

Thank you for your responses. I am including the information that we found on these 2 voters who remain on the list for reconsideration.

...

mind megards, ran camacho nook Ahead America pirector of mesearch (414) 436-7990

On 2022-07-19 16:16, Deanna Debruler wrote:

Dear Mr. Camacho,

The Clerk follows the procedure provided in Wis. Stat. § 6.96 (2). Regarding the names you provided, the indefinitely Confined requests of and and a state of the indefinitely Confined requests of and an analysis of the indefinitely Confined requests of the ind

Thank you for cooperation with this matter.

Deanna K. DeBruler

Legal Assistant

City of Green Bay

Law Department

920.448.3122

deanna debruier@greenbeywi.gov

LEGAL DISCLAIMER: This message and all attachments may be confidential or protected by privilege. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or use of the information contained in or attached to this message is strictly prohibited. Please notify the sender of the delivery error by replying to this message, and then delete it from your system. Thank you.

From: lan.camacho@lookaheadamerica.org < lan.camacho@lookaheadamerica.org>

Sent: Thursday, May 26, 2022 4:40 PM

To: Celestine Jeffreys <a>Celestine Jeffreys @greenbaywi.gov>; Jaime Fuge <a>Jaime Fuge @greenbaywi.gov></a>

Subject: 5 Voter in City of Green Bay / Brown County Not Indefinitely Confined

Dear Ms. Jeffreys and Ms. Fuge,

We are submitting 5 voters in your municipality and county that voted in the 2020 General Election as an indefinitely confined voter. We realize that as of August 2021 an audit was performed in most municipalities to update these voters' statuses, however, we are bringing this to your attention so that these voters do not remain grandfathered or a "legacy" indefinitely confined case. Based on the information we have they were not even eligible in 2020 for indefinitely confined status.

Details about the definition of Indefinitely Confined can be found in Wis. Stat. § 6.86(2)

(a) https://docs.legis.wisconsin.gov/statutes/statutes/6/lv/86/2/a

"An elector who is indefinitely confined because of age, physical illness or infirmity or is disabled for an indefinite period may by signing a statement to that effect require that an absentee ballot be sent to the elector automatically for every election. The application form and instructions shall be prescribed by the commission, and furnished upon request to any elector by each municipality. The envelope containing the absentee ballot shall be clearly marked as not forwardable. If any elector is no longer indefinitely confined, the elector shall so notify the municipal clerk."

1,093% more Indefinitely Confined statuses were granted than in 2016, with 169,282 new applications. COVID-19 was not a qualification.

Additionally, the Wisconsin Supreme Court ruled that Wisconsin elections were wrong to assert that voters could claim the status of "indefinitely confined" because of COVID-19. Wisconsin's statutory law states that a person can only classify as indefinitely confined based on his/her age, his/her physical illness (NOT the illness of someone else), or his/her infirmity.

The Court did note that a determination must be made in every single case before throwing out a ballot. Instead, the Court deemed that indefinitely confined ballots must be looked at, and prosecuted, on a case-by-case basis: <a href="https://www.wicourts.gov/sc/opinion/DisplayDocument.pdf?content-pdf&seoNo=315283">https://www.wicourts.gov/sc/opinion/DisplayDocument.pdf?content-pdf&seoNo=315283</a>

# WI – Village of Mukwonago / Waukesha County Response – Indefinitely Confined

#### RE: 1 Voter in Village of Mukwonago / Waukesha County Not Indefinitely Confined

-

From Diana Dykstra «ddykstra@villageofmukwonago.com»

To Ian.camacho@lookaheadamerica.org <an.camacho@lookaheadamerica.org>, Linda Gourdoux <igourdoux@villageofmukwonago.com>

Date 2022-07-14 14:02

lan, I wanted to get back with you after we had researched this issue.

of was sent an indefinitely Confined 30 day letter and did not respond. She will be marked as such and will no longer receive an absentee ballot from the Village unless she reapplies.

I hope this is responsive to your questions. Thank you.

#### Diana



Diana A Dykstra, ммс, мрх

liage Clerk-Treasurer

Phone: 262.363.6420 X2103

Email: ddykstra@villageofmukwonago.com

440 River Creet Ct Mukworago, WI 53149

www.villageofmukwonago.com



Check your Voter Status, Change your address, or Request an Absentee Ballot at www.mvote.wi.gov

Spring Primary February, 15, 2022 Spring Election April 5, 20222 Partison Primary August 9, 2022 General Election November 8, 2022

Please do not respond to this email unless specifically requested. Elected Officials and Members of Official Committees: In order to comply with the Wisconsin Open Meetings Law, please limit any response to the SENDER ONLY of this electronic communication.

From: ian.camacho@lookaheadamerica.org <an.camacho@lookaheadamerica.org>

Sent: Thursday, May 26, 2022 2:12 PM

To: Diana Dykstra <ddykstra@villageofmukwonago.com>; Linda Gourdoux <gourdoux@villageofmukwonago.com>

Subject: 1 Voter in Village of Mukwonago / Waukesha County Not Indefinitely Confined

CAUTION: This email originated from outside the organization.

Do not olick links or open attachments unless you recognize the sender and know the content is safe.

#### Dear Ms. Dykstra and Ms. Gourdoux,

We are submitting a voter in your municipality and county that voted in the 2020 General Election as an indefinitely confined voter. We realize that as of August 2021 an audit was performed in most municipalities to update these voters' statuses, however, we are bringing this to your attention so that this voter does not remain grandfathered or a "legacy" indefinitely confined case. Based on the information we have they were not even eligible in 2020 for indefinitely confined status.

Details about the definition of Indefinitely Confined can be found in Wis. Stat. § 6.86(2)

(a) https://docs.legis.wisconsin.gov/statutes/statutes/6/lv/86/2/a

"An elector who is indefinitely confined because of age, physical illness or infirmity or is disabled for an indefinite period may by signing a statement to that effect require that an absentee ballot be sent to the elector automatically for every election. The application form and instructions shall be prescribed by the commission, and furnished upon request to any elector by each municipality. The envelope containing the absentee ballot shall be clearly marked as not forwardable. If any elector is no longer indefinitely confined, the elector shall so notify the municipal clerk."

1,093% more Indefinitely Confined statuses were granted than in 2016, with 169,282 new applications. COVID-19 was not a qualification.

Additionally, the Wisconsin Supreme Court ruled that Wisconsin elections were wrong to assert that voters could claim the status of "indefinitely confined" because of COVID-19. Wisconsin's statutory law states that a person can only classify as indefinitely confined based on his/her age, his/her physical illness (NOT the illness of someone else), or his/her infirmity.

The Court did note that a determination must be made in every single case before throwing out a ballot. Instead, the Court deemed that indefinitely confined ballots must be looked at, and prosecuted, on a case-by-case basis: <a href="https://www.wicourts.gov/sc/opinion/DisplayDocument.pdf2">https://www.wicourts.gov/sc/opinion/DisplayDocument.pdf2</a> content=pdf3seeNo=315283

# WI – Waukesha County DA Response – Indefinitely Confined

Roundcube Webmail :: DA Case # 2022WK004169

#### DA Case # 2022WK004169



From Waukesha County DA <WaukDA@da.wi.gov>

To 'ian.camacho@lookaheadamerica.org' <ian.camacho@lookaheadamerica.org>
Date 2022-07-14 08:57

ltr.camacho.7.22.docx(~141 KB)

Attached is a letter from the District Attorney Opper.

If you have any questions, please let me know.



Julie A. Moelter Office Services Coordinator Waukesha County District Attorney's Office (262) 548-7083

District Attorney Susan L. Opper

Deputy District Attorneys Lesli S. Boese Ted S. Szczupakiewicz Michael D. Thurston

Office Services Coordinator Julie A. Moelter

Victim/Witness Program Jennifer S. Dunn, Coord.

Support Staff Supervisor Rebecca L. Gifford



Assistant District Attorneys

Kevin M. Osborne Mary C. Brejcha

Andrea M. Will

Lindsey H. Hirt

Abbey L. Nickolie

Melissa J. Zilavy Shawn N. Woller

Kristina J. Gordon

Zachary A. Wittchow

Peter M. Tempelis

Andrew M. Nesheim Chelsea C. Thompson

Christian A. Farina

Alyssa M. Schaller Alyssa M. Jay Charles P. Hoffmann

Randolph P. Sitzberger Claudia P. Ayala Tabares

Edward M. Bremberger Patrick R. Campbell

Jack A. Pitzo Molly M. Schmidt

# Waukesha County Office of the District Attorney

July 11, 2022

Ian Camacho Look Ahead America 2022WK4169

Dear Mr. Camacho:

The materials you submitted to the Brookfield City Clerk were forwarded to me for review. I do not see a basis to conclude that any criminal misconduct occurred. In your email, you refer to Jefferson v. Dane County, 394 Wis. 2d 502 (2022). That case makes it clear that the elector decides for him or herself if they are indefinitely confined. Therefore, I find there is no basis for any further action.

Furthermore, I understood your purpose in reaching out to the City Clerk was to ask them to review their lists for the "indefinitely confined" persons and update the lists accordingly. It is my understanding that has been accomplished.

Very truly yours,

Susan L. Opper District Attorney

Waukesha County

jam

#### Re: DA Case # 2022WK004169



From <ian.camacho@lookaheadamerica.org>
To Waukesha County DA <WaukDA@da.wi.gov>

Date 2022-07-14 12:24

Ms. Moelter,

Ms. Opper based her decision solely on my reference of Jefferson v. Dane Cnty. 2020 WI 90, ¶ 2, 394 Wis. 2d 602, 951 N.W.2d 556, in which the Wisconsin Supreme Court determined that: (1) each individual elector make his or her own determination as to whether the elector is indefinitely confined; (2) an elector's determination may be based only upon age, physical illness or infirmity; and (3) an elector is indefinitely confined for his or her own age, physical illness or infirmity, not those of another person.

Apparently, Ms. Opper seems unaware that according to the WEC's own FAQ <a href="https://elections.wi.gov/node/8356">https://elections.wi.gov/node/8356</a> and Wis. Stat. § 6.86(2)(b), there are three ways an elector's indefinitely confined absentee ballot request may be cancelled:

- (1) Voter Request. The voter can notify the clerk to remove the voter as an indefinitely confined elector.
- (2) Failure to Vote. If the elector does not vote using the absentee ballot sent by the clerk under this statute, a clerk must notify the voter by mail that the voter will be removed from the list in 30 days unless the voter still qualifies and renews the request.
- (3) Clerk Determination. Third, if a clerk receives "reliable information that an elector no longer qualifies for the service" the clerk "shall remove the name" of the elector from the list and "notify the elector . . . within 5 days, if possible."

Aside from the fact that using age as a basis to determine IC/Absentee is flagrantly unconstitutional (violates the 26th Amendment), the fact of the matter is "infirmity" is defined as

1a: the quality or state of being <u>infirm</u> b: the condition of being feeble : <u>FRAILTY</u> 2: <u>DISEASE</u>, <u>MALADY</u>

3: a personal failing : FOIBLE

and physical illness is to be so severe that they are confined

1: kept within <u>confines</u>: such as a: limited to a particular location

there is evidence of them outside in multiple locations would indicate that they are not confined nor have ailments preventing them from travel, which is the purpose and aim of the law.

It seems Ms. Opper did not look at the evidence or even consider Wis. Stat § 6.86(2)(b) but rather the reiteration of the indefinitely confined status qualifications. I would ask that she take a look at the evidence instead of dismissing it outright.

---

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990

On 2022-07-14 08:57, Waukesha County DA wrote:

Attached is a letter from the District Attorney Opper.

If you have any questions, please let me know.



Julie A. Moelter Office Services Coordinator Waukesha County District Attorney's Office (262) 548-7083