WISCONSIN ELECTIONS COMMISSION COMPLAINTS & REPLIES

October 26, 2022

Written By: Matt Braynard, Executive Director Ian Camacho, Director of Research The LAA Research Group



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Summary

In July 2021, Look Ahead America (LAA) published The Wisconsin Report.¹ In that report, LAA determined that the 2020 General Election outcome in Wisconsin was unknowable due to questionable and illegally registered voters who cast ballots. The number of suspect ballots exceeded the margin of victory. After that report, Director of Research Ian Camacho submitted the Research Group's findings to all the related municipal clerks giving them the opportunity to clean up their voter rolls and even consider investigations in a few particularly egregious cases.² ^{3 4} Some of the clerks were quite cooperative and removed ineligible voters and, in some cases, even referred the voters for criminal investigations. Unfortunately, far more failed to respond, obstructed the process, or lied in their responses. The Wisconsin Elections Commission (WEC) had also sent out a notification to all 1,850 municipal clerks, stating "You have discretion to determine whether the information provided in support of the claim is reliable and whether you need to take any steps in response" after implying that the group's work was not reliable or was partisan (despite no evidence to support either claim).⁵

LAA's Research Group reviewed the voter rolls once again to determine whether or not these voters were removed, or whether they re-qualified to vote since 2020 (i.e. moved back into Wisconsin or now in school). Although a few were removed, many still remained on the rolls.

Thus, since August 2022 LAA reached out to Wisconsin citizens asking for their assistance to file formal complaints with the WEC against both offending voters and the clerks neglecting their duties. In each case, complaints cited both the civil and criminal statutes violated. Ian Camacho made sure to speak with WEC attorneys to ensure that volunteers would file these correctly in terms of citations and formatting. He and other research volunteers also pre-filled these forms for the Wisconsin volunteers to file. The group also studied a number of the rejected WEC complaints to see why they were rejected. Many were out of their jurisdiction (i.e. against President Obama and federal employees) or were due to a blatant conflict of interest and also not covered in the legal statutes (i.e. filing a WEC complaint against the WEC itself, which requests the board of the WEC to investigate itself).

These are specific and provide the proper primary source citations and evidence to get the rolls cleaned up, hold people accountable for breaking laws, remove incompetent and corrupt clerks from their roles, and provide morale for Wisconsin citizens. Additionally, they show citizens examples of how to file properly so they can get involved in this much needed voter roll cleanup. While this process may not be as fast or efficient as people would wish, we show that they have these tools at their disposal and can be effective if wielded properly.

¹ https://lookaheadamerica.org/wisconsinreport/

² https://lookaheadamerica.org/wiclerks/

³ https://lookaheadamerica.org/azpawi/

⁴ https://lookaheadamerica.org/azgawi/

⁵ https://web.archive.org/web/20220607092219/https://elections.wi.gov/node/8356

While unfortunately, the WEC has rejected nine of the complaints without a stated justification thus far, even when a volunteer has asked for details. As always, LAA has "brought the receipts" and presented the documents in redacted form for the review of anybody interested so that they may make their own judgments.

Acknowledgements

Special thanks to all the volunteers who stepped up in Wisconsin, and particularly to those who brought these to completion in the counties of Dane, Kenosha, Milwaukee, Racine, and Sheboygan. You know who you are and we commend you as your work will become public record. We hope that you see a positive difference in your counties and communities soon.

Many thanks go to @JustinLowe who reached out to volunteers from several Wisconsin counties, and without whom we would not have been able to do this work.

Also, many thanks go to @sunrise and to @lalibrarian for their meticulous research and verification of the citations, the evidence, and the voters prior to submitting to the relevant Wisconsin volunteers. And of course, thank you to @CherylT and @Pomilui for both proofreading this report.

Finally, thank you to the donors for assisting us in reimbursing these volunteers' printing, mailing and postage, and notary expenses incurred in the process of filing these complaints.

Get Involved!

You can volunteer with the research group if you can offer about 5 hours a week at https://www.lookaheadamerica.org/volunteer.

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

Finally, please join our Discord community server at https://discord.gg/lookaheadamerica.

Dane County P. O. Box Complaint

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:
Name
Address
Telephone Number
E-mail
State of Wisconsin
Before the Elections Commission
The Complaint of
, Complainant(s) against
, Respondent, whose
address is 6907 UNIVERSITY AVE UNIT 275, MIDDLETON WI 53562
This complaint is under(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, allege that:
registered to vote at 6907 UNIVERSITY AVE, UNIT 275 MIDDLETON WI 53562, a P.O. box at a UPS Store. In addition, he has since
changed his registration to another ineligible location at 2016 Maple Ave, Unit 203, Marinotto, WI 54143-9998, a USPS in Marinette County.
As the WEC knows, the UPS Store and USPS are not habitations and they are considered nonresidential as listed on county property records.
It should be noted that If
evidence of his willful violations of Wis. Stat. § 5.05; § 6.10(1),(2)&(4); § 12.13(1)(a)&(b); § 12.13(3)(g),(i),(u),(w)&(zm).
[SEE ATTACHED 13 PAGES OF DOCUMENTATION & EVIDENCE, FOLLOWED BY NOTARY PAGE]

Civil/Procedural violations under § 6.10: Elector residence

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (2) When a married person's family resides at one place and that person's business is conducted at another place, the former place establishes the residence. If the family place is temporary or for transient purposes, it is not the residence.
 - (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence elsewhere. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.

In addition, he is in violation of the following criminal violations:

§12.13(1)(a) & (b); §12.13(3)(g),(i),(u),(w)&(zm)

§12.13: Election Fraud

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
 - (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.

5

- (u) Provide false documentation of identity for the purpose of inducing an election official to permit the person or another person to vote.
- (w) Falsify a ballot application under s. 6.18.
- (zm) Willfully provide to a municipal clerk false information for the purpose of obtaining a confidential listing under s. 6.47 (2) for that person or another person.

In light of both the procedural/civil complaints listed above under Wis. Stat. § 6.10 and criminal acts under Wis. Stat. § 5.05 and Wis. Stat. § 12.13, the WEC must review the following evidence presented below.

has continued to illegally register at P.O. Boxes for voting purposes.

registered to vote on November 4, 2014 at a UPS Store. To be clear, this is not his mailing address.

First, this location is clearly a UPS Store:

https://locations.theupsstore.com/wi/middleton/6907-universityave?utm_source=Yext&utm_medium=organic&utm_campaign=Listings – UPS Store website

https://www.google.com/maps/place/6907+University+Ave,+Middleton,+WI+53562/@43.0964

89.5011536,20z/data=!4m5!3m4|1s0x8807a932ce224739:0xc5d564b570968db4|8m2|3d43.09 64584|4d-89.50088 – Google Maps shows a UPS Store without any apartments nearby.

https://accessdane.countyofdane.com/070812325021 - Property Record (it lists 6921 University Avenue, however, this covers all of Parkwood Plaza from 6825 - 6921 University)

Note that the property record is listed as G2, which indicates a commercial location/

Classification	Description		
G1	Residential		
GZ	Commercial		

In light of this information, two email notifications of election clerks by Mr. Ian Camacho from Look Ahead America sent on May 5, 2022 and June 21, 2022, but there was no notice received as to whether he was removed or penalized. Regardless of whether formal notice was sent from the clerk to the changed his address to another ineligible location listed at 2016 Maple Ave, Unit 203, Marinette, WI 54143-9998 at the USPS in Marinette County.

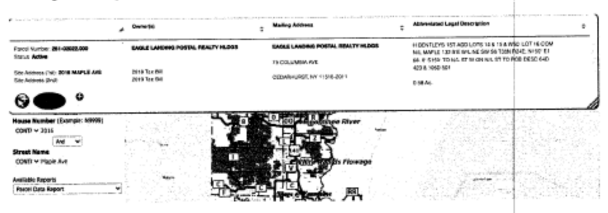
This "corrected" address also raises questions as to whether he was even legally permitted to vote in Dane County in 2020 when considering that he changed to not only an ineligible and illegal location using the same masking technique, but changed to an address in Marinette County, potentially to evade detection from the county clerks in Dane County.

Here is evidence that this location is also at a USPS:

https://tools.usps.com/find-location.htm?location=1371863 - USPS website

https://www.google.com/maps/place/2016+Maple+Ave,+Marinette,+WI+54143/@45.0990679,-87.6337822,20z/data=!4m5!3m4!1s0x4d52af10d7262dbb:0x7af99cc35a4290bc!8m2!3d45.0990679,-679!4d-87.6335301 — Google Map results show the USPS address without apartments nearby.

https://mcgis.marinettecounty.com/Integrator/Web/Default.aspx?server=mapguide&SiteId=2d 56d114-638a-421d-94a2-871d8202ce1c#map=5/722000/257500/0 - Property records state that Eagle Landings Postal Realty owns the property (screenshot below)



https://mcgis.marinettecounty.com/2019 Tax Bills/251-02022.000.PDF - Tax bills from 2019 (most current) show this to be the case as well.

Therefore, his voting pattern indicates a pattern of intent to deceive the various registrars, WEC, and the WI SOS using both a UPS Store and again the USPS to register to vote (not merely mailing addresses) at ineligible addresses

Additionally, he used "Unit" instead of "P.O. Box" in his residential address to give the impression of an apartment, suite, or unit, a partition-type location. This is further evidence which points to an intent to hide the true nature of the location, as it would be rejected if he listed the actual nature of the address, which is a nonresidential mailing location.

Based on this information, I am challenging his eligibility and also requesting a full investigation into this voter who has committed what appears to be illegal registrations not just initially but potentially even after a mailed notification by the county clerk.



Çan you print banners, p

Q

We ask that you make appointments on our website for Notary Public requests.

The UPS Store of Middleton

Open Now Closes at 6:30 PM

5.0 out of 5.0 ★★★★ (8 Reviews)

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Segroso

Get directions, store hours & UPS pickup times. If you need printing, shipping, shredding, or mailbox services, visit us at 6907 University Ave. Locally owned and operated.

6907 University Ave Middleton. WI 53562

Next To Willy Street West Grocery Co-Op

- **(608) 831-4090**
- (608) 831-4190
- store1963@theupsstore.com
- Estimate Shipping Cost
- Contact Us

Hours of Operation

Store Hours

Open Now - Closes at 6:30 PM 🗸

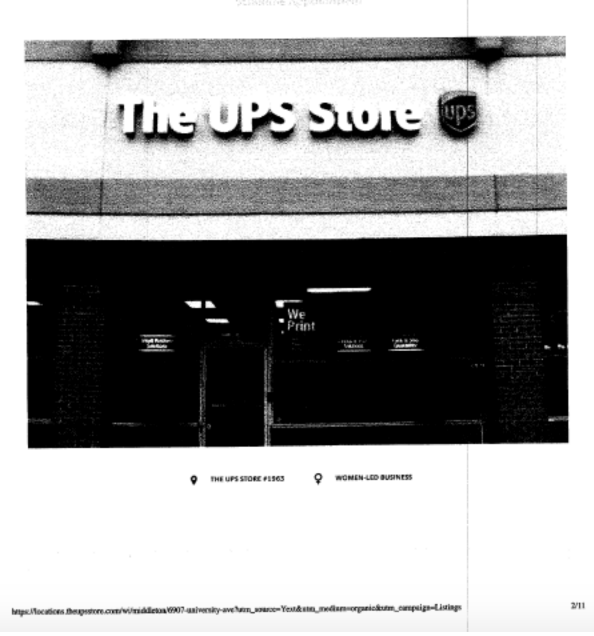
UPS Air Pickup Times

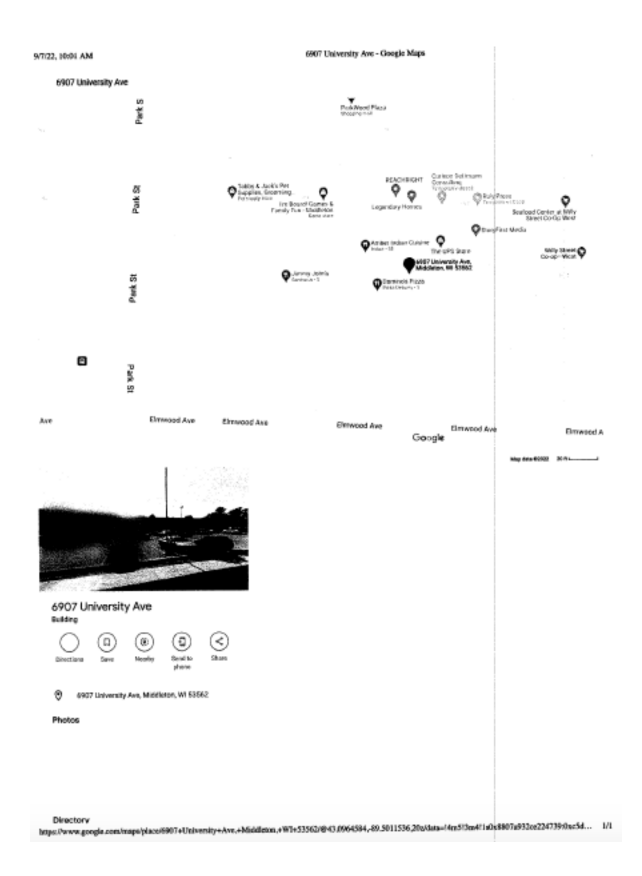
Last Pickup Today at 6:00 PM 🗸

https://locations.theupsstore.com/wi/middleton/6907-university-ave/utm_source=Yext&utm_medium=organic&utm_campaign=Listings

1/11







Parcel Number - 255/0708-123-2502-1

Current

← Parcel Parents

Summary Report

Parcel Summary		More +
Municipality Name	CITY OF MIDDLETON	
Parcel Description	ASSESSOR'S PLAT MID PRT OUTLOT 82 COM SE	
Owner Name	GENCAP PARKWOOD LLC	•
Primary Address	6921 UNIVERSITY AVE	
Billing Address	6938 NORTH SANTA MONICA BLVD FOX POINT WI 53217	

Show Municipal Contact Information >

Assessment Summary	Mor
Assessment Year	2022
Valuation Classification	G2
Assessment Acres	2.773
Land Value	\$2,830,500.00
Improved Value	\$3,344,500.00
Total Value	\$6,175,000.00

Show Valuation Breakout

Open Book

Open Book dates have passed for the year

Starts: -07/12/2022 - 08:30 AM Ends: -07/12/2022 - 05:00 PM

Starts: 07/13/2022 - 09:00 AM Ends: 07/13/2022 - 04:30 PM

Starts: 07/14/2022 - 08:30 AM

Ends: 07/14/2022 - 12:00 PM

Starts: 07/26/2022 - 09:00 AM Ends: 07/26/2022 - 04:30 PM Starts: 07/27/2022 - 08:30 AM

Ends: 07/27/2022 - 12:00 PM

About Open Book

Board Of Review

Starts: 08/17/2022 - 09:00 AM

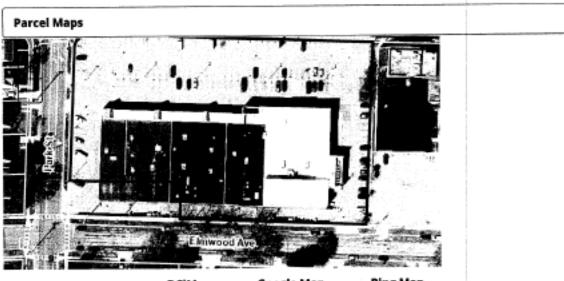
Ends: To Adjourn

About Board Of Review

Zoning Information

Contact your local city, village or town office for municipal zoning information.

Type State Code Description REGULAR SCHOOL 3549 MID-CR PLAINS SCHOOL DIST TECHNICAL COLLEGE 0400 MADISON TECH COLLEGE METRO SEWERAGE 5150 MADISON METRO SEWER DIST



DCiMap

Google Map

Bing Map

Tax Information

E-Statement

E-Bill

E-Receipt

Pay Taxes Online

« < Newer
</p>

Older >

>>

	Tax Year 2021	
Assessed Land Value	Assessed Improvement Value	Total Assessed Value
\$1,977,000.00	\$4,041,000.00	\$6,018,000.00
Taxes:		\$123,641.17
Lottery Credit(-):		\$0.00
First Dollar Credit(-):		\$74.61
Specials(+):		\$0.00
Amount:		\$123,566.56
2021 Tax Info Details		Tax Payment History

Show More >

DocLink

DocLink is a feature that connects this property to recorded documents listed above. If you'd like to use DocLink, all you need to do is select a link in this section. There is a fee that will require either a credit card or user account. Click here for instructions.

NOTE: Searching by the documents listed above will only result in that recorded document. For a more comprehensive search, please try searching by legal description and/or Parcel Number: 0708-123-2502-1. Tapestry searches by PIN or legal description are more comprehensive back through approximately 1995.

PLEASE TURN OFF YOUR POP UP BLOCKER TO VIEW DOCLINK DOCUMENTS. If you're unsure how to do this, please contact your IT support staff for assistance. You will be unable to view any documents purchased if your pop up blocker is on.



Access Dane is a product of
Dane County Land Information Council
© Copyright 2001
210 Martin Luther King Jr. Blvd
City-County Bldg. Room 116
Madison, WI 53703



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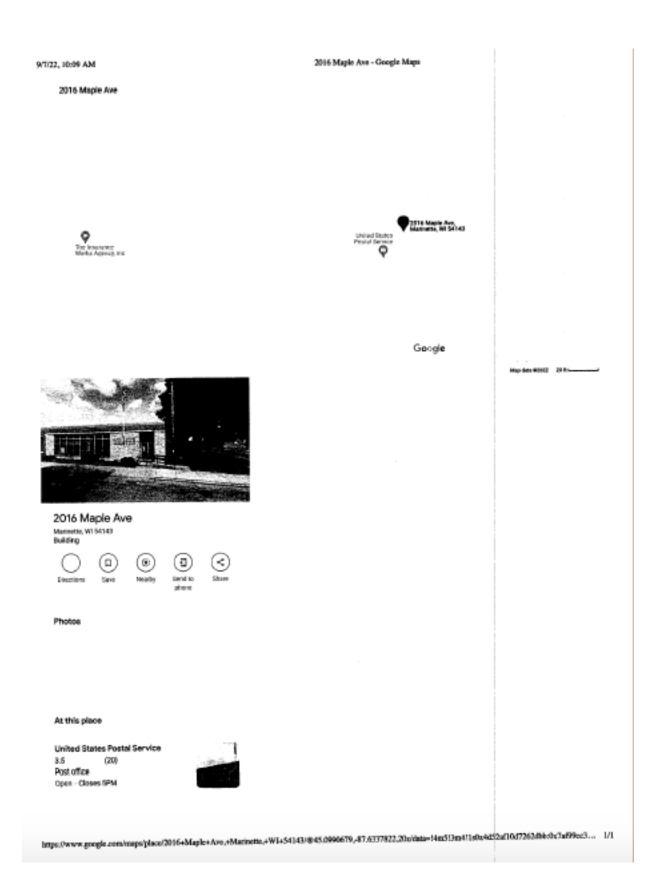


Find USPS Locations FAGE

Find USPS Locations

FAQs

The U.S. Postal Service® offers services at locations other than a Post Office™. Clicking a location time it opens, when it closes, and which services it offers.	on will show you what
"Required Field	
*Find a Location	
City and State, or ZIP Code™	
Location Types	
Post Office™	
Within	
20 Miles	
Search Show Filters	
MARINETTE — Post Office TM 2016 MAPLE AVE MARINETTE, WI 54143-9998 Street Parking Available	
For facility accessibility, please call the Post Office.	
1-800-ASK-USPS® (800-275-8777) Phone 715-735-7342 Fax 715-735-0330 TTY 877-889-2457	Print
Share this Location	
Hours	
Bulk Mail Acceptance Hours	10.00 0.00
Mon-Fri	10:00 am-2:00 pm Closed
Sat	Closed
Sum https://tools.usps.com/find-location.htm?location=1371863	Lioned 14
The same of the sa	



CITY OF MARINETTE

ANNUAL DOG LICENSE TAGS SHOULD BE OBTAINED AT THE CITY CLERES OFFICE PRIOR TO APPLE 1, 2020, ANY QUESTIONS PLEASE CALL 12-712-5140. PLEASE VISIT OUR WES SITE WWW. MARIMETTE, WILUS FOR UDCOMING EVENTS.

PAY 1ST INSTALLMENT - S

2,930.56

OR

PAY FULL PAYMENT -S Name: WISCONSIN POSTAL HOLDINGS LLC

5,861.11

BY JANUARY 31, 2020

Addres:75 COLUMBIA AVE CEDARBURS? NY 11516-2011

MAKE CHECK PAYABLE AND MAIL TO: MARINETTE COUNTY THEASURER

1926 HALL AVE MARINETTE WI 54143-1717

Percel # 251-02022,000

2016 MAPLE AVE

County Treasurer's Hours are 8-31mm-8-35mm. Closed 12/26/19, 12/25/13 6 1/1/29. Closed 5% non on 12/33/13. Include stub 4 self-addressed stamped armelage for receipt. The bill 6 info smallage for receipt. The bill 6 info

Percel #: 251-02022.000

PAY 2ND INSTALLMENT - \$ 2,930.55 BY JULY 31, 2020

Marme: WISCONSIN POSTAL HOLDINGS LLC

REMEMBER TO PAY TIMELY TO AVOID INTEREST PENALTY OF 7% ON AUG 1, 2020 AND AN ADDI, 1% PER MONTH THEREAFTER. MAKE CHECK PAYABLE AND MAIL TO:

Address:75 COLUMNIA AVE CEDARGURST MY 11516-2011

MARINETTE COUNTY TREASURER 1926 HALL AVENUE MARINETTE, WI 54143-1717

2016 MAPLE AVE

Pt# 715-732-7430

WIRCOMSIN POSTAL HOLDINGS LLG 75 COLLINDIA AVE CEDANHUNST NY TIETR-2011

STATE OF WISCONSIN - MARINETTE COUNTY REAL ESTATE PROPERTY TAX BILL FOR 2019 Correspondence should refer to girred to See severa side for important information PARCEL #: 251-82622.000

Separated Sales Sand Sales Sal	gram Tot Assessed Value	Ave. Heart, Kells	DIS. FOR SMILL LA	nd Est. Fair Mit, Improve Tol	consider the	his box means for your large
25,500 237	,700 263,3	200 0.9345	27,2		281,000	or how some
	2018	2019	2018	2019	NET PROPERTY TAX	
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ST OF NISCONSIS MARINETTE COUNTY CITY MARINETTE SCHOOL DIST 1311 TECHNICAL COLLEGE	5,421,449 5,	486,994 2,0 482,810 1,0	19.08 84.04 88.44 807.72	1,142,57 2,1 2,705,16 .8 1,864,97 - 2,3 210,38 1.3		
7966	., ,	First Dollar Credit Lottery Credit	64.15	5,923.08 .1 61.97 - 3.4	PAY THIS ANT: \$	PAYMENT 5,861.11
property. This description is for any	299.51 H DENTE 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2	SE AC LEYS 1ST ADD	NE	5, 061.11 .1 Not Assessed Value Rate (Does NOT reflect credits) S 0.02250	BY JANUARY 31, 2020 Warning: If not pold by due detec, spiten to less and sould be to delice, standard and, if applicable, penelty Pallare to pay on firm, See name	ent subject to
FOR INFORMATION PURPO		LL LEGAL SES TAX NO proved Tax Increases	: -	RETAIN THIS PORTION AS YOUR COPY	PAY 1ST INSTALLMENT \$ BY JANUARY 21, 2020	2,930.56
Texting Juriselection Addition	nel Texas Applied to I to Referendums	Property Increese Eve	•		PAY 2ND INSTALLMENT \$ BY JULY 31, 2020	2,990.55

FROM Marinetta County Sev Moffke - Transprer 1926 Ball Avenue Marinette WI 54142-1717

IMPORTANT REMINDER

FIRST INSTALLMENT OR PAYMENT IN FIALL MUST BE MADE BY JANUARY 318T

TAX BILL

WISCONSIN POSTAL HOLDINGS LLC 75 COLUMBIA AVE CEDARHURST NY 11516-2011

251-02022.000

(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. He 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 David (county of notarization)
Sworn to before me this Uthan day of
October , 2022.
(Signature of person authorized to administer paths) NOTAN
My commission expires 2 4 25, or is Astance BLIC
Notary Public or(official title if not notary)

Please send this completed form to:

Wisconsin Elections Commission Mail:

P.O. Box 7984

Madison, WI 53707-7984

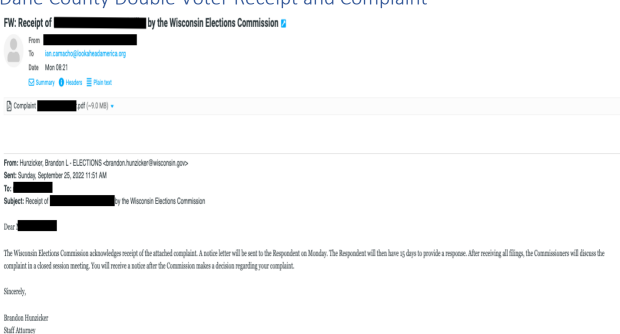
Fax:

(608) 267-0500

Email: elections@wi.gov

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | email: elections@wi.gov |

Dane County Double Voter Receipt and Complaint



Wisconsin Elections Commission 201 West Washington Avenue P.O. Box 7984 Madison, WI 53707-7984 brandon.hunzicker@wisconsin.gov

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:



State of Wisconsin Before the Elections Commission

Before the Elections Commissi	ion
The Complaint of	
	, Complainant(s) against
	, Respondent, whose
address is	
This complaint is under(Insert the a 5 to 10 and 12 and other laws relating to elections and election relating to campaign financing)	pplicable sections of law in chs. campaigns, other than laws
I,, allege that	
double-voted in Waxansin and Florida in both the 2018 and 2020 General Election	
I am Bling a completed under Wio. Statute § 5.05, alleging that also violated the following VIIIs. Statutes § 6.10(1), (2)5	(10); § 0.86(2)(a); § 12.13(1)(a), ja (4); § 12.13(1)((), ja (4))
had registered to vote in Florida on February 8, 2018 at	Palm Harbor, FL 34683
She re-registered in Wisconsin at the above address on April 3, 2018, and voted in the 2018 and 20	320 General Elections in both Florida and Wisconsin
did not notify the clark that she registered and valed out of state in 2518 5 2525, while also claiming indefin	illo confinement - a status meant only for Wisconsin residents
The attached pages show I	es, but committed an interstate felony
[SEE ATTACHED 13 PAGES OF EVIDENCE & DOCUMENTATION	, FOLLOWED BY NOTARY PAGE]

specifi individ	rth in detail the facts that establish probable cause to believe that a violation has occurred. Be as c as possible as it relates to dates, times, and individuals involved. Also provide the names of huals who may have information related to the complaint. Use as many separate pages as needed
and att	ach copies of any supporting documentation.)
Date:	9/14/22
Date.	Complainant's Signature
I	, being first duly sworn, on oath, state that I personally read
	ove complaint, and that the above allegations are true based on my personal knowledge and, as to
those s	tated on information and belief, I believe them to be true.
	Complainant's Signature
one a re-	e or wicooxight
SIAI	E OF WISCONSIN
Count	of Done
3	(county of notarization)
0	
Sworn	to before me this / Y day of
50	Prember , 2022.
	William OF MISON
	A al lan
(Siona	ture of person authorized to administer oaths)
100	
Му со	mmission expires 5/10/2025, or is permanent.
Motor	Public or
ivotary	Public or
)
Please	send this completed form to:
Mail:	Wisconsin Elections Commission
	P.O. Box 7984
2270000	Madison, WI 53707-7984
Fax:	(608) 267-0500

Email: elections@wi.gov

Civil/Procedural violations under:

§ 6.10 Elector residence:

Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (2) When a married person's family resides at one place and that person's business is conducted at another place, the former place establishes the residence. If the family place is temporary or for transient purposes, it is not the residence.
 - (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

§ 6.86 Methods for obtaining an absentee ballot:

(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.

In addition, she is in violation of the following criminal violations:

§ 12.13 Election fraud:

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
 - (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
 - (e) Votes more than once in the same election.
- (3) Prohibited acts. No person may:

- (g) Falsify any statement relating to voter registration under chs. 5 to 12.
- (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
- (w) Falsify a ballot application under s. 6.18.

In light of both these procedural/civil complaints listed above under Wis. Stat. § 6.10 and these criminal acts under Wis. Stat. § 5.05 and Wis. Stat. § 12.13, the WEC must review the following evidence presented below.

Dane County property records confirm the subject to be the current owner of the Wisconsin property.

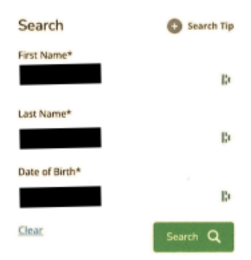
Wisconsin Circuit Court records, dated 3/27/2018, also confirm the subject's Wisconsin residential address as well as the month and year of her birth.

Property tax records show that the subject owns the Florida property as well:

Information from the Florida Department of State Voter Information Lookup reveals the subject registered to vote in Pinellas County Florida at the specified address on 02/08/2017, and has the exact same date of birth 11/23/1960 as in the Wisconsin voter records.

MY VOTER INFORMATION





Furthermore, records reveal she cast an in-person ballot in Florida for the November 2018 and 2020 elections.

https://registration.elections.myflorida.com/en/CheckVoterStatus

https://www.votepinellas.com/General-Information/Voter-Information/Check-My-Mail-Ballot-Status

Court and voter registration records confirm she is the current owner of both properties as well as has the same the date of birth on both voter registries. Information obtained from the Florida Department of State confirmed the subject cast an in-person ballot in the state of Florida for the 2018 and 2020 general elections. As such the subject was a double voter in the state of Wisconsin and Florida for the 2018 and 2020 general elections.



Unable to find any social media for her; however, an obituary for her husband was found which listed possible relatives:



Based on the available data, the subject voted both in Wisconsin (by absentee ballot) and in Florida (in person) in the November 2020 election thus confirming a double voter determination.

The fact that she voted in person in Florida indicates that she was not indefinitely confined, let alone the fact that she traveled across the country.



	Election	Recorded Vote	State	County	Precinct
Registration Address Middleton, Wisconsin 53562	2020 General Election	+ Voted	Wisconsin	Not Provided by State	Not Provided by State
	2018 General Election	+ Voted	Wisconsin	Not Provided by State	Not Provided by State
legistration Date	The state of the s			727020-000000	Table at the last and last the
lpril 3, 2018	2016 General Election	* Voted	Wisconsin	Not Provided by State	Not Provided by State
Birthdate	2014 General Election	+ Voted	Wisconsin	Not Provided by State	Not Provided by State
Not Provided by State					
	2012 General Election	+ Voted	Wisconsin	Not Provided by State	Not Provided by State
Party Affiliation Not Provided by State	2010 General Election	- Did Not Vote:	Wisconsin	Not Provided by State	Not Provided by State
est movided by assie			***************************************	1001110110101010101010101010101010101010	11011 (0) 0000 0
Registration Status	2008 General Election	+ Voted	Wisconsin	Not Provided by State	Not Provided by State
Active	2006 General Election	- Did Not Vote	Wisconsin	Not Provided by State	Not Provided by State
Precinct	2006 General Electron	- DIG MOT ADIE	PHISCORDAN .	Not Provided by State	Not Provided by State
VIDDLETON - C 10	The information on this website	about this pater including o	consis of this pater's us	tion history was associated to Material	r Reference Foundation LLC ("VRF
				information is publicly available h	
G data from Museuman Sycholos Commission				ssion records verbatim, VRF does	
				ditionally, the name and address of	
					idable voter list by the Commission
Voter New Search				f you believe that you or any perso	
				lease immediately contact the Cor	
					(Address Confidentiality Program
	privacy@voteref.com, VRF will re	Mark The Control of Mark 1971 and 1971		feming your or any person's prote	cled voter status sent to us at
	buseral Annual Court Annual Cou	amove the protected innorma	abon from yournet.com	1	

Voter Registration Number:

Voter Information

◆ Voter Status: Eligible to vote in Pinellas County. Our office does not currently have an all elections request on file for this voter.

Date Registered: February 8, 2017

Date of Birth:

Party Affiliation: REP

Precinct:

County: Pinellas

Request Registration Update

View Office Holders

View Precinct Statistics

Contact Information



Upcoming Elections

https://www.votepinellas.com/General-Information/Voter-Information/Check-My-Mail-Ballot-Status

2022 General Election

Voter Status: Our office does not currently have a request on file for this election.

Would you like to request a mail ballot for this election?

Request a Mail Ballot

Sample Ballot is not available yet.

Important Dates

Election Day: Tuesday, November 8, 2022

Registration Closes: Tuesday, October 11, 2022 Early Voting Begins: Monday, October 24, 2022 Early Voting Ends: Sunday, November 6, 2022

Election Day Polling Location:

Centre of Palm Harbor

1500 16 St

Palm Harbor, FL 34683

View Early Voting Locations

Previous Election Activity

There are no past elections currently listed.



Voter Information Lookup

Full Name:	
Street Address:	
City: PALM HARBOR	
Zip Code: 34683	
County Name: PINELLAS	
Voter Identification Number:	
Date Of Registration: 2/8/2017	
Party:	
Republican Party of Florida	
Voter Status: Active*	
An active voter refers to a regis	stered voter who is eligible to vote.
	rmation available through your county Supervisor of Elections' tions/for-voters/check-your-voter-status-and-polling-place/voter-precinct-

UZ

https://registration.elections.myflorida.com/en/CheckVoterStatus

Wisconsin Circuit Court records dated 3/27/2018, confirm the subject's Wisconsin residential address as well as the month and year of her birth.

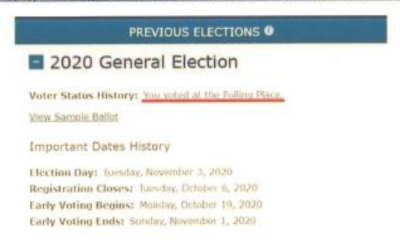


Dane County property records reveal the subject to be the current owner of the Wisconsin property.



Information from the Florida Department of State Voter Information Lookup reveals the subject registered to vote in Pinellas County Florida at the specified address on 2/8/17. Furthermore, records reveal the subject cast an in-person ballot in Florida for the November 2020 election.

https://www.votepinellas.com/General-Information/Voter-Information/Check-My-Mail-Ballot-Status



Court and voter registration records confirm the subject is the current owner of both properties as well as the date of birth for the subject. Information obtained from the Florida Department of State confirmed the subject cast an in-person ballot in the state of Florida for the 2020 general election. As such the subject was a double voter in the state of Wisconsin and Florida for the 2020 general election.

ADDITIONAL NOTES:

Property tax records show that the subject owns the Florida property as well:



Was unable to find any social media for the subject; however, an obituary for the subject's husband was found which listed possible relatives:

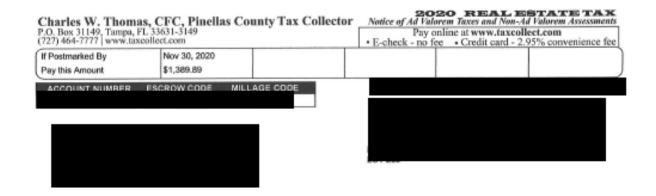


A Facebook profile for was found that had a son, by the name of both of these profiles failed to connect to the subject by way of "friends" list nor posts of any kind.



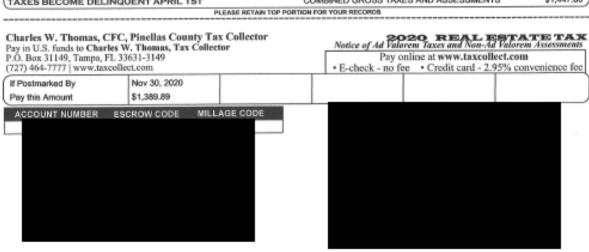
Additionally none of the sibling profiles provide any insight into the subject, either directly nor by relation.

Despite having no observable social media footprint, the subject's date of birth was verified by way of the State of Florida's voter registration website, in addition to confirming the subject's Florida address and voting history. Based on the available data, the subject voted both in Wisconsin (by absentee ballot) and in Florida (in person) in the November 2020 election thus confirming a double voter determination.



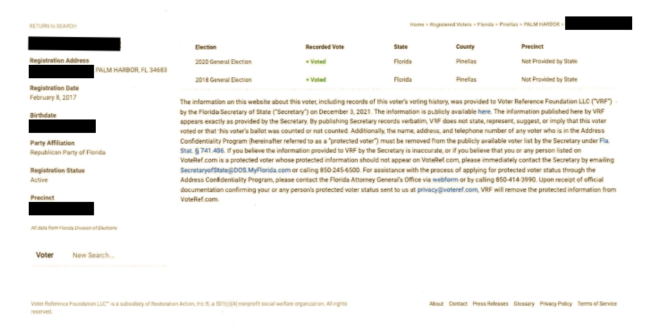
AD VALOREM TAXES						
TAXING AUTHORITY MILI	LAGE RATE	ASSESSED VALUE	EXEMPTION	TAXABLE VALUE	TAXES LEVIED	
GENERAL FUND	5.2755	109,251	50,500	58,751	309.94	
HEALTH DEPARTMENT	0.0835	109,251	50,500	58,751	4.91	
EMS	0.9158	109,251	50,500	58,751	53.80	
PALM HARBOR FIRE	2.0000	109,251	50,500	58,751	117.50	
SCHOOL-STATE LAW	3.6790	109,251	25,500	83,751	308.12	
SCHOOL-LOCAL BD.	2.7480	109,251	25,500	83,751	230.15	
MSTU	2.0857	109,251	50,500	58,751	122.54	
PALM HARBOR COMM. SVCS.	0.5000	109,251	50,500	58,751	29.38	
SW FLA WTR MGMT.	0.2669	109,251	50,500	58,751	15.68	
PINELLAS COUNTY PLN.CNCL.	0.0150	109,251	50,500	58,751	0.88	
JUVENILE WELFARE BOARD	0.8981	109,251	50,500	58,751	52.76	
SUNCOAST TRANSIT AUTHORITY	0.7500	109,251	50,500	58,751	44.06	
					£4.000.70	
TOTAL MILLAGE	19.2175		GROSS AD	VALOREM TAXES	\$1,289.72	

NON-AD 1	VALOREM ASSESSMENTS	
LEVYING AUTHORITY		AMOUNT
UNINCORPORATED SURFACE WATER		117.74
BEACON GROVES STREET LIGHTING		40.34
	GROSS NON-AD VALOREM ASSESSMENTS	\$158.08
TAXES BECOME DELINQUENT APRIL 1ST	COMBINED GROSS TAXES AND ASSESSMENTS	\$1,447.80
PLEASE RET	AIN TOP PORTION FOR YOUR RECORDS	



Duplicate N/A 08/17/





WEC Reply to Double Voter Complaint



Wisconsin Elections Commission

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

October 14, 2022 Sent via email to: Dismissal of Complaint Filed with Wisconsin Elections Commission Case No.: EL 22-67, 1 Dear At its October 10, 2022, meeting, the Commission unanimously passed a motion in closed session approving the following statements in this letter: This communication is to inform you that the verified complaint you filed against dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting. The Wisconsin Elections Commission finds that the complaint of 1 does not present reasonable suspicion under Wis. Stat. § 5.05(2m)(c)4. that violated Wis. Stats. §§ 6.10(1), (2), & (10); 6.86(2)(a); 12.13(1)(a), (b), & (e); or 12.13(3)(g), (i), & (w) and hereby dismisses the complaint. You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints. If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov. Sincerely. Kelly McCormick Staff Attorney WISCONSIN ELECTIONS COMMISSION Commission Members Meagan Wolfe, Commission Administrator Wisconsin Elections Commissioners Don M. Mills, chair | Marge Bostelmann | Julie M. Giancey | Ann S. Jacobs | Robert Spindell | Mark L. Thomsen Administrator Meagan Wolfe

Dane County NCOA Complaint (1)

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself: Name Addres Teleph E-mail State of Wisconsin Before the Elections Commission The Complaint of Complainant(s) against Respondent, whose address is (Insert the applicable sections of law in chs. This complaint is under 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing) allege that: registered to vote at Georgia 30291 on October 5, 2020, the day after casting an indefinitely confined absentee ballot in Wisconsin for the 2020 General Election on October 4, 2020. This is more than 28 days before the election date of November 3, 2020 (30 days) as required in Wis. Statute 6.10(4). The fact that she waited until the day after voting is indication of intent. She also established a business on November 1, 2020 at this address in Georgia and also 4 months prior in June 2020 she had filed a permanent national change of address with the USPS. This is evidence of her willful violations of Wis. Stat. § 5.05; §6.10(1),(4)&,(10); §6.86(2)(a); §12.13(1)(a)&(b); §12.13(3)(g),(i)&(w). [SEE ATTACHED 9 PAGES OF CITATIONS & EVIDENCE, FOLLOWED BY THE NOTARY PAGE]

Civil/Procedural violations under:

§ 6.10 Elector residence:

Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence elsewhere. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

§ 6.86 Methods for obtaining an absentee ballot:

(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.

In addition, she is in violation of the following criminal violations:

§ 12.13 Election fraud:

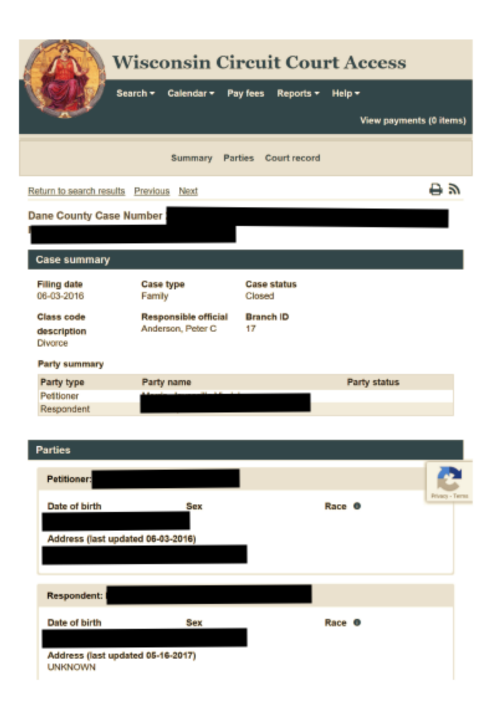
(1) Electors. Whoever intentionally does any of the following violates this chapter:

- (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
- (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
 - (w) Falsify a ballot application under s. 6.18.

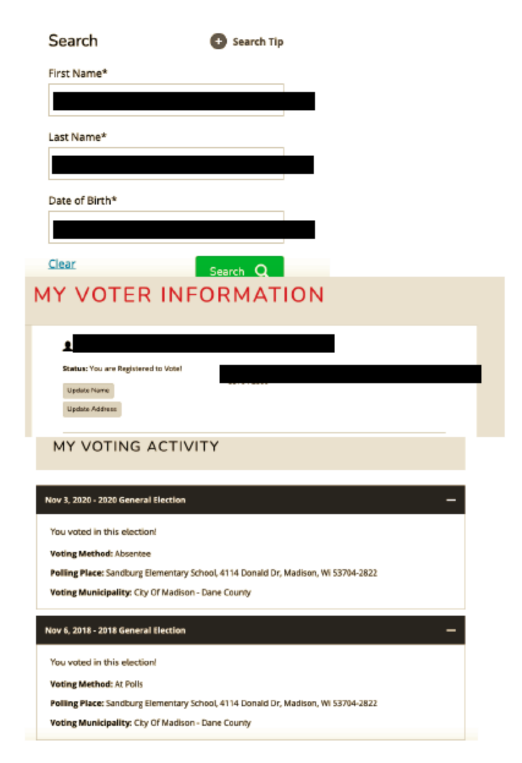
In light of both these procedural/civil complaints listed above under Wis. Stat. § 5.05, § 6.10, and § 6.86, and the criminal ones under § 12.13, the WEC must review the following evidence:



A search of Wisconsin court records found a divorce settlement in her name. The address listed on the divorce court records matches the address but at a different apartment number. The divorce dates from June 2016. Her full name, including middle name, matches the divorce record and it confirms the month and year of her birth are



Using a date of birth, I was able to determine her actual birthday which matches other records: https://myvote.wi.gov/en-us/My-Voter-Info

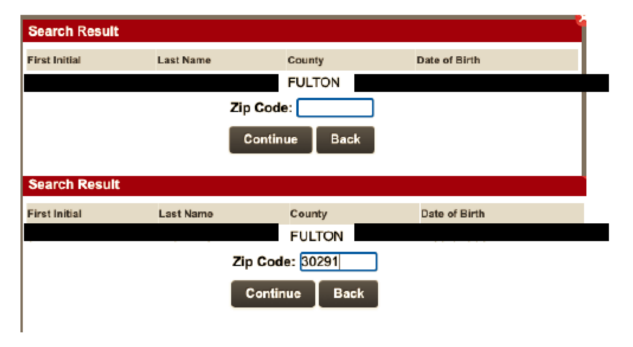


According to the Wisconsin voter rolls, she was registered in Wisconsin on November 6, 2018 and voted in the 2018 and 2020 General Elections.

Additionally, she cast a ballot October 4, 2020 as an indefinitely confined voter: https://swwisconsinnews.com/stories/569167906-who-were-the-indefinitely-confined-voters-in-dane-county-j-to-k



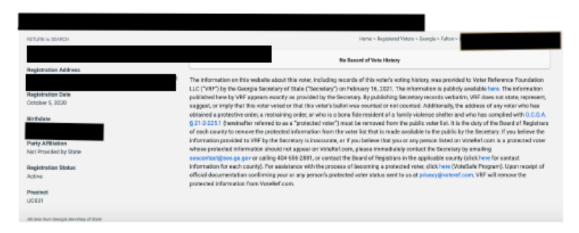
Yet the very next day she registered to vote in Georgia on October 5, 2020 using a Georgia residence, which indicated a permanent intent to move, and that she had already obtained the address prior, which at minimum cancels out the Wisconsin registration and violated 6.10: https://www.mvp.sos.ga.gov/MVP/voterDetails.do



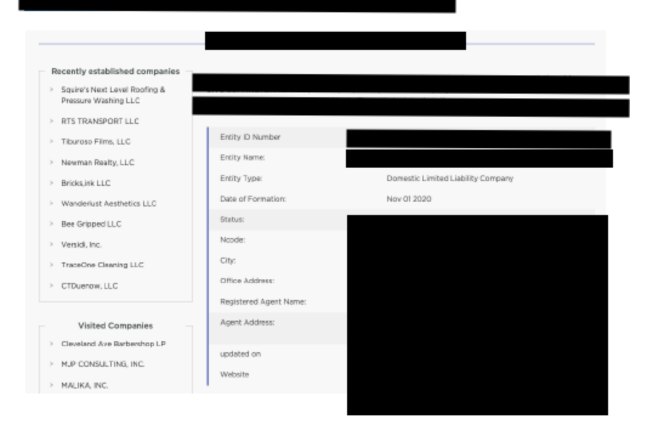


Further confirmation that she registered to vote on October 5, 2020 at the address of

This is more than 28 days before the election date of November 3, 2020 (30 days) as required in Wis. Statute 6.10(4).



Additionally, she established a company named registered on November 1, 2020 in Georgia. The company matches the National Change of Address information, though it was filed July 2020



As of 2 November 2019, she was at risk of being purged from Fulton County voter rolls, meaning that she was double registered in 2018 and voted illegally in Wisconsin then: https://cosfobserver.com/voter-purge-4483-south-fulton-county-residents-at-risk/



Voter Purge: 4,483 South Fulton County Residents at Risk

As mentioned previously, her national change of address was filed July 2020, indicating she intended to move earlier than she voted and had according to available records.

NcoaResFlag NcoaResdateNcoaResAddncoaResCity ncoaResStat NcoaResZip ncoaResZipP

Jul 1 2020 1

Therefore, she was not eligible to vote in the 2020 General Election in Wisconsin, and furthermore she should be removed from the rolls effective immediately.

	In detail the facts that establish probable cause to believe that a violation has occurred. Be as in possible as it relates to dates, times, and individuals involved. Also provide the names of the who may have information related to the complaint. Use as many sequence pages as needed to copies of any supporting documents. 9/26/20/22
	Complainer's Signature being first duly sworn, on oath, state that I personally read complaint, and that the above allegations are true based on my personal knowledge and, as to ted on information and belief, I believe them to be type
	Complainant's Signature
STATE	OF WISCONSIN
County	or Dane
	(county of notarization)
Swoma	o before me this both day of 25 2
Septe	mber 20 84 (KOTAR_)
	la Augus
(Signal)	are of person authorized to administer ouths)
Mycon	nmission expires 69:07:3045, or is permanent
Notary	Public or
	(official title if not notary)
	send this completed form to:
Please Mail	Wisconsin Elections Commission P.O. Box 7984 Madison, W153707-7984
	Wisconsin Elections Commission P.O. Box 7984
Mail: Fax:	Wisconsin Elections Commission P.O. Box 7984 Madison, W153707-7984

WEC Reply to Dane County NCOA Complaint (1)



Wisconsin Elections Commission

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

October 17, 2022

Sent via email to:

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission
Case No.: EL 22-73,

Dear '

This communication is to inform you that the verified complaint you filed against alleging violations of Wis. Stats. §§ 6.10(1), (4), & (10); 6.86(2)(a); and 12.13(1)(a) & (b), (3)(g), (i), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-73:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or texpense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely.

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members

Meagan Wolfe, Commission Administrator

Wisoonsin Elections Commissioners

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

Administrator Meagan Wolfe

Dane County NCOA Complaint (2)

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:
Name _
Address
Telepho
E-mail_
State of Wisconsin
Before the Elections Commission
The Complaint of
. Complainant(s) against
, Respondent, whose
address address
This complaint is under (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,_ allege that:
has not been eligible to vote in Wisconsin since 2019. The national change of address records show that she
moved to a Rapid City, SD, 57701 in September 2019. According to her Linkedin profile,
employed as (Rapid City, SD) from July 2019 to April 2021 and a resident of South Dakota at the time of
the 2020 General Election. Despite her ineligibility,
of being "indefinitely confined" and improperly voted by returning that ballot to Wisconsin. Currently, she resides and works in Pennsylvania. Accordingly, I am filing a 5.05
complaint against
12.13(3)(g),(i)&(w). Seven pages of evidence are attached, as well as the notarized signature page for the full complaint.

Civil/Procedural violations under:

§ 6.10 Elector residence:

Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence elsewhere. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

§ 6.86 Methods for obtaining an absentee ballot:

(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.

§ 12.13 Election fraud:

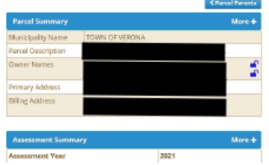
- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.

- (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. <u>6.85</u> to <u>6.87</u>.
 - (w) Falsify a ballot application under s. 6.18.

In light of these procedural/civil complaints listed above under Wis. Stat. § 5.05, 6.10, 6.86 & the criminal matter under 12.13, the WEC must review the following evidence presented below:

National Change of Address (NCOA):

These data show that moved from RAPID CITY, SD 57701 effect September 2019. Dane County records show that her former residence is owned by (most likely her parents). The Rapid City property is a multi-family, 10 bed-room home owned by

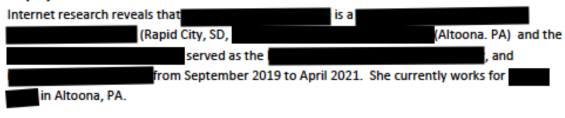




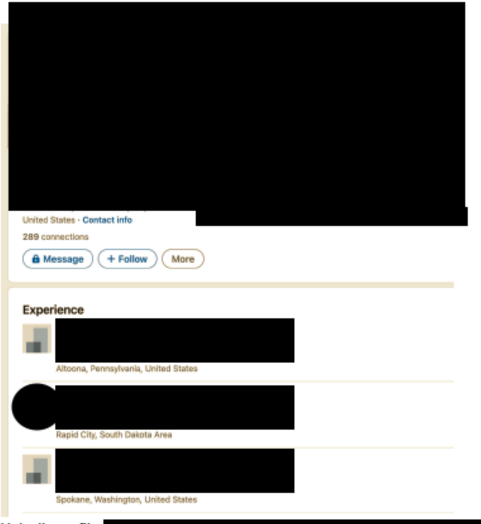
Access Dane Geographic and Land Information Link:

Rapid City Property references:

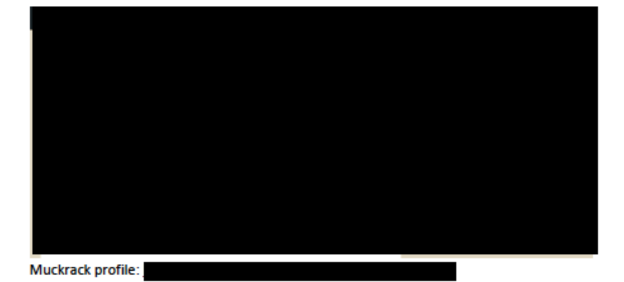
Employment Information and Social Media:

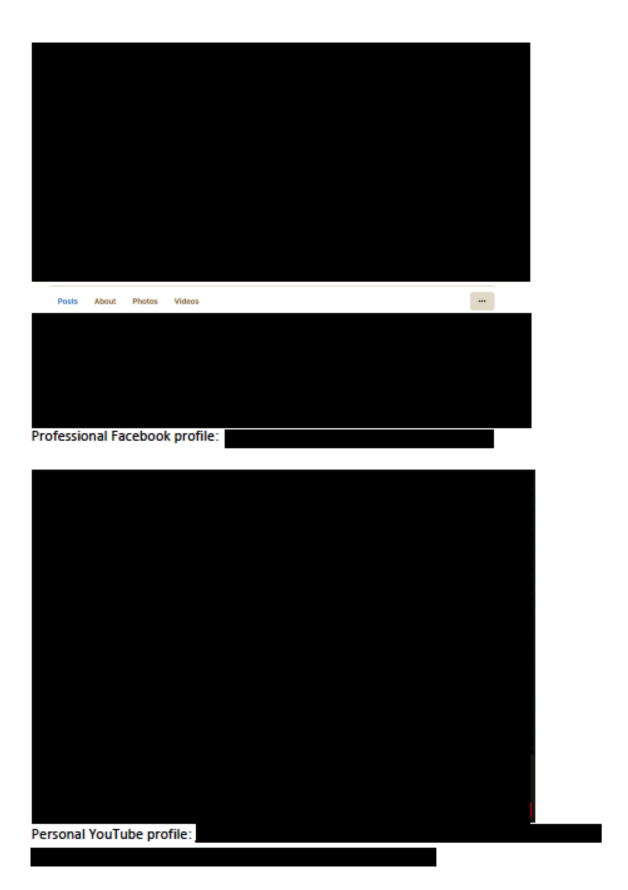


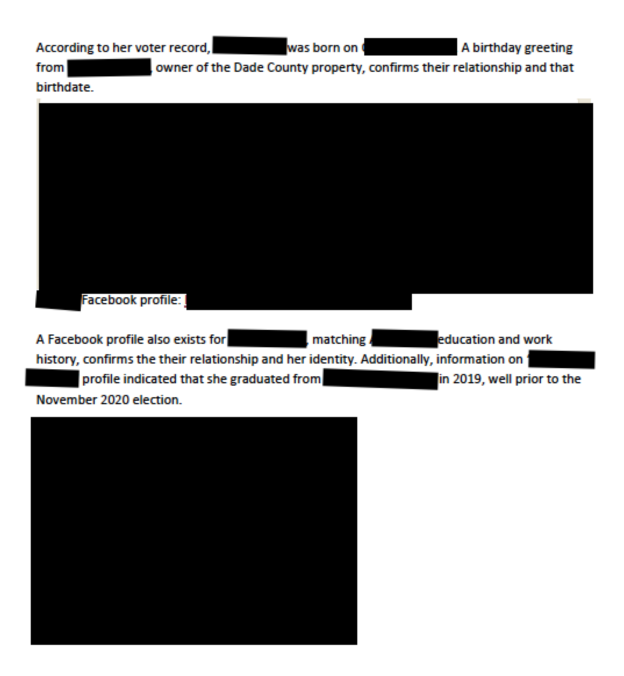
has profiles on Linkedin, Muck Rack, and YouTube.



Linkedin profile:







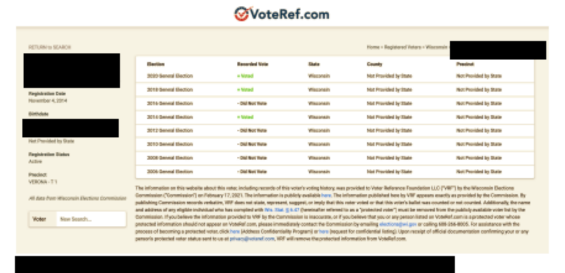


Facebook Link:

2020 Voting Record:

The NCOA data shows that was registered to vote in Dane County during the 2020 election cycle. However, her student exemption expired in 2019 when she graduated and began working professionally in South Dakota. Nevertheless, she requested an absentee ballot as an "indefinitely confined" person on April 3, 2020. Her absentee ballot was sent on September 18, 2020 and received back on October 16, 2020. In addition,

Two sources confirm that voted in Dane County in 2020. The Voter Reference Foundation data (immediately below), matches the record at myvote.wi.gov (following).





https://myvote.wi.gov/en-us/My-Voter-Information

Property searches link to the Wisconsin property via her parents. The property in Rapid City, South Dakota is a rental property that could not be personally linked to her; however, her employment as a Rapid City at the time is documented by various primary sources. Based on her Linkedin timeline, she was living and working in Rapid City from July 2019 until April 2021. Her YouTube video also revealed she was an (Rapid City). Her date of birth was verified based on the birthday wishes from her father on his Facebook profile. Based on these facts, was a resident of South Dakota at the time of the November 2020 election and ineligible to vote in Wisconsin at that time. The ballot she cast was invalid.

She is currently employed by in Altoona, PA. Both voteref.com and myvote.wi.gov indicate that she still has an active voter registration in Wisconsin. As a non-resident, her

current registration must be removed from the Wisconsin voter roll.

57

(Set for specific	orth in detail the facts that establish probable cause to be ic as possible as it relates to dates, times, and individual duals who may have information related to the	clieve that a violation has occurred. He as
and an	tach copies of any supporting documentation.)	up Ann us unsuch exhibiting batter are seconded
Date	9/24/2022	
- 2	Compriment 4	
the abo	being first dul ove complaint, and that the above allegations are true dated on information and belief, I believe these to be	y swors, on oath, state that I personally read
those s	stated on information and belief, I believe them to be	and, as so
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Please	send this completed form to:	
Mail:	Wisconsin Elections Commission	
	P.O. Box 7984 Madison, WI 53707-7984	
Fax:	(608) 267-0500	
Email:	elections/awi.gov	

WEC Reply to Dane County NCOA Complaint (2)



Wisconsin Flections Commission

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

October 17, 2022

Sent via smail to:

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission

Dear

Case No.: EL 22-72, 1

This communication is to inform you that the verified complaint you filed against alleging violations of Wis. Stats. §§ 6.10(1), (4), & (10); 6.86(2)(a); 12.13(1)(a) & (b); and 12.13 (3)(g), (i), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-72:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely,

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members Meagan Wolfe, Commission Administrator

Wisoonsin Elections Commissioners

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

Administrator Meagan Wolfe

Dane County NCOA Complaint (3)

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:
Name
Addres
Teleph
E-mail
State of Wisconsin
Before the Elections Commission
The Complaint of
, Complainant(s) against
, Respondent, whose
address is
This complaint is under(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, allege that:
n voted by absentee ballot in the Wisconsin 2020 General Election using
her parent's address, but had been living and working out of state since 2018. In fact
still lives out of state and has moved to another location, and has not lived
in Wisconsin for 4 consecutive years. Nevertheless, she remains active on the voter
rolls for Wisconsin. Therefore, I am filing a §5.05 complaint against this voter, as I allege that
she knowingly violated Wisconsin statutes §6.10(1),(4)&,(10); §12.13(1)(a)&(b); §12.13(3)(g),(l)&(w)
[see 7 attached pages of evidence followed by notary page].

Civil/Procedural violations under § 6.10: Elector residence

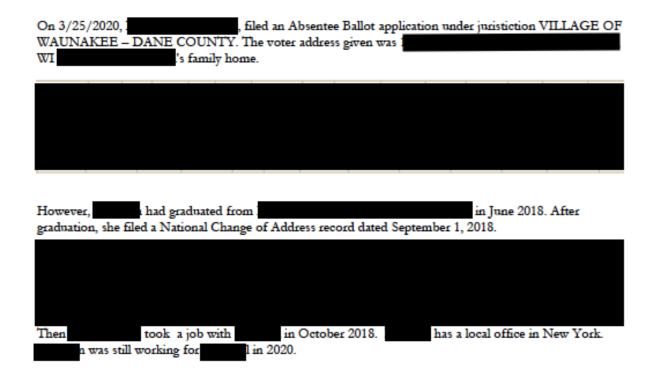
- 6.10 Elector residence. Residence as a qualification for voting shall be governed by the following standards:
- (1) The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence else- where. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

In addition, I is in violation of the following criminal codes:

12.13□ Election fraud.

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
- (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
- (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
- (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
- (w) Falsify a ballot application under s. 6.18.

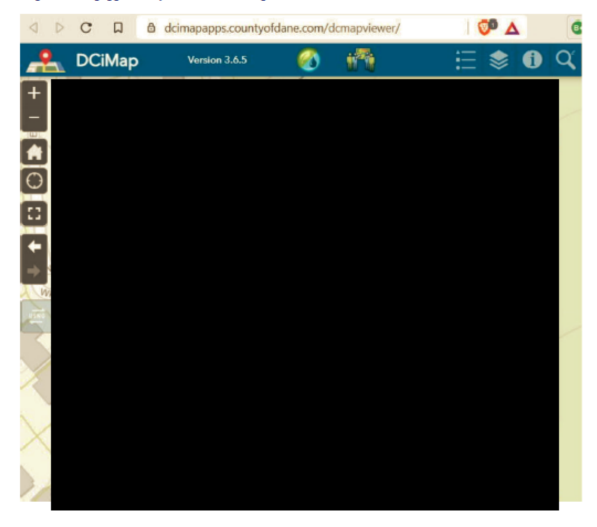
In light of both these procedural/civil complaints listed above under Wis. Stat. § 6.10 and these criminal acts under Wis. Stat. § 5.05 and Wis. Stat. § 12.13, the WEC must review the following evidence presented below.



Research Links

Family home

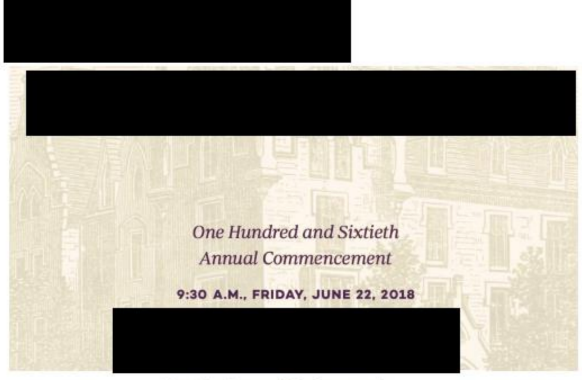
https://dcimapapps.countyofdane.com/dcmapviewer/



Link to Family Home



Graduation



Bachelor of Science in



Candidates for degree, June 22, 2018



2020

IN GRATITUDE: OUR VOLUNTEERS

Our volunteers are at the heart of our impact, introducing our students to professionals and inspiring leaders they may never have the opportunity to meet otherwise.

Summary

and got a job in Arlington, VA in 2018, two years before the 2020 election in Wisconsin. She was clearly not a resident of Wisconsin when she filed for a Wisconsin absentee ballot to be delivered to Washington DC. She was neither a student nor military and thus had no exemptions, nor was she qualified under Wis. Statute 6.20 and 6.85.

Note that statute 6.10.4 specifies that a single voter's family home still qualifies as a residence for voting purposes, if the voter resides in another location for "part of the week, month or year". I had been living out of state for two years when she was granted an absentee ballot, and now, in 2022, it is four years.

Therefore, she must be removed from the voter rolls.

and attact	s possible as it relates to dates, time it who may have information relate copies of any supporting discusses	es, and infectional addoors	lieve that a violation a involved. Also pro	vide the names of	
Date	9/26/2022	agglest only			1
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Please	end this completed form to:				
Mail:	Wisconsin Elections Commiss	ion			
	P.O. Box 7984 Madison, WI 53707-7984				
	(608) 267-0500				
Fax:	CHANGE WALLANDER				
	elections@wi.gov				

WEC Reply to Dane County NCOA Complaint (3)



Wisconsin Elections Commission

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

October 17, 2022

Sent via email to:

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission
Case No.: EL 22-74,

Dear V

This communication is to inform you that the verified complaint you filed against violations of Wis. Stats. §§ 6.10(1), (4), & (10); and 12.13(1)(a) & (b), (3)(g), (i), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-74:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely,

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members

Meagan Wolfe, Commission Administrator

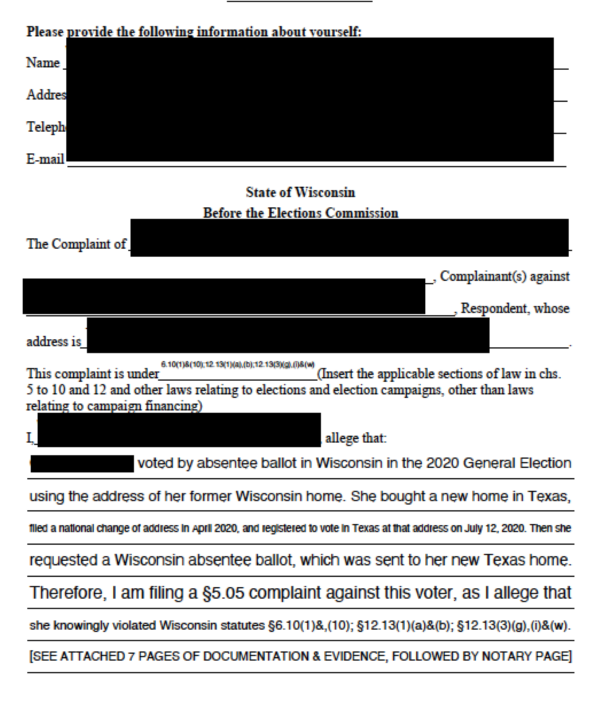
Wisoonsin Elections Commissioners

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

Administrator Meagan Wolfe

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM



Civil/Procedural violations under § 6.10: Elector residence

- 6.10☐ Elector residence. Residence as a qualification for voting shall be governed by the following standards:
- (1) The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

In addition, is in violation of the following criminal codes:

12.13□ Election fraud.

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
- (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
- (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
- (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
 - (w) Falsify a ballot application under s. 6.18.

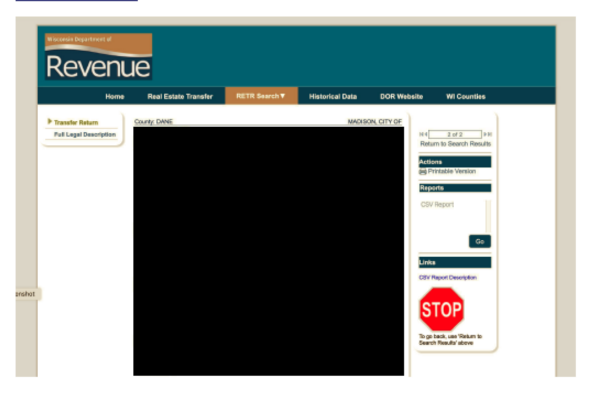
In light of both these procedural/civil complaints listed above under Wis. Stat. § 6.10 and these criminal acts under Wis. Stat. § 5.05 and Wis. Stat. § 12.13, the WEC must review the following evidence presented below.

On 9/20/2020 filed an Absentee Ballot request under CITY OF MADISON-DANE COUNTY and voted in Wisconsin. The voter address was given as Madison, WI.
However, had already sold that Wisconsin house, bought another house in Texas, filed a change
of address for the new house, moved to Texas, and registered to vote in Texas.

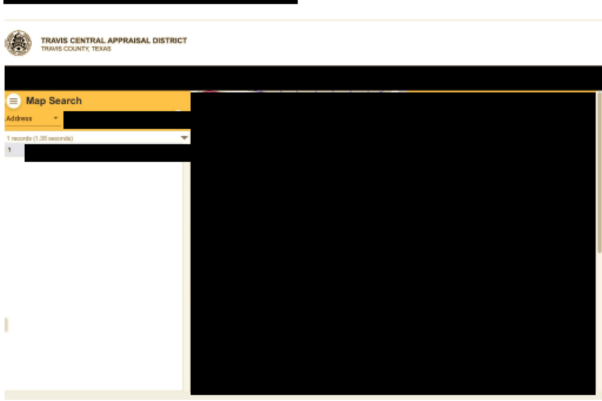
Research Links

Wisconsin house sale

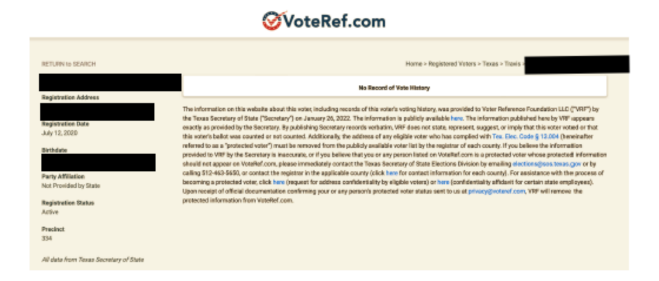
https://propertyinfo.revenue.wi.gov/WisconsinProd/search/CommonSearch.aspx?mode=ADDRESS



Texas property



Voter registration at the Texas address on July 12, 2020







LinkedIn job history



Experience



Summary

voted illegally by absentee ballot in Dane County, Wisconsin while living and working in Texas. She was ineligible to vote in 2020 as she had moved out of state months prior to the general election.

still remains on the Wisconsin voter rolls. I needs to be removed from the rolls and further investigated.

Timeline:

March 2020 - sold property , Madison, Wisconsin

April 2020 - bought the Texas house at I Austin, Texas

April 2020 - filed a change of address using the Texas address

April 2020 - began work in her new position for in Austin, Texas

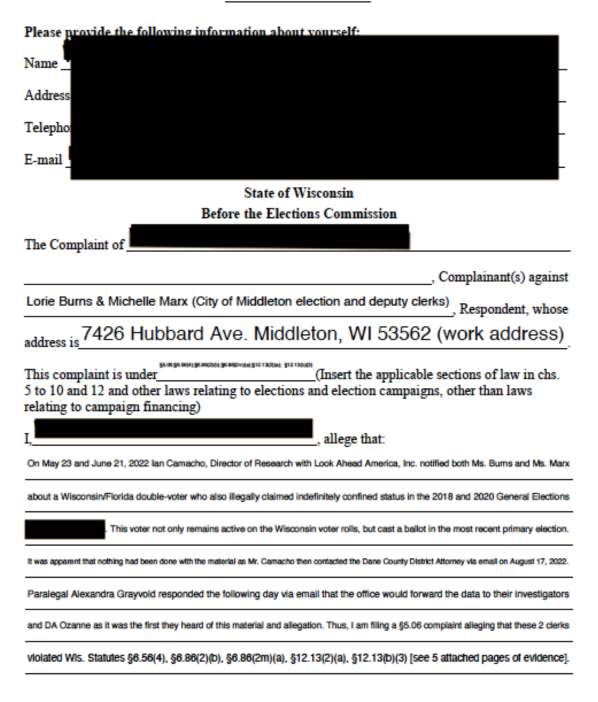
Jully 2020 - registered to vote in Texas

Sept. 2020 - requested an absentee ballot for the Wisconsin address, to be delivered to the Texas address

apecitie individ	ch in detail the facts that establish probable cause to believe that a violation has occurred. The as c as possible as it relates to dates, times, and individuals involved. Also provide the names of balls who may have information related to the complaint. Use as many separate pages as needed with copies of any supporting documental Q/20/20/20/20 Complainant's Signature
the abo	being first duly swors, on oath, state that I personally read ove complaint, and that the above allegations are true based on my personal knowledge and, as to tated on information and belief, I believe them to be triff.
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Mail	
	P.O. Box 7984
	Madison, W153707-7984
22000	(608) 767-0500
Fax:	(608) 267-0500 elections@wi.gov

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM



6.56 Verification of voters not appearing on list.

(4) After each election, the municipal clerk shall perform an audit to assure that no person has been allowed to vote more than once. Whenever the municipal clerk has good reason to believe that a person has voted more than once in an election, the clerk shall send the person a 1st class letter marked in accordance with postal regulations to ensure that it will be returned to the clerk if the elector does not reside at the address given on the letter. The letter shall inform the person that all registrations relating to that person may be changed from eligible to ineligible status within 7 days unless the person contacts the office of the clerk to clarify the matter. A copy of the letter and of any subsequent information received from or about the addressee shall be sent to the district attorney for the county where the person resides and the commission.

6.86 Methods for obtaining an absentee ballot.

(2)(b) The mailing list established under this subsection shall be kept current through all possible means. If an elector fails to cast and return an absentee ballot received under this subsection, the clerk shall notify the elector by 1st class letter or postcard that his or her name will be removed from the mailing list unless the clerk receives a renewal of the application within 30 days of the notification. The clerk shall remove from the list the name of each elector who does not apply for renewal within the 30-day period. The clerk shall remove the name of any other elector from the list upon request of the elector or upon receipt of reliable information that an elector no longer qualifies for the service. The clerk shall notify the elector of such action not taken at the elector's request within 5 days, if possible.

(2m)(a) Except as provided in this subsection, any elector other than an elector who receives an absentee ballot under sub. (2) or s. 6.22 (4) or 6.24 (4) (c) may by written application filed with the municipal clerk of the municipality where the elector resides require that an absentee ballot be sent to the elector automatically for every election that is held within the same calendar year in which the application is filed. The application form and instructions shall be prescribed by the commission, and furnished upon request to any elector by each municipal clerk. The municipal clerk shall thereupon mail an absentee ballot to the elector for all elections that are held in the municipality during the same calendar year that the application is filed, except that the clerk shall not send an absentee ballot for an election if the elector's name appeared on the registration list in eligible status for a previous election following the date of the application but no longer appears on the list in eligible status. The municipal clerk shall ensure that any envelope containing the absentee ballot is clearly marked as not forwardable. If an elector who files an application under this subsection no longer resides at the same address that is indicated on the application form, the elector shall so notify the municipal clerk. The municipal clerk shall discontinue mailing absentee ballots to an elector under this subsection upon receipt of reliable information that the elector no longer qualifies as an elector of the municipality. In addition, the municipal clerk shall discontinue mailing absentee ballots to an elector under this subsection if the elector fails to return any absentee ballot mailed to the elector. The municipal clerk shall

notify the elector of any such action not taken at the elector's request within 5 days, if possible. An elector who fails to cast an absentee ballot but who remains qualified to receive absentee ballots under this subsection may then receive absentee ballots for subsequent elections by notifying the municipal clerk that the elector wishes to continue receiving absentee ballots for subsequent elections.

12.13 Election Fraud:

- (2) Election officials.
 - (a) The willful neglect or refusal by an election official to perform any of the duties prescribed under chs. 5 to 12 is a violation of this chapter.
 - (b) No election official may:
 - (3) Permit registration or receipt of a vote from a person who the official knows is not a legally qualified elector or who has refused after being challenged to make the oath or to properly answer the necessary questions pertaining to the requisite requirements and residence; or put into the ballot box a ballot other than the official's own or other one lawfully received.

Re: 1 City of Middleton / Dane County Potential Out of State Subsequent Registration & Double Voter

From <ian.camacho@lookaheadamerica.org>

<lburns@ci.middleton.wi.us>, <mmarx@ci.middleton.wi.us>

Date 2022-06-21 16:42

Dane - City of Middleton - OOSSR (also double voter).xlsx (~10 KB)

Dear Ms. Burns and Ms. Marx,

I am following up with you regarding my inquiry last month about a voter who potentially registered out of state before the 2020 General Election and voted in Wisconsin during the 2020 General Election. She also appears to have double voted in Wisconsin and Florida.

Additionally, she claimed to be indefinitely confined, which is impossible if she was living out of state as it is for a Wisconsin resident (not Wisconsin citizen or elector).

We request an investigation into this individual who appears to have registered out of state prior to the election and voted as if in Wisconsin. If this is indeed a fraudulent registration, then we would like at minimum to have the voter rolls cleaned of their name, but ideally consider prosecution if they intentionally deceived the county registrars and state of Wisconsin.

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

Ian Camacho

Director of Research

Look Ahead America

(424) 436-7990

On 2022-05-23 11:38, ian.camacho@lookaheadamerica.org wrote:

Dear Ms. Burns and Ms. Marx,

Please find a voter in your municipality who appears to have moved out of the state of Wisconsin, registered to vote in Florida, and returned to vote in Wisconsin in the 2020 General Election. She also appears to have voted in both states.

Both state records show the same exact full name and birth dates, and in addition to checking voter registration records, we have social media and third party information that shows these are the same person who was in both states.

While it is always possible that we made in error, we would like you to check the related state (column AZ) to confirm that they are registered there and did so prior to voting in the last general election.

82

If you need copies of the social media records, third party data, etc. then please don't hesitate to contact me.

Thank you for time and investigation into this matter.

Kind Regards, Ian Camacho Look Ahead America Director of Research

(424) 436-7990

87972, 10:50 AM

RE: Dane County WI / Pinellas County FL Double Voter (per NCOA) and out of state subsequent voter



From DaneCoDA <danecoda@da.wl.gov>

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

Date 2022-08-18 08:42

Good morning-

I will forward this onto our investigators and DA Ozanne. Thank you.

Alexandra Grayvold

Paralegal - Dane County District Attorney's Office 215 S. Hamilton Street, Room #3000 Madison, WI 53703-3297

From: lan.camacho@lookaheadamerica.org [mailto:lan.camacho@lookaheadamerica.org]

Sent: Wednesday, August 17, 2022 2:32 PM To: DaneCoDA <danecoda@da.wl.gov>

Subject: Dane County WI / Pinellas County FL Double Voter (per NCOA) and out of state subsequent voter

Dear Mr. Ozanne,

I'm including evidence for what appears to be a double voter in the 2020 election that we found using the NCOA records, and found that this is the same person at both locations. I had submitted this voter to the Middleton County Clerk but heard no response. Additionally, she registered in Florida after registering in Wisconsin (which nullified her registration in Wisconsin), but (double) voted in Wisconsin anyway.



Wisconsin Circuit Court records dated 3/27/2018, confirm the subject's Wisconsin residential address and the month and year of her birth.

Dane County property records reveal the subject to be the current owner of the Wisconsin property.

Information from the Florida Department of State Voter Information Lookup reveals the subject registered to vote in Pinellas County Florida at the specified address on 2/8/17. Furthermore, records reveal the subject cast an in-person ballot in Florida for the November 2020 election.

Court and voter registration records confirm the subject is the current owner of both properties as well as the date of birth for the subject.

Information obtained from the Florida Department of State confirmed the subject cast an in-person ballot in the state of Florida for the 2020 general election. As such the subject was a double voter in the state of Wisconsin and Florida for the 2020 general election.



Wisconsin Circuit Court records dated 3/27/2018, confirm the subject's Wisconsin residential address as well as the month and year of her birth.

Dane County property records reveal the subject to be the current owner of the Wisconsin property.



Information from the Florida Department of State Voter Information Lookup reveals the subject registered to vote in Pinellas County Florida at the specified address on 2/8/17. Furthermore, records reveal the subject cast an in-person ballot in Florida for the November 2020 election.



Court and voter registration records confirm the subject is the current owner of both properties as well as the date of birth for the subject.

Information obtained from the Florida Department of State confirmed the subject cast an in-person ballot in the state of Florida for the 2020 general election. As such the subject was a double voter in the state of Wisconsin and Florida for the 2020 general election.

T-29: ADDITIONAL NOTES: Property tax records show that the subject owns the Florida property as well: Unable to find any social media for the subject; however, an obituary for the subject's husband was found which listed possible relatives: A Facebook profile for was found that had a son, by the name of the subject by way of "friends" list nor posts of any kind:

Additionally none of the sibling profiles provide any insight into the subject, either directly nor by relation.

Despite having no observable social media footprint, the subject's date of birth was verified by way of the State of Florida's voter registration website, in addition to confirming the subject's Florida address and voting history. Based on the available data, the subject voted both in Wisconsin (by absentee ballot) and in Florida (in person) in the November 2020 election thus confirming a double voter determination.

If you have any questions, then please do not hesitate to contact me.

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

Open to	th in detail the facts that cutablish probable cause to believe that a violation has occurred. He as an possible as it relates to dates, times, and individuals involved. Also provide the marks of
100000000	teals who may have information related to the complaint, it se as many organian pages as needed. As copies of any supporting documents.
	9/14 / 2027
Clare.	Complainant's Signature
1	
the atx	the complaint, and that the above allegations are true based on my personal knowledge and, as to
more a	tated on information and belief, I belief
	Complainent's Signature
STATE	OF WISCONSIN
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	to before me this 14 day of (Amaric)
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	1 1 h
(Signa	ture of person authorized to administer oaths)
	nomission expires 57/0/2015 or is permanent
Notary	Public or
	(STOCKE LINE II ALL HOLDS)
Please	send this completed form to:
Mail:	Wisconsin Elections Commission
	P.O. Box 7984 Madison, WI 53707-7984
Fax	(608) 267-0500
	MATERIAL PROPERTY.
-	elections(en) gov

WEC Reply to Dane County Clerk Complaint



Wisconsin Elections Commission

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

October 14, 2022

Sent via email to:

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission Case No.: EL 22-70, Image: v. Burns, et. al.

Dear '

This communication is to inform you that the verified complaint you filed against Lorie Burns and Michelle Marx alleging violations of Wis. Stats. §§ 6.56(4); 6.86(2)(b) and (2m)(a); and 12.13(2)(a) and (b)(3), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-70:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely,

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members

Meagan Wolfe, Commission Administrator

Kenosha County P.O. Box Complaints (4 total)

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINTFORM

Please provide the following information about yourself: Name Addres Teleph E-mai State of Wisconsin Before the Elections Commission The Complaint of , Complainant(s) against , Respondent, whose address is 8032 22ND AVE, APT 102, KENOSHA, WI 53143 This complaint is under (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) , allege that: registered to vote at 8032 22ND AVE, UNIT 102, KENOSHA, WI 53143, which is a P.O. box at EZ Pack N Ship Etc. As the WEC knows, EZ Pack N Ship Etc. is not a habitation and considered nonresidential as listed on county property records. has no exemptions under these statutes by claiming use of business addresses. Therefore, this points to evidence of his willful violations of Wis. Stat. § 5.05; § 6.10(1),(2)8(4); § 12.13(1)(a)8(b); § 12.13(3)(g),(i),(u),(w)8(zm). [SEE ATTACHED 7 PAGES OF DOCUMENTATION & EVIDENCE, FOLLOWED BY NOTARY PAGE]

_
's Signature
luly sworn, on oath, state that I personally r
ue based on my personal knowledge and, a
e true A A
t's Signature
THOMAS E. OGILVIE
THOMAS E. OGILVIE Notary Public
Notary Public
Notary Public State of Wisconsin My Commission Expires
Notary Public State of Wisconsin
Notary Public State of Wisconsin My Commission Expires

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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | ernail: elections@wi.gov |

COMPLAINT FORM

Please provide the following information about yourself:
Name _
Address
Telepho
E-mail
State of Wisconsin Before the Elections Commission
The Complaint of
, Complainant(s) against
, Respondent, whose
address is 8032 22ND AVE, APT 102, KENOSHA, WI 53143
This complaint is under(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, allege that:
registered to vote at 8032 22ND AVE, UNIT 102, KENOSHA, WI 53143, which is a P.O. box at EZ Pack N Ship Etc.
As the WEC knows, EZ Pack N Ship Etc. is not a habitation and considered nonresidential as listed on county property records.
It should be noted that has no exemptions under these statutes by claiming use of business addresses. Therefore, this points to
evidence of her willful violations of Wis. Stat. § 5.05; § 6.10(1),(2)&(4); § 12.13(1)(a)&(b); § 12.13(3)(g),(i),(u),(w)&(zm).
[SEE ATTACHED 7 PAGES OF DOCUMENTATION & EVIDENCE, FOLLOWED BY NOTARY PAGE]

(Set forth in detail the facts that establish probable cause to specific as possible as it relates to dates, times, and individ	uals involved. Also provide the names of
individuals who may have information related to the comp and attach copies of any supporting documentation.)	taint. Use as many separate pages as needed
	's Signature
	aly sworn, on oath, state that I personally read
the above complaint, and that the above allegations are tru those stated on information and belief, I believe them to be Complainant	true.
STATE OF WISCONSIN	
(county of county of notarization)	
Sworn to before me this 2 day of	Managana
Sept ,2022.	THOWAS E. OGILVIE Notary Public State of Wisconsin
TUSOY'	
(Signature of person authorized to administer ouths) My commission expires 07/16/2528 or is permanent.	My Commission Expires July 16, 2023
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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | email: elections@wi.gov |

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:	
Name _	
Addres	
Telepho	
E-mail	
State of Wisconsin Before the Elections Commission The Complaint of	
, Complainant(s) aga	inst
, Respondent, wh	
address is 8032 22ND AVE, APT 102, KENOSHA, WI 5314	
This complaint is under(Insert the applicable sections of law in ch 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing)	s.
, allege that:	
registered to vote at 8032 22ND AVE, UNIT 102, KENOSHA, WI 53143, which is a P.O. box at EZ Pack N Ship	Etc.
As the WEC knows, EZ Pack N Ship Etc. is not a habitation and considered nonresidential as listed on county property reco	ords.
It should be noted that	rts to
evidence of her willful violations of Wis. Stat. § 5.05; § 6.10(1),(2)&(4); § 12.13(1)(a)&(b); § 12.13(3)(g),(i),(u),(w)&(;	zm).
[SEE ATTACHED 11 PAGES OF DOCUMENTATION & EVIDENCE, FOLLOWED BY NOTARY PAGE	GE]

(Set forth in detail the facts that establish probable cause to specific as possible as it relates to dates, times, and individu- individuals who may have information related to the compl- and attach copies of any supporting documentation.)	uals involved. Also provide the names of aint. Use as many separate pages as needed
Date: 9/21/21	
Complainant's	s Signature
I. being first du	ily sworn, on oath, state that I personally read
the above complaint, and that the above allegations are truthose stated on information and belief, I believe them to be Complainant	e based on my personal knowledge and, as to
STATE OF WISCONSIN	
County of Kenosha (county of notarization)	
Sworn to before me this 2 \ day of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	THOMAS E. OGILVIE Notary Public State of Wisconsin
(Signature of person authorized to administer oaths) My commission expires 07/16/2023 or is permanent.	My Commission Expires July 16, 2023
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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | email: <u>elections@wi.gov</u> |

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINTFORM

Please provide the following information	about yourself:
Name	
Address	
Telepho	
E-mail	
Sta	te of Wisconsin
Before the	Elections Commission
The Complaint of	
	, Complainant(s) against
	, Respondent, whose
address is 8032 22ND AVE, U	INIT 124, KENOSHA, WI 53143
This complaint is under 5 to 10 and 12 and other laws relating to el relating to campaign financing)	(Insert the applicable sections of law in chs. ections and election campaigns, other than laws
I,	, allege that:
registered to vote at 8032 22ND AVE,	UNIT 124, KENOSHA, WI 53143, which is a P.O. box at EZ Pack N Ship Etc.
As the WEC knows, EZ Pack N Ship Etc. is not a habita	ation and considered nonresidential as listed on county property records.
It should be noted that I	these statutes by claiming use of business addresses. Therefore, this points to
evidence of his willful violations of Wis. Stat. § 5.05;	§ 6.10(1),(2)&(4); § 12.13(1)(a)&(b); § 12.13(3)(g),(i),(u),(w)&(zm).
[SEE ATTACHED 7 PAGES OF DOCUMEN	TATION & EVIDENCE, FOLLOWED BY NOTARY PAGE

(Set forth in detail the facts that establish probable cause to be specific as possible as it relates to dates, times, and individual individuals who may have information related to the compla	als involved. Also provide the names of
and attach copies of any supporting documentation.) Date:	mt. Use as many separate pages as investigation
Complainant's	Signature
I, being first dul the above complaint, and that the above allegations are true	y sworn, on oath, state that I personally read
those stated on information and belief, I believe them to be a	
STATE OF WISCONSIN	
County of Kenotha (county of notarization)	
Sworn to before me this 21 day of , 2022.	THOMAS E. OGILVIE Notary Public State of Wisconsin
(Signature of person authorized to administer oaths)	My Commission Express July 16, 2023
My commission expires 07/16/2023, 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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | 608-261-2028 | web: elections.wi.gov | email: elections@wi.gov |

Milwaukee County NCOA Complaint

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:
Name
Addre
Teleph
E-mai
State of Wisconsin
Before the Elections Commission
The Complaint of
, Complainant(s) against
, Respondent, whose
address is
This complaint is under(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)
, allege that:
has not been eligible to vote in Wisconsin since 2020. She moved to
under the national change of address records (July in property records), registered to vote there, and yet voted in 2020 via absentee ballot
while claiming to be indefinitely confined. who divorced in 2019, cannot claim special privileges as a married person.
As such, I am filing a 5.05 complaint against i and allege that she violated Wisconsin Statutes
6.10(1),(4)&(10);6.86(2)(a);12.13(1)(a)&(b);12.13(3)(g),(i)&(w).
See the attached 7 pages for evidence, and the notarized signature page for the full complaint.

Civil/Procedural violations under:

§ 6.10 Elector residence:

Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence elsewhere. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

§ 6.86 Methods for obtaining an absentee ballot:

(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.

§ 12.13 Election fraud:

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.

- (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
 - (w) Falsify a ballot application under s. 6.18.

In light of these procedural/civil complaints listed above under Wis. Stat. § 5.05, 6.10, 6.86 & criminal ones under 12.13, the WEC must review the following evidence presented below:



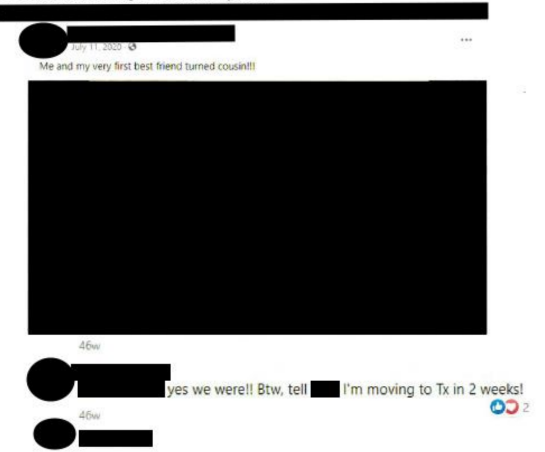


226 - CITY OF FRANKLIN

She indicated moving to Texas in July 2020:

Real Estate

2019 +

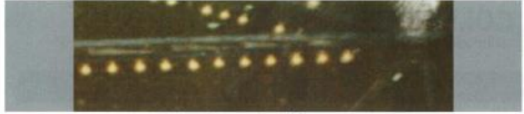






I need everyone to help me wish one of my dearest and oldest friends a very HAPPY BIRTHDAY!!!!

I hope it is everything you hope it to be and wish that it is everything you need it to be enjoy and be blessed!!!



Property in Texas is a rental, last advertised in 6/2020:





4 bd 3 ba 2,257 sqft

Off market Zestimate[®]: \$394,700 Rent Zestimate[®]: \$2,150/mo

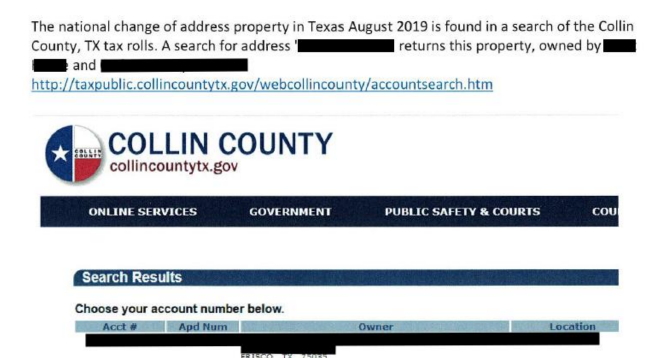
Est. refl payment: \$2.154/mo S Refinance your loan

Home value Owner tools Home details Neighborhood details Similar h

Price and tax history

Price history

Date	Event	Price	
	Listing removed ect Realty Report	\$2,100	
6/5/2020 Source: Dire	Listed for rent	\$2,100 (+7.7%)	



She registered to vote in Texas under this birthday at this address effective 09/22/2022 https://teamrv-mvp.sos.texas.gov/MVP/voterDetails.do



Checking against the Wisconsin voter rolls confirms that https://myvote.wi.gov/en-us/Register-To-Vote



MY VOTER INFORMATION



She also claimed to be indefinitely confined but was able to move across the country during the time in question. The fact that she moved to another state alone is evidence that she was not, in addition to her lack of physical limitations or infirmities present in her Facebook posts.

Therefore, she was ineligible to vote in 2020 as she moved out of state months prior to the general election, voted under false pretenses with intent to move permanently, and remains on the voter rolls.

The property of th

specific as possible as it relates to dates, times, individuals who may have information related t	ble cause to believe that a violation has occurred. Be as and individuals involved. Also provide the names of o the complaint. Use as many separate pages as needed
and attach copies of any supporting documental	Non.)
Date: 10/4/2022	omplainant's Signature
the above complaint, and that the above allegat those stated on information and belief, I believe	eing first duly sworn, on oath, state that I personally read ions are true based on my personal knowledge and, as to them to be true
STATE OF WISCONSIN	
County of \(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\	
Sworn to before me this 4 day of October, 2022.	BRIAN JAMES SCHULTZ Notary Public State of Wisconsin
(Signature of person authorized to administer oaths)	
My commission expires 17 2023, or is permanent.	
Notary Public or	
(official title if not notar	y)

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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | email: elections@wi.gov |

WEC Reply to Milwaukee County NCOA Complaint



Wisconsin Elections Commission

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

October 17, 2022

Sent via email to:

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission
Case No.: EL 22-76,

Dear

This communication is to inform you that the verified complaint you filed against alleging violations of Wis. Stats. §§ 6.10(1), (4), & (10); 6.86(2)(a); and 12.13(1)(a) & (b), (3)(g), (i), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-76:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely,

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members

Meagan Wolfe, Commission Administrator

Milwaukee County OOSSR Complaint

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:
Name _
Address
Telepho
E-mail _
State of Wisconsin
Before the Elections Commission
The Complaint of
, Complainant(s) against
, Respondent, whose
address is
This complaint is under(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,, allege that:
has not been eligible to vote in Wisconsin since April 2020. She moved to
registered to vote in Texas in April 2020, and yet voted in November 2020 in person in Wisconsin. She had filed a permanent national
change of address in December 2018, further indicating an intent to permanently move.
As such, I am filing a 5.05 complaint against . I allege that she violated
Wis. Statutes 6.10(1),(4)&(10); 6.86(1)(a)(1-6);12.13(1)(a)&(b);12.13(3)(g),(i)&(w).
See the attached 6 pages for evidence, and the notarized signature page for the full complaint.

Civil/Procedural violations under:

§ 6.10 Elector residence:

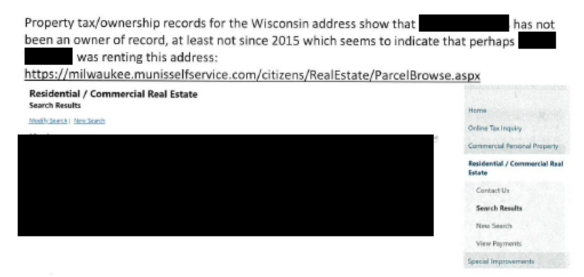
Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
- (4) The residence of an unmarried person sleeping in one ward and boarding in another is the place where the person sleeps. The residence of an unmarried person in a transient vocation, a teacher or a student who boards at different places for part of the week, month, or year, if one of the places is the residence of the person's parents, is the place of the parents' residence unless through registration or similar act the person elects to establish a residence elsewhere. If the person has no parents and if the person has not registered elsewhere, the person's residence shall be at the place that the person considered his or her residence in preference to any other for at least 28 consecutive days before an election. If this place is within the municipality, the person is entitled to all the privileges and subject to all the duties of other citizens having their residence there, including voting.
- (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.
- 6.86 Methods for obtaining an absentee ballot.
 - (1) (a) Any elector of a municipality who is registered to vote whenever required and who qualifies under ss. 6.20 and 6.85 as an absent elector may make written application to the municipal clerk of that municipality for an official ballot by one of the following methods:
 - By mail.
 - In person at the office of the municipal clerk or at an alternate site under s. 6.855, if applicable.
 - 3. By signing a statement and filing a request to receive absentee ballots under sub. (2) or (2m) (a) or s. 6.22 (4), 6.24 (4), or 6.25 (1) (c).
 - By agent as provided in sub. (3).
 - By delivering an application to a special voting deputy under s. 6.875 (6).
 6.86(1)(a)6.
 - 6. By electronic mail or facsimile transmission as provided in par. (ac).

§ 12.13 Election fraud:

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
 - (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
 - (w) Falsify a ballot application under s. 6.18.

In light of these procedural/civil complaints listed above under Wis. Stat. § 5.05, 6.10, & 6.86 and criminal ones under 12.13, the WEC must review the following evidence presented below:



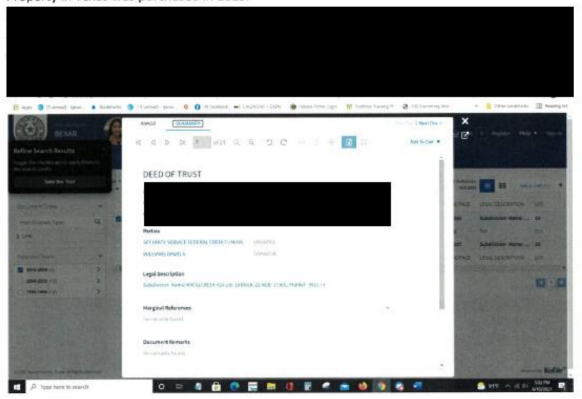
National Change of Address (NCOA) in San Antonio, Texas is owned by someone of the same last name:

Begin a New Search Go to Your Portfolio

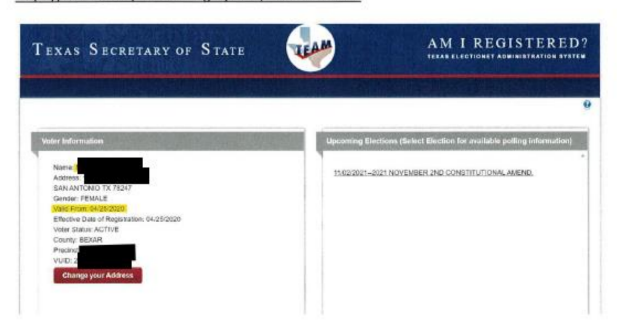
Make your check or money order payable to: ALBERT URSITH ARA, POC BEXAR COUNTY TAX ASSESSED COLLECTOR ROBOX 53856 SALANTONIO, TAT (1880-366)



Property in Texas was purchased in 2015.

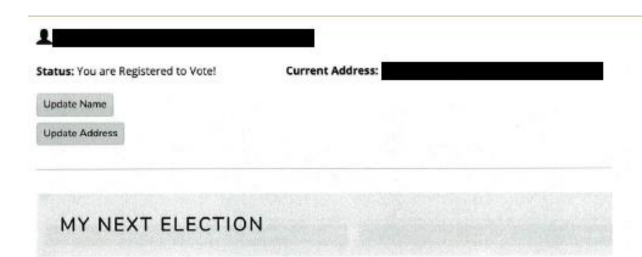


is registered to vote in the state of Texas as of https://teamrv-mvp.sos.texas.gov/MVP/voterDetails.do





Nevertheless, remains on the voter list and voted Absentee in November 2020. https://myvote.wi.gov/en-us/My-Voter-Information



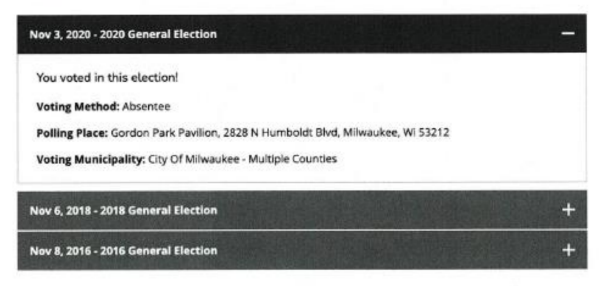
2022 General Election

Tuesday, November 8, 2022



Polling Place: Gordon Park Pavilion | 2828 N Humboldt Blvd, Milwaukee, WI 53212

MY VOTING ACTIVITY



Voting activity older than 10 years is available by request to the Wisconsin Elections Commission. Please contact us at elections@wi.gov.

Given that registered to vote 7 months before the 2020 General Election in Texas, she clearly had intention to permanently reside there. She not only failed to notify the Wisconsin clerk, but she also voted absentee in Wisconsin while aware that she registered to vote in Texas over half a year prior, in addition to purchasing a property there and also filing a national change of address form indicating a permanent move. She was neither a student nor military and thus had no exemptions, nor was qualified under Wis. Statute 6.20 and 6.85.

Therefore, she must not only be removed from the voter rolls, but she should be further investigated as it is clear that statutes were violated and intent is clear.

individuals who may have information and attach copies of any supporting doc	related to the complaint. Use as many separate pages as needed cumentation.)
Date: 10/4/2022	
	Complainant's Signature
I,	, being first duly sworn, on oath, state that I personally read
those stated on information and belief,	e allegations are true based on my personal knowledge and, as to I believe them to be true. Complainant's Signature
STATE OF WISCONSIN	
County of Octavion (county of notarization)	
Sworn to before me this 4 day of October , 2022.	BRIAN JAMES SCHULTZ Notary Public State of Wisconsin
(Signature of person authorized to admi	inister oaths)
My commission expires 17 2023	33 0 7 10 10 10 10 10 10 10 10 10 10 10 10 10
Notary Public or (official title if r	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

EL -1100 | Rev 2016-08 | Wisconsin Elections Commission, 212 E. Washington Ave., 3rd Floor, P.O. Box 7984, Madison, WI 53707-7984 | | 608-261-2028 | web: elections.wi.gov | email: elections@wi.gov |

WEC Reply to Milwaukee County OOSSR Complaint



October 17, 2022

Wisconsin Elections Commission

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

Sent via email to: Dismissal of Complaint Filed with Wisconsin Elections Commission Case No.: EL 22-75, Dear Daniel Miller: This communication is to inform you that the verified complaint you filed against l violations of Wis. Stats. §§ 6.10(1), (4), & (10); 6.86(1)(a)1. - 6.; and 12.13(1)(a) & (b), (3)(g), (1), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting. The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-75: The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints. You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints. If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov. Sincerely.

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members Meagan Wolfe, Commission Administrator

Wisconsin Elections Commissioners

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

Administrator Meagan Wolfe

Kelly McCormick Staff Attorney

Racine County Clerk Complaint

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

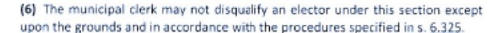
Please provide the following information about yourself:		
Name /		
Address		
Telepho		
E-mail _		
State of Wisconsin Before the Elections Commission		
The Complaint of		
, Complainant(s) against		
Diahnn C. Halbach, WCMC & Patricia Solofra, Deputy Clerk , Respondent, whose		
address is 300 N Pine Street Burlington, WI 53105		
This complaint is under		
I,, allege that:		
Despite direct email communication from voter on July 22, 2022 that she be removed from the voter rolls		
and prior notifications from Mr. Ian Camacho, Director of Research with Look Ahead America, on both May 25 and June 22, which confirmed that		
was ineligible to vote in the municipality as she no longer resided in state, had no intention to return, and her emails stated that		
she has registered to vote in D.C.,		
to the voter by looping her in to Mr. Camacho and disclose his evicence so as to cause conflict between the two parties, she has still		
falled to remove the voter, and had also notified the WEC, indicating all parties know. This is a willful negligence of duties. Therefore, I am filing a Wis. Statuto		
§5.06 complaint, citing Ms. Halbach & Ms. Solofra are in violation of Wis. Stat. §6.56, §6.85, §12.13(2)(a)&(b), §12.13.(3) [see attached 9 pages]		

The clerks of the City of Burlington are in violation of the following civil / procedural statutes:

6.56 Verification of voters not appearing on list

(4) After each election, the municipal clerk shall perform an audit to assure that no person has been allowed to vote more than once. Whenever the municipal clerk has good reason to believe that a person has voted more than once in an election, the clerk shall send the person a 1st class letter marked in accordance with postal regulations to ensure that it will be returned to the clerk if the elector does not reside at the address given on the letter. The letter shall inform the person that all registrations relating to that person may be changed from eligible to ineligible status within 7 days unless the person contacts the office of the clerk to clarify the matter. A copy of the letter and of any subsequent information received from or about the addressee shall be sent to the district attorney for the county where the person resides and the commission.

Additionally, there is no exemption under 6.56 (6) as there is ample evidence to remove 1 from the voter list as she herself confirmed it as did Mr. Camacho.



6.325 Disqualification of electors. No person may be disqualified as an elector unless the municipal clerk, board of election commissioners or a challenging elector under s. 6.48 demonstrates beyond a reasonable doubt that the person does not qualify as an elector or is not properly registered. If it appears that the challenged elector is registered at a residence in this state other than the one where the elector now resides, the municipal clerk or board of election commissioners shall, before permitting the elector to vote, require the elector to properly register and shall notify the municipal clerk or board of election commissioners at the former residence. The municipal clerk or board of election commissioners may require naturalized applicants to show their naturalization certificates.

6.86 Methods for obtaining an absentee ballot.

(2)(b) The mailing list established under this subsection shall be kept current through all possible means. If an elector fails to cast and return an absentee ballot received under this subsection, the clerk shall notify the elector by 1st class letter or postcard that his or her name will be removed from the mailing list unless the clerk receives a renewal of the application within 30 days of the notification. The clerk shall remove from the list the name of each elector who does not apply for renewal within the 30-day period. The clerk shall remove the name of any other elector from the list upon request of the elector or upon receipt of reliable information that an elector no longer qualifies for

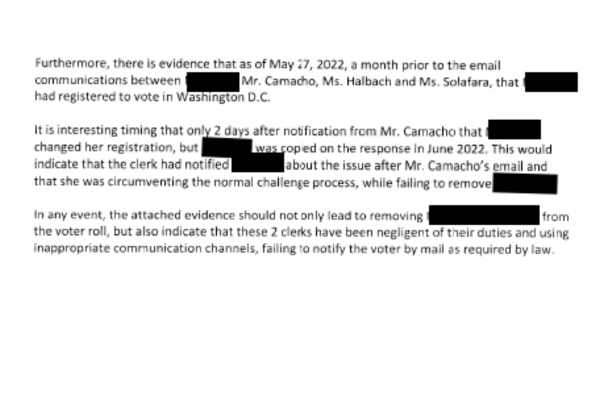
the service. The clerk shall notify the elector of such action not taken at the elector's request within 5 days, if possible. [see bold]

(2m) 6.86(2m)(a)(a) Except as provided in this subsection, any elector other than an elector who receives an absentee ballot under sub. (2) or s. 6.22 (4) or 6.24 (4) (c) may by written application filed with the municipal clerk of the municipality where the elector resides require that an absentee ballot be sent to the elector automatically for every election that is held within the same calendar year in which the application is filed. The application form and instructions shall be prescribed by the commission, and furnished upon request to any elector by each municipal clerk. The municipal clerk shall thereupon mail an absentee ballot to the elector for all elections that are held in the municipality during the same calendar year that the application is filed, except that the clerk shall not send an absentee ballot for an election if the elector's name appeared on the registration list in eligible status for a previous election following the date of the application but no longer appears on the list in eligible status. The municipal clerk shall ensure that any envelope containing the absentee ballot is clearly marked as not forwardable. If an elector who files an application under this subsection no longer resides at the same address that is indicated on the application form, the elector shall so notify the municipal clerk. The municipal clerk shall discontinue mailing absentee ballots to an elector under this subsection upon receipt of reliable information that the elector no longer qualifies as an elector of the municipality. In addition, the municipal clerk shall discontinue mailing absentee ballots to an elector under this subsection if the elector fails to return any absentee ballot mailed to the elector. The municipal clerk shall notify the elector of any such action not taken at the elector's request withir 5 days, if possible. An elector who fails to cast an absentee ballot but who remains qualified to receive absentee ballots under this subsection may then receive absentee ballots for subsequent elections by notifying the municipal clerk that the elector wishes to continue receiving absentee ballots for subsequent elections. [see bold]

12.13 Election Fraud:

- Election officials.
 - (a) The willful neglect or refusal by an election official to perform any of the duties prescribed under chs. 5 to 12 is a violation of this chapter.
 - (b) No election official may:
 - (3) Permit registration or receipt of a vote from a person who the official knows is not a legally qualified elector or who has refused after being challenged to make the oath or to properly answer the necessary questions pertaining to the requisite requirements and residence; or put into the ballot box a ballot other than the official's own or other one lawfully received.

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Re: 1 City of Burlington / Racine County Voter Permanently Moved Out of State (NCOA) From <ian.camacho@lookaheadamerica.org> <chabach@burlington-wi.gov», <elections@wisconsin.gov>, <psolofra@burlington-wi.gov> Date 2022-06-22 15:35 Hello. I WAS a student until May of 2022, so I was a valid student with a permanent address in Wisconsin during all of the elections in which I still voted in Wisconsin. I just want to make sure you have your facts straight since I JUST graduated a month ago, and have not voted in WI since no longer being a student. All the best, glad to end this conversation and have this resolved on my own terms. Sincerely, On Wed, Jun 22, 2022 at 4:32 PM < an against the 3-dop/caheadaments. are > wrote: Dear N I wasn't owere that submitting public records to town clerks on voters who filed a permanent National Change of Address status for review is now considered voter intimidation. As someone with multiple political degrees and as someone working in D.C., I'm disturbed to find that you consider working on voter integrity a waste of time, when we should be glad to see these clerks and the state of Wisconsin doing due diligence. Lastly, I also never accused you of or even used the word voter fraud, you used that phrasing. Thank you for confirming you were not a student after Aug 2020, however, which is a valid reason to have been removed from the voter rolls as you have graciously done. Kind Regards. Ian Comacho Look Ahead America Director of Research (424) 435-7990 Good Afternoon All. Due to the frustrating and somewhat untailed for questioning of my voting integrity due to my two years as a student. I have decided to change my residency and voter registration to Washington D.C., despite a permanent address having legally and rightfully been in Wisconsin, This being said, Diahrin, you may remove me from the voting rolls in WI at this time. Should I move back when my student fellowship with the government is complete, I will change that back. Mr. Camacho, having looked into your organization a bit, I would respectfully ask you and your colleagues to consider focusing more on the actual issues at hand and not wasting your time with quasi-voter intimidation of eligible students living out of state for their aducation. As someone with multiple degrees in politics, I would be more than happy to share my educational research on where voter fraud actually lies, All the best. On Wed, Jun 22, 2022 at 4:11 PM highen-wilgox> wrote: Dear Mr. Camacho, had been a full time student up until just before Memorial Day and is continuing on in a student fellowship program. She has permanent residence in the City of Bunington with her parents and was not registered elsewhere during this time. I have b to verify the information you sent me. Please read the following correspondence from reached out to I am satisfied with this information, and until further notice from Ms. Korb or the Wisconsin Election Commission, she will remain as a registered voter in the City of Burlington.

Kind regards,

City Clerk

Diahrin C. Halbach, WCMC

Racine and Walcorth County

Office: 262-342-1171 FAX: 262-763-3474

http://burlingten-wugev/

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Email, whether received from or sent to, the City of Burlington should be presumed to be a public record, that it will be received by the City as a public record, and will be subject to public disclosure, to the extent required under Wisconsin's Open Records law. If you are not the intended recipient of this email, please do not read it or foreward it to another person, but notify the senten and then delete it.

From:

Sent: Thursday, May 26, 2022 2:32 PM

To: Diahnn Halbach < ghalbach & burlingran-ist.gov>

Subject: Re: FW: 1 City of Burlington / Racine County Voter Permanently Poved Out of State (NCOA)

Good Afternoon,

I was a full time student up until just two weeks ago, with my full time permanent address still being with my parents at

I have not become a permanent resident of Washington DC or Maryland (where I had resided during school sessions). Therefore, during any of the elections between 2020 and now, I have been a student. I still have a valid Wisconsin drivers license, and have had my parane's address listed as my permanent address on school documentation. I am not sure if you need to see a transcript or anything of that notice to prove my residence.

At this time, I have not, and do not have a current intention, to fully change my license over to Washington DC. I still have a valid Wisconsin license through 2025, and have my permanent address in Surfington. WI with my family. I am remaining in EC to complete a two year Presidential Management Fellowship with the Federal Government for recent graduates and students, and planned on making permanent living decisions once that student fe lowship had been completed and I know where I will be living full time. As of now, my permanent address is, and my mailing address is.

If hope this clears things up, and if I need to change it moving forward, that is absolutely fine. However, as of August 2020 and May 2022, I was a full time student and have not been part of any voter fraud. While I understand that this is a serious concern, as an individual with a graduate degree in political science and government who has worked for 2/3 branches of the Federal Government, I do not see there to be any legal precedence in regards to ma having participated in ANY voter fraud, as I was a student. I am not sure if the state expected me to commute from Wisconsin to DC daily for my classes, and I don't see how this is any different from how I ever had a ballot mailed to me while I was in Undergrad in a different part of the state.

I look forward to hearing from you, and would be happy to provide any documentation as necessary. I also have plenty of faculty and colleagues with expertise in the area, including myself with my own credentials, should the state decide to unfairly move forward with anything. I know what they are trying to do, and am prepared to stand ground.

Thank you,

From: (3n.camacho@lookahpadamenca.org <lan.camacho@lookahgadamei.org) =

Sent: Wednesday, June 22, 2022 2:15 PM

Te: Diahma Helbech
 Subject: Re: 1 City of Burlington / Racine County Voter Permanently Moved Out of State (NCOA)

Dear Ms. Halbach and Ms. Splofra.

I am following up on my email from a month ago regarding a voter in your nunicipality 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. Please keep me posted on the outcome. Thank you!

Kind Regards, Ian Camacho Look Ahead America Director of Research (4241 436-7990)

On 2022-05-25 12:44, ian asmirchalt lookahead america and wrote:

Dear Ms. Halbach and Ms. Solofra.

We are bringing to your attention a roter in your municipality and county who appears to have voted from out of state despite registering a permanent resistence there according to the National Change of Address (NCDA) detabase.

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 individual submitting to the NCOA database ordine must submitted 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, caretakens, UCCAVA, etc. fishe 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.

Tools included news articles, property records, tax records, and court records as well as social media websites Facebook, LinkedIn, Twitter, Pinterest, Instagram, and YouTube, along with blogs, review sites like Yelp and Google Reviews and others. We also used third party tools, such as number, mylife, fastgeoplesearch, peopleEnders, etc. to locate emails and phone numbers not already presented in the voter record, as this would often yield social media account information. We also evaluated the military status of rases on the tasks of proximity to a military base or the use of a military address, or if the individual had a military or similar occupational justification as determined by a LinkedIn record, etc.

If this is indeed an ineligible registration, we would like at minimum to have the voter rolls cleaned of this name, but also ideally be investigated and prosecuted if they knowingly resided in another state and still voted in Wisconsin past a reasonable period of time to change their address.

We have a let of information about the individual (all available from public sources) and we are happy to submit the data for your review upon request should your investigation require it. If you have any questions or if you need further assistance, please do not healtate to contact me. We look forward to hearing from you soon.

Kind Regards, Ian Camacho Look Ahead America Director of Research (424) 436-7990 "Fight for the things you care about, but do it in a way that will lead others to join you." - Rath Bader Ginsburg

Check Your Voter Registration Status

If you need to update your information,

Registration Status

Registered Voter YES

Voter ID Number

Date Registered 05/27/2022

Personal Information

Full Name

Party Affiliation DEMOCRATIC

Address Information

Street Number, Street Name,

Quadrant

City, State, Zip Washington, DC 20008

Ballot Information

Ward Number

Precinct Number

ANC/SMD

Elected Officials Information

Delegate to the U.S. House of

Representatives

Eleanor Holmes Norton

Mayor

At-Large to DC Council Chairman Phil Mendelson

DC Council Member-At-Large

Anita Bonds

Muriel Bowser

DC Council Member-At-Large

Christina Henderson

DC Council Member-At-Large

Elissa Silverman

DC Council Member-At-Large

Robert White

DC Council Member - Ward 3

Mary Cheh

Attorney General

Karl Racine

DC State Board of Education At-Large

Member

Jacque Patterson

DC State Board of Education Member

Ruth Wattenberg

. Ward 3

11919.9	
U.S. Senator	Michael D. Brown
U.S. Senator	Paul Strauss
U.S. Representative	Oye Owolewa
Advisory Neighborhood Commissioner (3F02)	Alexandria Appain

DE Beerfier Francis Control Control Control Control Control Control TWO CONTROL CONTROL THE CONTROL CONTROL TO CONTROL TO CONTROL CONTROL

(Set forth in detail the facts that establish probable cause to bel specific as possible as it relates to dates, times, and individuals individuals who may have information related to the complain and attach copies of any supporting documentation.)	involved. Also provide the names of
Date: Complainant's Si	gnature
I, being first duly s the above complaint, and that the above allegations are true be those stated on information and belief, I believe them to be true Complainant's Si	е.
STATE OF WISCONSIN	gnature
County of, (county of notarization) Sworn to before me this day of	
, 20 2	
(Signature of person authorized to administer oaths) My commission expires 5, or is permanent.	LAURA L FISSINGER Notary Public State of Wisconsin
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

EL -1100 | Rev 2016-08 | Wiscensin Elections Commission, 212 E. Washington Ave., 3^{rt} Floor, P.O. Box 7984, Madison, W1 53707-7984 | (608-261-2028 | web: elections.wi.gov | email: elections/gwt.gov |

Sheboygan County NCOA Complaint

STATE OF WISCONSIN ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:	
Name _	
Address	
Telepho	
E-mail	
State of Wisconsin Before the Elections Commission	
The Complaint of	
	_, Complainant(s) against
	, Respondent, whose
address is	
This complaint is under(Insert the applicable to 10 and 12 and other laws relating to elections and election campaig relating to campaign financing)	e sections of law in chs. ns, other than laws
I,, allege that:	
was not eligible to vote in 2020 in Wisconsin as she filed a permanent of	hange of address in June 2019
to Hartford CT 6107- Additionally, she remains ac	tive in the Wisconsin voter rolls,
yet she has registered to vote in North Carolina and cast a ballot in the 2022 primary election, This	is a Wis. Statute § 5.05 complaint,
and am citing Wis. Stat. § 6.10(1)&(10), § 12.13(1)(a)&(b); § 12.13(3)(g),(i)&(w), all of	which state that
was (and still is) ineligible to vote in Wisconsin since 2019. Attached you will find	i a total of 9 attached pages,
containing additional evidence, and not including the final notarized signature page, as I challe	enge the legal status of this voter.
	-

Civil/Procedural violations under:

§ 6.10 Elector residence:

Residence as a qualification for voting shall be governed by the following standards:

- (1) Residence as a qualification for voting shall be governed by the following standards: The residence of a person is the place where the person's habitation is fixed, without any present intent to move, and to which, when absent, the person intends to return.
 - (10) If a person moves to another state with an intent to make a permanent residence there, or, if while there the person exercises the right to vote as a citizen of that state by voting, the person loses Wisconsin residence.

§ 12.13 Election fraud:

- (1) Electors. Whoever intentionally does any of the following violates this chapter:
 - (a) Votes at any election or meeting if that person does not have the necessary elector qualifications and residence requirements.
 - (b) Falsely procures registration or makes false statements to the municipal clerk, board of election commissioners or any other election official whether or not under oath.
- (3) Prohibited acts. No person may:
 - (g) Falsify any statement relating to voter registration under chs. 5 to 12.
 - (i) Falsely make any statement for the purpose of obtaining or voting an absentee ballot under ss. 6.85 to 6.87.
 - (w) Falsify a ballot application under s. 6.18.

In light of both these procedural/civil complaints listed above under Wis. Stat. § 5.05, 6.1, 6.10, the WEC must review the following evidence presented below.

https://vt.ncsbe.gov/RegLkup/VoterInfo/
voted in the May 2022 Primary Election, under the same date of birth.

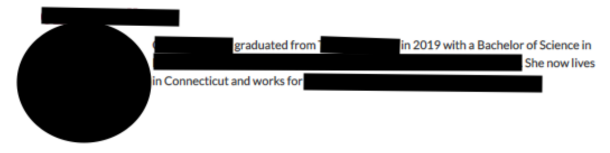
https://www.linkedin.com/in. confirms that she lived in Connecticut during the 2020 general election and now lives in North Carolina.

The Facebook Post by Subjec	t on April 15, 2019 announced that she graduated – meaning she			
was not under a student exemption for an absentee ballot – and had received her placement				
for her job with	Connecticut.			
https://www.facebook.com/				

Her university confirms that she graduated in 2019 and lived in Connecticut at that time:

Though she was not registered to vote in Connecticut, she has registered in North Carolina.

Without a military or student absentee exemption, it is clear that she has no plans to return to Wisconsin since graduation based on her voter registration data and history. She was not eligible to vote in Wisconsin in 2020 and is still not eligible to do so.



Articles By This Author



Categories

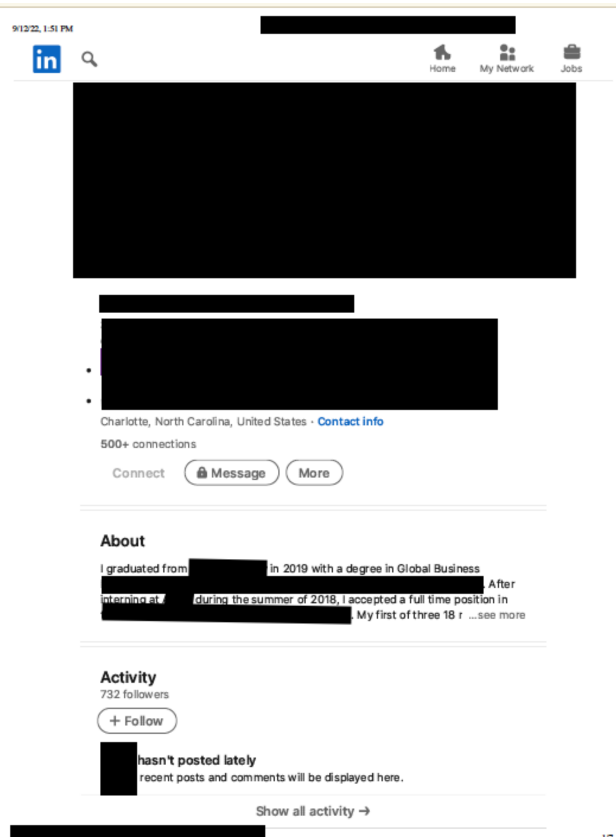
- News
- Perspectives
- Faculty/Staff
- Students
- Alumni

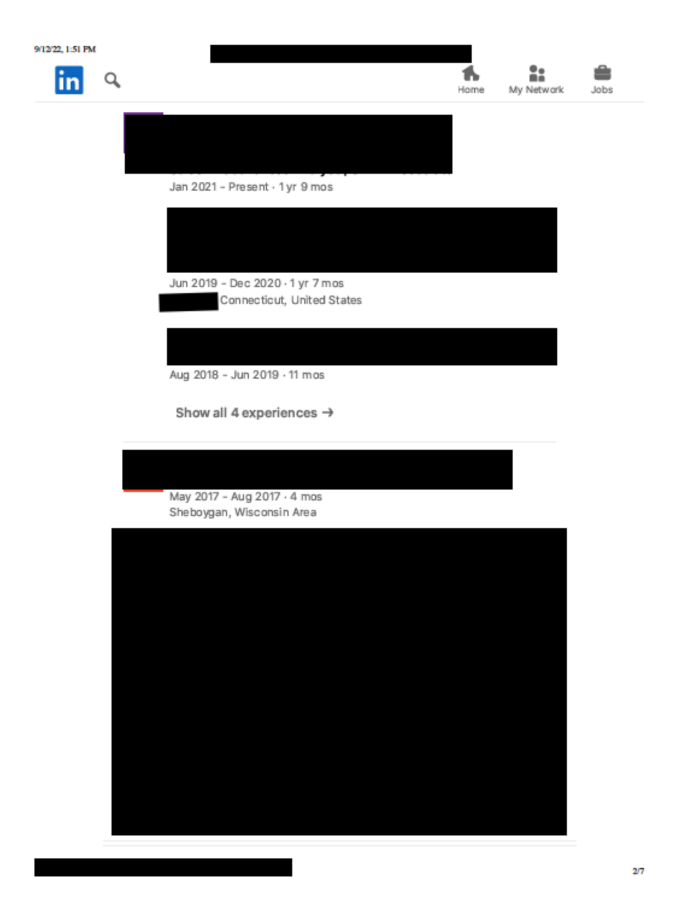
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specific individu	as possible as it relates to dates, time	bable cause to believe that a violation has occurred. Be as es, and individuals involved. Also provide the names of d to the complaint. Use as many separate pages as needed station.)
Date:	9/13/22	
		Complainant's Signature
I,		being first duly sworn, on oath, state that I personally read
the above	e complaint, and that the above allegated on information and belief, I belief	gations are true based on my personal knowledge and, as to
		Complainant's Signature
STATE	OF WISCONSIN	
County	of Shehoygan , (county of notarization)	WARY SUMMER
Sworn to	before me this 13th day of	* * * *
Sep	tember , 20,22 .	TO SUBLIC SE
Chi	ester Mary Junger	William Missing
(Signatu	re of person authorized to administer	oaths)
My com	mission expires <u>July 07, 2025</u> or is	permanent.
Notary P	ublic or	
	(official title if not not	(arx/)

Please send this completed form to:

Mail: Wisconsin Elections Commission

P.O. Box 7984

Madison, WI 53707-7984

Fax: (60

(608) 267-0500

Email: elections@wi.gov

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WEC Reply to Sheboygan County NCOA Complaint



Wisconsin Elections Commission

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

October 17, 2022

Re: Dismissal of Complaint Filed with Wisconsin Elections Commission

Dear

Case No.: EL 22-65,

This communication is to inform you that the verified complaint you filed against alleging violations of Wis. Stats. §§ 6.10(1) & (10); and 12.13(1)(a) & (b), (3)(g), (i), & (w), was dismissed by the Wisconsin Elections Commission (Commission) at its October 10, 2022, meeting.

The Commission passed a motion by a 5-0-1 vote in closed session that included complaint EL 22-65:

The Commission fails to find that there is a reasonable suspicion that a violation under Wisconsin State Statute § 5.05(2m)(c)4. has occurred or is occurring in these matters, and the Commission hereby dismisses the complaints.

You should be aware that the Commission takes allegations of voter fraud very seriously and has the authority under Wis. Stat. § 5.05(2m)(c)2.am. to "order the complainant to forfeit not more than the greater of \$500 or the expense incurred by the commission in investigation the complaint" should it find by a preponderance of the evidence that a complaint is frivolous. Please consider this before initiating additional complaints.

If you have any questions, please feel free to contact the Commission at (608) 261-2028 or elections@wi.gov.

Sincerely,

Kelly McCormick Staff Attorney

WISCONSIN ELECTIONS COMMISSION

cc: Commission Members

Meagan Wolfe, Commission Administrator

WEC Attorney Response To Detail Request On Rejections

From: Sent: Monday, October 17, 2022 1:13 PM

To: McCormick, Kelly M - ELECTIONS < relly mccormick@wisconsin.gov>

Subject: RE: RE Confidential s. 5.05 Complaint EL 22-67

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 Ms. McCormick,

I understand my complaint has been dismissed but do not understand the rationale for the decision. Can you explain why you determined none of the evidence provided was valid?

Thank you,

From: McCormick, Kelly M - ELECTIONS < kelly,mccormick@wisconsin.gov>

Sent: Friday, October 14, 2022 3:00 PM

To:

Subject: RE Confidential s. 5.05 Complaint EL 22-67

Dear 1

Please find attached the Commissions recent decision to dismiss your complaint against

Sincerely,

Kelly McCormick

Staff Attorney

Wisconsin Elections Commission

201 West Washington Avenue

PO Box 7984

Madison, WI 53707-7984

608.266.3061(direct)

608.267.0500 (fax)

kelly.mccormick@wisconsin.gov

Response from attorney



From To vian.comachoglockaheademerica.or
Date 2002-10-18-06-52

From: McCormick, Kelly M - ELECTIONS -ckelly mccormick@wisconsin.gov-

Sent: Monday, October 17, 2022 6:21 PM

To:

subject He. He compartiel s. 5.05 Complete EL 22-67

Dear

I can't speak to the specifics of the Commissioners' deliberations in closed session regarding this complaint. What I can tell you is that there are already processes in piace that allow the Commission to receive verifiable information about voter registration and participation in other states, including specific records from other states that may include registration forms, poil books, absentee applications and other similar documents containing personally identifiable information related to voters that would not be available through public and open records requests. As an example, at the December 2, 2019 Commission meeting, the Commissioners approved criteria that must be met to make referrals to district attorneys based on potential cross-state voter participation maticines. The criteria is as follows:

- The voter's first name, last name, and middle name or initial (if available) must match between Wisconsin and the other state. (The use of common nicknames like "Bill" instead of "William" may also be considered a match.)
- 2. The voter's date of birth must match between Wiscomin and the other state.
- If criteria #1 and #2 are met, then one of the following pieces of information (a. through e.) must also mutch between Wisconsin and the other state:
 - a. last four digits of the voter's social security number
 - b. the voter's driver license number
 - c. the voter's state ID number
 - d. the voter's previous address information
 - e. a highly comparable signature on voter records

You may find further details about this process by looking at pages marked \$4-38 in the Open Session -December Revised 12.4.19 document available at: https://initections.wi.gov/tryes/twisconsin-elections-community-december-2019-meeting-.

Other processes are in place regarding registration that are also discussed in open session by the Commission. For example, at the most recent regular meeting of the Commission on September 21, 2022, the 2023 four-year voter record maintenance process was discussed (starting on pg 45) and an update was given about ERIC movers data (starting on pg 71). This information may be found at https://discritions.wii.gov/exemple/seconsinglections.commission.acctember meeting under Open Session Materials 9, 21, 22, FNAL.

I hope this information is of use.

Kind regards,

Kally McCurmick

Staff Alternay Wisconsis Electron Communication 501 West Washington Avenue PO Ben 7084 Madines, WI STNT-7864 608,256.3060(desct) 608,257.0500 (fer)

kal'umanenickil winaman ser