

State of Misconsin 2021 - 2022 LEGISLATURE

## **2021 ASSEMBLY JOINT RESOLUTION 120**

January 25, 2022 – Introduced by Representative RAMTHUN. Referred to Committee on Rules.

1	Relating to: Wisconsin election reform and reclaiming the electoral ballots for
2	President and Vice President that were certified under fraudulent intent and
3	purpose.
4	Whereas, the Center for Tech and Civic Life (CTCL) enabled the illegal use of
5	over 500 voter drop boxes in Wisconsin, infringing Wis. Stat. § 6.87 (6), in all 72
6	counties under Elections Commission guidance issued on August 19, 2020, and the
7	use of drop boxes was organized by the Cybersecurity and Infrastructure Security
8	Agency (CISA), which worked in conjunction with other national organizations like
9	the CTCL, Center for Election Innovation and Research (CEIR), and National
10	Conference of State Legislatures (NCSL), which, on October 2, 2020, promoted
11	CISA's campaign of illegal drop boxes; and
12	Whereas, the Wisconsin Supreme Court stated in Trump v. Biden, 2020 WI 91,
13	"On March 25, 2020, the Dane and Milwaukee County Clerks issued guidance on
14	Facebook suggesting all voters could declare themselves indefinitely confined
15	because of the pandemic and the governor's then-existing Safer-at-Home Order.

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1	This court unanimously deemed that advice incorrect on March 31, 2020, and we
2	noted that the WEC guidance $\dots$ provides the clarification on the purpose and proper
3	use of the indefinitely confined status that is required at this time," which verifies
4	that the Elections Commission gave improper guidance in the 2020 election, and in
5	her dissent in Trump v. Biden, Wisconsin Supreme Court Justice Rebecca Grassl
6	Bradley revealed that the Elections Commission infringed Wis. Stat. §§ $5.05(1)$ , $6.84$
7	(1) and (2), 6.86, 6.87 (3), (4), (5), (6), (7), and (9), and 227.112 (3); and
8	Whereas, on December 7, 2020, Elections Commissioner Dean Knudson filed
9	a complaint against Meagan Wolfe under Wis. Stat. § 7.70 (5) for the rushed
10	ascertainment of certification of the 2020 election before time for filing an appeal of
11	the recount had passed, and revealed the planned haste to circumvent any further
12	discussion or objection; and
13	Whereas, the Assembly Committee on Campaigns and Elections has collected
14	nearly 3,000 documents and e-mails with connection to election manipulations by
15	the CTCL in five of Wisconsin's largest cities, and there are five lawsuits in those
16	cities against the Elections Commission; and
17	Whereas, data experts have studied the historical voter trends based on
18	population growth for both the entirety of the State of Wisconsin and its counties
19	individually, and those studies reveal the normal inverse relationship of data was not
20	present in the 2020 election results, which is a statistical impossibility; and
21	Whereas, the WisVote database reflects 7.1 million registered voters in a state
22	with a population of 5.8 million and a voting age population of 4.5 million, and the
23	WisVote database is riddled with incomplete and misrepresented data, including
24	thousands of voters with the same phone numbers, addresses, and faulty zip codes,
25	all of which reflects gross negligence in maintaining the database; and

1	Whereas, grassroots canvassing efforts reveal 200 addresses in 31 counties in
2	Wisconsin that have 200 to 400 registered voters at a single address, and a sampling
3	of 1,000 actual 2020 absentee ballot envelopes from Milwaukee County found 23
4	percent had questionable addresses; and
5	Whereas, the Elections Commission voted to do upgrades on Dominion voting
6	machines on June 2, 2021, and, following a press release on August 11, 2021, voicing
7	concerns about the deletion of log file data from those upgrades, the commission
8	voted to allow upgrades to new ES&S voting machines on September 9, 2021, with
9	no reassurances of protecting the data of the 2020 election on older machines, even
10	though it was revealed the upgrades do erase log file data kept on the machine hard
11	drives; and
12	Whereas, the audit report of the nonpartisan Legislative Audit Bureau
13	identified 44,272 voters who did not provide proper voter identification in the 2020

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general election, revealed the mass increase of indefinitely confined voters from
4,505 in 2019 to 169,901 in 2020, revealed that 28.7 percent of all municipal clerks
across all 72 counties used illegal drop boxes, and made 30 recommendations for the
Elections Commission to rectify their actions; and

18 Whereas, a total of 50 of the 69 county GOP parties released letters of support 19 or resolutions asking for further investigation into the elections process, showing 20 that over two-thirds of Wisconsin Republicans have no faith in the Elections 21 Commission; and

Whereas, commissioners and staff of the Elections Commission prevented the deployment of special voting deputies to care facilities, as confirmed by the Racine County Sheriff's Department, which found that on March 12, 2020, the Elections Commission knowingly and willfully directed all 72 county clerks to violate Wis. 2021 – 2022 Legislature

Stat. §§ 6.84 and 6.875 regarding absentee voting in certain residential care facilities
 and retirement homes, and the commission's unlawful direction clearly broke Wis.
 Stat. § 12.13 (2) (b) 7., which refers to intentionally violating election laws; and

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4 Whereas, at its December 8, 2021, public hearing, the Assembly Committee on 5 Campaigns and Elections heard testimony from expert analyst Jeff O'Donnell, who 6 found a multitude of irregularities when he analyzed data from the Wisconsin voter 7 rolls, including that 93.7 percent of active voters participated in the 2020 general 8 election, 205,355 voter registration applications were dated November 3, 2020, 9 957,977 individuals registered as new voters in 2020, 45,665 voters who registered 10 did not have matching Division of Motor Vehicle records, 22 percent of active voters 11 registered in the 6 months leading up to November, 3, 2020, 31,872 of those voters 12who registered in that 6-month period are now listed as inactive, and 42,000 voters 13who voted in the November 3, 2020, election are now listed as inactive; and

14Whereas, at its December 8, 2021, public hearing, the Assembly Committee on 15Campaigns and Elections heard testimony from expert analyst Dr. Douglas Frank, 16 who revealed that patterns in the Wisconsin voter rolls showed that the voter rolls 17were inflated to the maximum possible number of voters according to census 18 population data for every presidential election in Wisconsin since 2008 and that the 19 voter rolls were purged shortly after each such election, and that these patterns were 20consistent across all 72 counties in Wisconsin, revealing that these activities were 21centrally controlled; and

Whereas, at its December 8, 2021, public hearing, the Assembly Committee on Campaigns and Elections heard testimony from Attorney Erick Kaardal, who identified that the money provided by the CTCL and Mark Zuckerberg to local governments in Wisconsin relating to the 2020 general election violated Wis. Stat. \$ 12.11, which prohibits election bribery and states that "anything of value' includes
 any amount of money, or any object which has utility independent of any political
 message it contains and the value of which exceeds \$1," and that amount was greatly
 exceeded; and

5 Whereas, at the Growing Threats to Election Officials in Wisconsin Press 6 Conference held on December 13, 2021, it was revealed that the CEIR is a biased 7 organization that also received funding from Mark Zuckerberg, along with the 8 CTCL, and that the CEIR is seeking to provide pro bono defense attorneys to election 9 officials who used the CTCL money in the 2020 general election; and

10 Whereas, on January 13, 2022, Waukesha County Circuit Court Judge Michael 11 Bohren issued an oral ruling in court holding that the Elections Commission's 12 guidance on absentee ballot drop boxes should have been promulgated as a rule 13 under Wis. Stat. ch. 227; that state law provides just two legal methods for a voter 14 to return an absentee ballot: through the mail or in-person at the municipal clerk's 15office or an alternate site designated according to law; and that ballot harvesting and 16 returning absentee ballots to drop boxes are not legal methods to cast absentee 17ballots in Wisconsin; and

Whereas, the U.S. Supreme Court has found that fraud vitiates and nullifies
any contract: *Boyce's Executors v. Grundy* (1830) 28 U.S. 210; "Fraud vitiates the
most solemn contracts, documents and even judgments." *United States v. Throckmorton* (1878) 98 U.S. 61, 64; and

Whereas, the November 2020 Wisconsin general election, as regulated and directed by the Elections Commission, was one of the most haphazard, controversial, and poorly managed elections in state history, shaking citizens' confidence in fair elections across Wisconsin, and with the culmination of these evidences, prove the

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results of the commission's certification of the 2020 election are considered
 fraudulent; now, therefore, be it

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*Resolved by the assembly, the senate concurring, That* the accumulated
evidence proves the actions taken by the Elections Commission to certify the 2020
presidential election shall be considered contrary to law and fraudulent under Wis.
Stat. §§ 6.84, 6.87 (6), 6.875, 12.11, and 12.13 (2) (b) 7.; and, be it further

*Resolved, That* the Wisconsin Legislature, pursuant to its authority under
Article II, Section 1, Clause 2 of the U.S. Constitution and 3 U.S.C. § 2, and consistent
with guidance provided by the Constitutional Counsel Group in a memorandum
dated December 30, 2021, acknowledges that illegality took place in conducting the
2020 general election and reclaims Wisconsin's 10 fraudulent electoral ballots cast
for Joseph R. Biden and Kamala Harris; and, be it further

*Resolved, That* the Wisconsin Legislature shall pass legislation with the
 intention to clean up the WisVote database and create separate servers for active and
 inactive voters; and, be it further

16 **Resolved, That** the Wisconsin Legislature supports a full forensic physical and 17 cyber audit of the 2020 general election, that this full forensic physical and cyber 18 audit should be conducted by an independent and nonpartisan auditing firm with a 19 scope statement approved by the Assembly Committee on Campaigns and Elections, 20 and that this full forensic physical and cyber audit must include the following 21 components:

1. Total examination of voting system machines, including browsers, tabulators, scanners, routers and firewalls, switches, network and out-of-band management cards, internet or network connectivity, network and remote access, remote access applications, software installed or removed on the system, flash drives, thumb drives, event logs, scripts that have been run, the date on which data
were last modified and what data were modified, whether during or after the
election, systems and security updates, password policies, multifactor
authentication, databases, adjudication records, administrator accounts, and log-in
records.

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- 6 2. Kinematic artifact detection of all physical paper ballots, including whether
  7 ballots meet industry maximum allowable compliance for out-of-calibration
  8 measurements, ballot thickness to prevent bleed through, types of markers used,
  9 printed ballots, quantity of ballots, ballot trail, voter roll in comparison to ballots,
  10 mail-in ballot standards, and ballot watermarks and dot coding.
- 3. Physical canvas, including whether county clerks and election employees
   and volunteers followed election rules and regulations mandated by their county.
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4. Transparency; and, be it further

*Resolved, That* in order to ensure transparency, all such audits shall be
streamed live for public viewing and recorded via security video to be run 24 hours
a day, 7 days a week, until all such audits are complete; and, be it further

*Resolved, That* the Wisconsin Legislature shall pass legislation specifically
intended to secure the integrity of future elections in Wisconsin based on the findings
of the Legislative Audit Bureau investigation, the Assembly Committee on
Campaigns and Elections investigation, and the full forensic physical and cyber
audit; and, be it further

*Resolved, That* the secretary of state of the State of Wisconsin is hereby
directed to forward a proper authenticated copy of this resolution to the President
of the Senate of the United States.

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(END)