

The Wisconsin Second Interim Report

"REQUIRED READING"

by [Joseph DeMaio](#), ©2022

Some unlawful conduct and irregularities outlined in this Report include:

1. Election officials' use of absentee ballot drop boxes in violation of Wis. Stat. § 6.87(4)(b)1 and § 6.855;
2. The Center for Tech and Civic Life's \$8,800,000 Zuckerberg Plan Grants being run in the Cities of Milwaukee, Madison, Racine,

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Kenosha and Green Bay constituting Election Bribery Under Wis. Stat. § 12.11;

[Source](#): "Second Interim Investigative Report on the Apparatus & Procedures of the Wisconsin Elections System," pp. 7-8

(Mar. 6, 2022) — The "[Second Interim Investigative Report](#) On the Apparatus & Procedures of the Wisconsin Elections System" addressing the – let us be polite here... – “anomalies” discovered in a partial audit of the 2020 general election in that state has been delivered to the Wisconsin legislature. It is noteworthy that it is an “interim” report, meaning that additional information following the conclusion of pending litigation may be forthcoming.

Memo to faithful P&E readers: the report is long, sometimes tedious, sometimes convoluted. It is nonetheless required reading for anyone concerned about how the Left and leftist organizations go about perverting free and fair elections, whether in Wisconsin or elsewhere. As soon as you finish reading this post, go read the Interim Report. Keep your blood pressure medicine and cuff handy too.

To state that it is “eye-opening” would be a gross understatement. The report covers a wide spectrum of irregularities and outright violations of existing Wisconsin law, even going so far as to assert that Wisconsin election bribery laws were violated.

Chapter 1 of the 13 chapter, 2 appendices, 136-page report is entitled, “The Center for Tech and Civic Life’s \$8,800,000 Zuckerberg Plan Grant with the Cities of Milwaukee,

Madison, Racine, Kenosha and Green Bay (the Zuckerberg 5 Cities) Facially Violates Wisconsin Law Prohibiting Election Bribery.”

Long title, distilled and stated otherwise: private monies were used to bribe the mayors of Wisconsin’s five largest cities – characterized in the report as the “Zuckerberg 5 Cities” – into signing contracts that allowed, among other things, the placement of unattended, unsecured ballot “drop boxes” in selected areas of those cities.

But remember, faithful readers, the 2020 general election was “the [most secure](#) election in the nation’s history.” Seriously? That statement makes sense only if by the words “most secure” is meant opaque and “secured” *from and against* audit examination and verification.

One particular part of the report (p. 13) addresses data received from “an entity” that “had cellphone pinging data related to the City of Milwaukee and its absentee ballot drop boxes. As of the time of this Report, the OSC [*i.e.*, Office of the Special Counsel] has not been able to run to ground all the issues relating to obtaining this data.”

OOooo... that sounds a *lot* like the explosive data being promised by investigative sleuth Dinesh D’Souza in his much anticipated documentary “[2000 Mules](#)” due for release soon, as discussed [here](#). That documentary promises video and cellphone tracking proof of illegal ballot harvesting and drop box stuffing in the five “swing” states that shifted the popular vote totals from Donald Trump to [Brand](#)..., oops, sorry... the Goofball.

The report concludes that even though the irregularities and anomalies disclosed were serious, their discovery would not result in an invalidation of the 2020 presidential election. Any actions which the Wisconsin legislature took as a result of the report “would not change ... who the current president is.” However, the fact that it would not change who the current president is does not mean that other mechanisms to remove him from office are nonexistent.

As noted [here](#), in your humble servant’s opinion, the Goofball at 1600 is, in fact, the unchallenged *worst* chief executive to have ever occupied the office since its founding. Bar none. He needs to resign, be removed under the 25th Amendment or be impeached and convicted by the Senate. Period. Full stop.

Yes, Virginia..., Kamala Harris is likely ineligible under the Constitution, but an insouciant Supreme Court seems disinterested in addressing that shortcoming. Accordingly, moving her to the chair behind the Resolute Desk, although a serious constitutional problem, would at least rid the office of the Goof.

Each day that passes with the many Democrats who have already announced their retirement from Congress – currently standing at [31](#) – but who have not switched their party affiliation to GOP to begin the process of an impeachment *now* brings us one day closer to the collapse of the Republic yearned for by the Left and folks like George Soros.

Oh, and do not forget the perils of having an addled and ice-cream-addicted septuagenarian within a few feet of the nuclear football while V. Putin rattles his nuclear sabers over in Ukraine. Yikes. And to all those who voted the Goofball into office in the first place, aided and abetted by the activities of midnight ballot drop box stuffers: [Are you happy now?](#)

OK, faithful P&E reader, you may go read the Wisconsin report now..., and remember the advice about the blood pressure cuff and your heart medicine.