Brock Fredin

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FILED
02-01-2024
CLERK OF WISCONSIN
SUPREME COURT

Date: January 31, 2024

BY USPS AND EMAIL (BY EFILING)

Wisconsin Supreme Court 16 East State Capitol Madison, WI 54701

Re: Non-Interested Third-Party Letter in Support of

Dean Phillips' Ballot Access, Case No. 2024AP000138

Dear Justices of the Wisconsin Supreme Court:

My name is Brock Fredin and I am a Wisconsin citizen. I write with respect to the blatantly unlawful and abusive decision by the Wisconsin Presidential Preference Selection Committee to block Dean Phillips' ("Rep. Phillips") ballot access.

The Wisconsin Presidential Preference Selection Committee's decision to exclude Rep. Phillips is just like President Joe Biden — weak, frail, and in cognitive decline — that Committee's January 2, 2024 actions show that it is taking incompetence to cartoonish levels.

Rep. Phillips is widely known and satisfies the conditions under Wis. Stat. § 8.12(1)(b). More specifically, I believe the Wisconsin Election Commission and the Wisconsin Presidential Preference Selection Committee engaged in an abuse of discretion by not including Rep. Phillips' name in the list of Democrat primary ballot candidates.

I have directly encountered numerous Democrats in Western Wisconsin and St. Paul, Minnesota who have expressed, based on media reports, their awareness of Rep. Phillips being a nationally recognized contender for the Democratic nomination and the Presidency. I am of the opinion that this meets the first prong outlined in *McCarthy v. Elections Bd.*, 166 Wis. 2d 481, 490, 480 N.W.2d 241 (1992).

Additionally, as a Wisconsin taxpayer, I hold the belief that Rep. Phillips has filed his Writ of Mandamus in a timely manner, allowing ample opportunity for the Wisconsin Elections Commission to include Rep. Phillips' name without imposing undue burden.

It must be also noted that Rep. Phillips' family, including his grandfather, generously contributed time, energy, and money to charitable causes including the Sholom Home in St. Paul and St. Louis Park, Minnesota. The Sholom Home and its team of Rabbis regularly provides care and compassion to local elderly residents which extends into Western Wisconsin.

I am submitting this letter slightly past the deadline (a few hours late) due to not receiving an opt-in code, which was necessary for timely filing. Therefore, I respectfully request the Court's consideration to accept this late submission, which does not prejudice any parties, considering the technical difficulties encountered.

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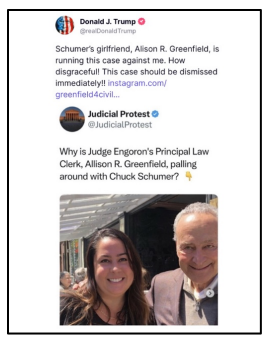
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Wisconsin Election Commission's Previous Abuse

This is not the first time the Wisconsin Election Commission has engaged in abuse. The Wisconsin Election Commission intentionally failed to investigate Hudson, Wisconsin Mayor Rich O'Connor, City Attorney Nick Vivian, and Police Chief Geoff Willems ("Willems") for election interference in the 2024 Presidential Election.

In January 2024, I filed complaints with the Wisconsin Elections Commission detailing various electoral abuses described above and below. These allegations were never properly investigated.

On October 3, 2023, during the second day of the *State v. Trump et al.* trial, President Trump "retruthed" a tweet made on my @JudicialProtest account. The tweet contained an image taken from Ms. Greenfield's then public campaign Instagram account @Greenfield4civilcourt. The image was of Ms. Greenfield with Senator Chuck Schumer — one of President Trump's chief political rivals — at a Democrat fundraiser while the *State v. Trump et al.* case was pending. The "retruthed" post is below:



On October 13, 2023, Willems retaliated against me by issuing 131 hoax felony charges, which were immediately dismissed literally within minutes, as a response to my exposure of Ms. Greenfield's connections to Senator Schumer. Additionally, Willems confiscated my phone without obtaining a valid court order. Crucially, Willems has persistently declined to return the phone, and, most importantly, he has failed to provide any evidence of a valid search warrant as it appears to be non-existent.

In filing these hoax charges, Willems misappropriated communicated with authorities in New York, aiming to sway the 2024 Presidential election. (See Fredin v. Klasfeld, Western

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District of Wisconsin, Case No. 24-CV-45.) I strongly recommended that the Wisconsin Election Commission promptly probe into his illegal interactions with these officials and his misappropriation of state tax dollars to engage in election interference. The Wisconsin Election Commission has failed to act.

In yet another act of voter suppression and election interference, Willems illegally removed an election-related website, which, apart from its electoral content, also featured material supporting Israel and opposing Hamas, on the night before October 7, 2023. Willems has long been identified as engaging in antisemitic abuses particularly as it relates to electoral politics. This includes Willems' history suppressing constitutional rights and First Amendment exercise to influence elections.

The Wisconsin Election Commission has yet to initiate an investigation into Willems' failure to produce documents mandated by the Wisconsin Open Records Law. The sought-after documents are crucial for disclosing his communications with New York officials, purportedly aimed at influencing the 2024 Presidential Election.

In connection with the election, the Wisconsin Election Commission has not conducted an investigation into the actions of Willems and St. Croix County District Attorney Karl Anderson, who have taken steps to hinder the disclosure of operatives involved in the events of January 6, 2021. This pertains to Air Force Major Grace E. Miller, a member of congressional staff, who was present in the Senate Chamber on that day and intentionally did not request reinforcements from the National Guard.

Major Miller, who is from Knapp, Wisconsin, previously admitted to unlawfully "fabricating the most believable false information" in concert with Willems' hoax described above. There is a belief that Major Miller also engaged in the falsification and fabrication of evidence as of her Senate Chamber activities on January 2021. (See https://www.militarytimes.com/opinion/commentary/2021/01/20/when-the-truth-and-theconstitution-are-threatened-military-personnel-and-veterans-have-a-responsibility-to-protectboth/.) Willems' refusal to release documents in response to the Open Records Law request appears to be an attempt to obstruct access to numerous documents that would reveal his communications with Major Miller. These represent actions taken in an effort to interfere with the election process.

The Wisconsin Election Commission has failed to refer Willems, along with his coconspirators, or any other individuals fully aware of the Racketeer Influenced and Corrupt Organizations Act (RICO) conspiracy, to the U.S. Attorney's Office for prosecution.

Thank you for your time and consideration to this matter.

Sincerely,

s/ Brock Fredin

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- cc: Timothy W. Burns, Burns Bair LLP (by EMAIL)
- cc: Jesse J. Bair, Burns Bair LLP (by EMAIL)
- cc: Brian P. Cawley, Burns Bair LLP (by EMAIL)
- cc: Malcoln Seymour, Foster Garvey P.C. (by EMAIL)
- cc: Wisconsin Election Commission (by EMAIL)
- cc: Wisconsin Presidential Preference Selection Committee (by USPS and EMAIL)
- cc: Josh Kaul, Attorney General of Wisconsin (by USPS)
- cc: Karl Anderson, St. Croix County District Attorney (by USPS)
- cc: Rob Stafsholt, State Senator (by USPS and EMAIL)
- cc: Shannon Zimmerman, State Representative (by USPS and EMAIL)
- cc: Western District of Wisconsin, US Attorney's Office (by USPS)
- cc: Civil Rights Division, Department of Justice (by USPS)
- cc: Republican National Committee (by USPS)
- cc: Republican Party of Wisconsin (by USPS)