

**COUNTY OF RACINE
GOVERNMENT SERVICES COMMITTEE**

Melissa Kaprelian, Chairman
Nick Demske, Vice Chairman
Fabi Maldonado, Secretary
Supervisor Marlo Harmon

Supervisor Tom Rutkowski
Supervisor Donald J. Trottier
Supervisor Taylor Wishau

*** THIS LOCATION IS HANDICAP ACCESSIBLE ***

**NOTICE OF MEETING
OF THE
GOVERNMENT SERVICES COMMITTEE**

DATE: TUESDAY, September 20, 2022

TIME: 6:00 p.m.

PLACE: Ives Grove Office Complex
Auditorium
14200 Washington Avenue
Sturtevant, WI

A G E N D A

1. Public Comments
2. Chairman Comments
3. Approval of Minutes from previous meeting(s)
4. New Business
 - a. Youth in Governance Update by Pamela Behrndt Larson
 - b. REPORT BY THE COUNTY EXECUTIVE MAKING A REAPPOINTMENT TO THE BURLINGTON PUBLIC LIBRARY BOARD OF TRUSTEES (Czaplewski)
5. Referrals from The County Board
 - a. Resolution 28-22 Price County (for Advisory Referendum Regarding Private Funding of Election Administration)
 - b. Resolution 22 Kenosha County (to Conduct Countywide Advisory Referendum on making the State of Wisconsin a 2nd Amendment Sanctuary State)
 - c. Resolution 2022-4-36 Taylor County (Regarding Private Funding of Election Administration)
 - d. Resolution Brown County (Advisory Referendum regarding Private Funding of Election Administration)
 - e. Resolution 87-2022 Oneida County (Request the State of Wisconsin Revise the Current Real Estate Transfer Fees Revenue Sharing Formula)
 - f. Resolution 2022-07-24 Lincoln County (Advisory Referendum regarding Private Funding of Election Administration)
6. Adjournment

GOVERNMENT SERVICES COMMITTEE MEETING MINUTES
July 19, 2022

IN-PERSON and VIRTUAL MEETING AT IVES GROVE AUDITORIUM

Chairman Kaprelian called the meeting of the Government Services Committee to order at 6:00 p.m.

The meeting was attended by Chairwoman Kaprelian, Supervisors: Rutkowski, Trottier, and Wishau; and Youth Reps Deanparvar and Guerrero

Attended Virtually: Supervisors Maldonado, and Harmon

Also Attending: M.T. Boyle, Supervisors Eckman, and County Clerk Wendy Christensen

Attended Virtually Supervisors Spencer, and Vice-Chairman Kramer

Excused: Vice-Chairman Demske

Absent:

1. **Youth in Governance Statement:** read by Rep Guerrero
2. **Public Comments:** The following members of the community spoke:
 1. Sandra K. Morris, 908 Belmont Ave, Racine
 2. Jim Spodick, 5440 River Hills Rd, Caledonia
 3. Harry Wait, 4353 Shianne St, Union Grove
 4. Carl Hutton, 1325 Hayes Ave, Racine
 5. Maureen Reisner, 255030 S. Wind Lake Rd, Wind Lake
 6. Amanda Bengston, 1333 Oakes Rd #15, Mt. Pleasant
 7. Kelly Clark, 14129 Alexandra Dr, Sturtevant
 8. Rob Schroeder, 424 Woodlawn Ave, Burlington
3. **Chairwoman Comments:** none
4. **Approval of minutes from previous meeting(s)**

Action: Move to Approve the minutes from the June 21, 2022, meeting.

Motion passed. Moved: Supervisor Trottier

Seconded: Supervisor Harmon

Vote: All Ayes, No Nays. Youth Vote: Aye

5. New Business

1. Presentation by the County Clerk Wendy Christensen

Clerk Christensen reviewed her years of experience and her office's responsibilities including, but not limited to: issuance of marriage licenses, storage of County contracts, receipt of claims, creation of Racine County Officials' Directory, acceptance agency for U.S. passports, track updates to ordinances, distribute state statute books, order and issue dog tags to municipalities and annual billing, tax apportionment filings, work with County Board including preparation of agendas and pertinent materials and publication, provides coverage for the Executive Committee, research topics related to County government, and management and oversight of elections. Clerk Christensen described in detail some of the duties and processes involved with the administration of elections, including the hardware and software used by municipalities and the County. Clerk Christensen fielded several questions from the committee and guest supervisors. Discussion ensued.

6. Adjournment

Action: To adjourn the meeting at 7:36 p.m.

Motion passed. Moved: Supervisor Trottier

Seconded: Supervisor Maldonado

September 13, 2022

REPORT NO. 2022-28

**REPORT BY THE COUNTY EXECUTIVE MAKING A REAPPOINTMENT
TO THE BURLINGTON PUBLIC LIBRARY BOARD OF TRUSTEES**

To the Honorable Members of the Racine County Board of Supervisors:

A term of a member of the Burlington Public Library Board of Trustees has expired. Kara Czapski has been a valuable member of the board and has indicated her willingness to serve another term. Therefore, I hereby appoint, for a term to expire on April 30, 2025:

KARA CZAPLEWSKI
7117 Shagbark Lane
Burlington, WI 53105

Kara Czapski holds a Bachelor's Degree in Education from Iowa State University and a Master's Degree in Literacy Education from Northern Illinois University. Kara is a Reading Interventionist at Waller Elementary School in Burlington, working with students in Kindergarten through the 4th Grade. In addition, Kara serves on various school committees and is the former co-president of the Waller PTO.

I ask that you confirm this appointment.

Sincerely,



Jonathan Delagrave
County Executive

Resolution 28-22
Resolution for Advisory Referendum Regarding Private Funding of Election Administration

WHEREAS, during Wisconsin's 2020 General Election a private, non-profit entity, the Center for Tech and Civic Life, furnished approximately \$8.5 million to five Wisconsin cities and an additional \$1.6 million to over 200 other Wisconsin municipalities; and

WHEREAS, in order to have a well-functioning election, voters need to have trust in the fairness of the process.

NOW, THEREFORE BE IT RESOLVED, that the Price County Board of Supervisors insists upon the prohibition of the use of private donations from special interest groups, people, or other private entities by government for the purposes of election administration; and


BE IT FURTHER RESOLVED that the Price County Board of Supervisors, in legal session assembled, does hereby approve that the following question be placed on the November 8, 2022 General Election ballot as an advisory referendum question:


Question: Should the State of Wisconsin prohibit election officials from soliciting or using private funds or services from special interest groups, people, or other private entities for the purpose of administering elections and referendums?

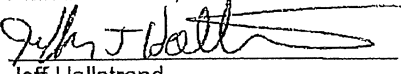
YES _____ NO _____

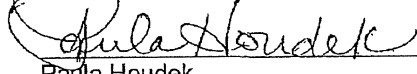
BE IT FURTHER RESOLVED that the County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County Board.

Submitted by the Price County Executive Committee:

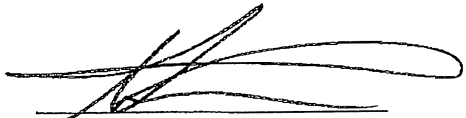

Alan Barkstrom, Chair


Brian Ernst


Jeff Hallstrand


Paula Houdek

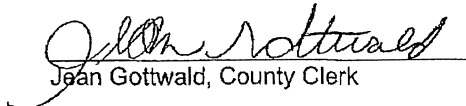
excused
Larry Palecek


Nicholas Trimner

Reviewed by County Administrator:

Adopted by the Price County Board of Supervisors this 16th day of August 2022.


Alan Barkstrom, County Board Chair


Jean Gottwald, County Clerk

For: 8 Against: 5

3



KENOSHA COUNTY

BOARD OF SUPERVISORS

Resolution No. 22

Subject:		Resolution to Conduct Countywide Advisory Referendum on making the State of Wisconsin a 2nd Amendment Sanctuary State	
Original [<input type="checkbox"/>]	Corrected [<input type="checkbox"/>]	2nd Correction [<input type="checkbox"/>]	Resubmitted [<input type="checkbox"/>]
Date Submitted: Date Submitted: 5/9/2022		Date Resubmitted:	
Submitted by: Supervisors Decker and Poole			
Fiscal Note Attached [<input type="checkbox"/>]		Legal Note Attached [<input type="checkbox"/>] Agreement	
Prepared by: Supervisor Erin Decker		Signature:	

WHEREAS, the Constitution of the United States is the Supreme Law of our nation, and;

WHEREAS, the Right of the People to Keep and Bear Arms is guaranteed as an Individual Right under the Second Amendment to the United States Constitution, and reads "A well regulated Militia, being necessary to the security of a free state, the right of the people to keep and bear Arms, shall not be infringed," and;

WHEREAS, the Constitution of the State of Wisconsin, Article 1, Section 25, reads "The people have the right to keep and bear arms for security, defense, hunting, recreation or any other lawful purpose," and;

WHEREAS, the United States Supreme Court in *District of Columbia v. Heller*, 554 U.S. 570 (2008), affirmed an individual's right to possess firearms, unconnected with service in a militia, for traditionally lawful purposes, such as self-defense within the home, and;

WHEREAS, the United States Supreme Court in *McDonald v. Chicago*, 561 U.S. 742 (2010), affirmed that the right of an individual to "keep and bear arms," as protected under the Second Amendment, is incorporated by the Due Process Clause of the Fourteenth Amendment against the states, and;

WHEREAS, the United States Supreme Court in *United States v. Miller*, 307 U.S. 174 (1939), opined that firearms that are part of ordinary military equipment, or with use that could contribute to the common defense are protected by the Second Amendment, and;

WHEREAS, the Right of the People to Keep and Bear Arms for the defense of Life, Liberty, and Property is regarded as an Inalienable Right by the People of the Kenosha County, and;

[Faint, illegible text or stamp]

WHEREAS, the People of Kenosha County derive an economic benefit from all safe forms of firearms recreation, hunting, and shooting conducted within Wisconsin using all types of firearms allowable under the United States Constitution and the Constitution of the State of Wisconsin, and;

WHEREAS, the Citizens of Kenosha County are concerned about the passage of any bill containing language which could be interpreted as infringing the rights of the citizens of Kenosha County to keep and bear arms, and;

WHEREAS, The Kenosha County Board of Supervisors desires to hear the views of the public on this important matter; and subsection 59.52 (25) of the Wisconsin Statutes permits the County Board of Supervisors to conduct a countywide referendum for advisory purposes, and;

WHEREAS, The following advisory referendum question provides a way for the public to express its views on making Wisconsin a 2nd Amendment Sanctuary State;

Question: Should the Wisconsin State Legislature declare the State of Wisconsin be a Second Amendment Sanctuary State?

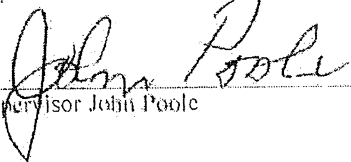
NOW, THEREFORE, BE IT RESOLVED, that the Kenosha County Board of Supervisors, in legal session assembled will place the following question on the November 8, 2022 ballot as an advisory referendum question. Question: Should the Wisconsin State Legislature declare the State of Wisconsin be a Second Amendment Sanctuary State? YES _____ NO _____, and;

BE IT FURTHER RESOLVED, that the Kenosha County Board of Supervisors directs Corporation Counsel to prepare a Notice of Referendum to be published by the Kenosha County Clerk in accordance with statutory requirement, and;

BE IT FURTHER RESOLVED, that this resolution and the referendum shall be filed with Kenosha County Clerk no later than 70 days prior to the November 8, 2022 election at which the question will appear on the ballot, and;

BE IT FURTHER RESOLVED, that a copy of this ballot referendum shall be forwarded to Kenosha County's legislative delegation, all other Wisconsin counties, the Wisconsin Counties Association and Governor Evers.

Supervisor Erin Decker



Supervisor John Poole

~~LEGISLATIVE COMMITTEE:~~

Aye Nay Abstain Excused

Brian Thomas
Brian Thomas, Chair

John Poole
John Poole, Vice Chair

Amanda Nedweski
Amanda Nedweski

Zach Stock
Zach Stock

Andy Berg

Daniel Gaschke
Daniel Gaschke

Monica Yuhás
Monica Yuhás

Docket No. 2022-4-36

RESOLUTION NO. 22

A RESOLUTION REGARDING PRIVATE FUNDING OF ELECTION ADMINISTRATION.

WHEREAS, during Wisconsin's 2020 General Election a private, non-profit entity, the Center for Tech and Civic Life, funded in part by Facebook founder Mark Zuckerberg, furnished approximately \$8.5 million to five Wisconsin cities and an additional \$1.6 million to over 200 other Wisconsin municipalities; and,

WHEREAS, by accepting this money, municipalities agreed to certain conditions related to election administration, which directly impacted the procedures adopted by municipalities who were recipients of the money, while other municipalities that did not receive the money did not implement the same measures; and,

WHEREAS, by accepting this money, municipalities granted special access to voter data to agents of the special interest group, including the ability to manage municipal staff and special access to the ballots; and,

WHEREAS, voters need to be able to trust that their local elections officials are acting in a non-partisan capacity and are not under the influence of private resources that might impact how an election is administered; and,

WHEREAS, the ability to accept private funds for election administration can be used by any political party or special interest group to improperly influence the outcome of elections; and,

WHEREAS, the ability of a privately funded special interest group to participate in an election in this manner allows for circumvention of campaign finance laws and creates the appearance of unfairness in election administration.

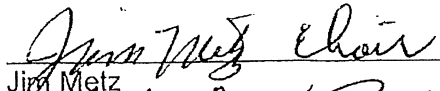
WHEREAS, to have a well-functioning election, voters need to have trust in the fairness of the process.

NOW THEREFORE, BE IT RESOLVED, the Taylor County Board of Supervisors, duly assembled on this 15th day of July, 2022, insists upon the prohibition of the use of private donations from special interest groups, people, or other private entities by government, for the purpose of election administration.

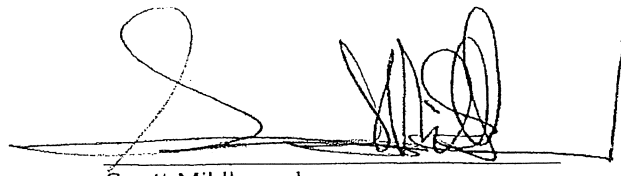
BE IT FURTHER RESOLVED, that the Taylor County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature and to each Wisconsin County Board.

RESPECTFULLY SUBMITTED:

EXECUTIVE COMMITTEE:


Jim Metz


Michael Bub


Scott Mildbrand

Reason for the resolution: Politically motivated out-of-state individuals and third-party groups found a loophole in Wisconsin election laws.

In Wisconsin, outside money can influence elections and officials, creating a difference in how elections are funded and operated from one county to another. Outside money from individuals and third-party groups does not belong in our elections. It's dangerous, it's wrong, and it undermines the integrity of our elections.

The outside money loophole was used in 2020 to influence Wisconsin elections, and there are plans underway to continue to take advantage of that loophole again!

In the 2020 election, more than 200 jurisdictions in Wisconsin received and spent over \$10 million paid for by Facebook CEO Mark Zuckerberg and his wife. In fact, the majority of Zuckerbucks were funneled into 5 districts. Nearly \$8.5 of the \$10 million provided to the state were funneled into Milwaukee, Madison, Green Bay, Racine, and Kenosha.

Governor Evers failed to protect Wisconsin elections with his veto of the ban on outside money in our elections.

The Wisconsin Legislature passed a law that would have stopped outside money from influencing elections in Wisconsin. Governor Evers vetoed the bill leaving Wisconsin voters vulnerable to outside influences. 21 states have already enacted legislation to restrict or prohibit state and local governments from accepting funding from private individuals and third parties.

Let's send a message from the County that elections are not for sale in Wisconsin.

A county resolution sends a message to the Governor and to election officials throughout Wisconsin that our elections are not for sale. Support integrity in elections by ensuring that the State of Wisconsin does not accept funding for election administration from politically motivated groups.

July 20, 2022

BROWN COUNTY
FILED JUL 27 2022 10:00

TO THE HONORABLE CHAIRMAN AND MEMBERS
OF THE BROWN COUNTY BOARD OF SUPERVISORS

Ladies and Gentlemen:

**RESOLUTION FOR ADVISORY REFERENDUM
REGARDING PRIVATE FUNDING OF ELECTION ADMINISTRATION**

WHEREAS, Wisconsin State Statutes Section 59.52(25) provides for a County Board to conduct county-wide referenda for advisory purposes, and reads in its entirety as follows: *“Advisory and contingent referenda. The board may conduct a countywide referendum for advisory purposes or for the purpose of ratifying or validating a resolution adopted or ordinance enacted by the board contingent upon approval in the referendum;”* and

WHEREAS, during Wisconsin's 2020 General Election, a private, non-profit entity, the Center for Tech and Civic Life, funded in part by Facebook Founder Mark Zuckerberg, furnished approximately \$8.5 million to five Wisconsin cities, and approximately an additional \$1.6 million to over 200 other Wisconsin municipalities; and

WHEREAS, by accepting these grants, municipalities agreed to certain conditions related to election administration which directly impacted the procedures adopted by municipalities who were recipients of the grant funding, while other municipalities that did not receive the grants did not implement the same measures; and

~~**WHEREAS**, by accepting these grants, it is alleged that municipalities granted special access to voter data to agents of the special interest group, including the ability manage municipal staff and special access to ballots; and~~

WHEREAS, voters need to be able to trust that their local election officials are acting in a non-partisan capacity, and are not under the influence of private resources that might impact how an election is administered; and

WHEREAS, the ability to accept private funds for election administration can be used by any political party or special interest group to improperly influence the outcome of elections;

and

WHEREAS, the ability of a privately funded special interest to participate in an election in this manner allows for circumvention of campaign finance laws, and creates the appearance of unfairness in election administration; and

WHEREAS, in order to have a well-functioning election, voters need to have trust in the fairness of the process; and

WHEREAS, the Brown County Board of Supervisors insists upon the prohibition of the use of private donations from special interest groups, people, or other private entities by government for the purposes of election administration.

NOW THEREFORE, BE IT RESOLVED that the Brown County Board of Supervisors hereby authorizes and directs that a County-wide advisory Referendum be conducted to be held with the November 2022 general election, that Brown County staff and officials take any and all actions necessary to achieve this, and that the advisory Referendum question to be presented shall be as follows:

Question: *“Should the State of Wisconsin prohibit election officials from soliciting or using private funds, technology, or services from special interest groups, people, or other private entities for the purpose of administering elections and referendums?”*

YES___ NO___; and

BE IT FURTHER RESOLVED, that Corporation Counsel shall prepare a *Notice of Referenda* to be published by the Brown County Clerk in accordance with statutory requirements, that this Resolution and the *Notice of Referendum* shall be filed with the Brown County Clerk **no later than 70 days prior to the election** at which time the question will appear on the ballot, and that any other necessary actions be taken by County officials and staff to hold this Referendum as stated above; and


BE IT FINALLY RESOLVED, that the County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the

Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature and to each Wisconsin County Board.

Respectfully submitted,

ADMINISTRATION COMMITTEE

Approved By:


 TROY STRECKENBACH,
 COUNTY EXECUTIVE

Date Signed: 7/21/22

22-093R

Authorized by: Administration Committee
 Approved by: Corporation Counsel's Office

*AMENDED AT THE COUNTY BOARD OF SUPERVISORS MEETING JULY 20, 2022

Fiscal Note: This resolution does not require an appropriation from the General Fund. The associated expense of approximately \$2,000 will be covered in the County Clerk's 2022 budget.

BOARD OF SUPERVISORS ROLL CALL # 15b
Roll Call Vote

Motion made by Supervisor Landwehr

Seconded by Supervisor De Wane

SUPERVISORS	DIST. #	AYES	NAYS	ABSTAIN	EXCUSED
ANTONNEAU	1				X
DE WANE	2	X			
NICHOLSON	3	X			
JACOBSON	4		X		
THENO	5	X			
LEFEBVRE	6		X		
FRIBERG	7		X		
BORCHARDT	8		X		
EVANS	9		X		
VANDER LEEST	10	X			
BUCKLEY	11	X			
LANDWEHR	12	X			
DANTINNE, JR	13	X			

SUPERVISORS	DIST. #	AYES	NAYS	ABSTAIN	EXCUSED
AVERY	14	X			
FULLER	15		X		
KASTER	16	X			
VAN DYCK	17			X	
HOPKINS	18		X		
ADAMS	19		X		
COENEN	20	X			
SCHULTZ	21	X			
PETERS	22	X			
SJENNEN	23	X			
SCHADEWALD	24	X			
LUND	25	X			
DENEYS	26	X			

Total Votes Cast 25
 Motion: Adopted X Defeated _____ Tabled _____

①

RESOLUTION # 87-2022

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51

Resolution to Request the State of Wisconsin Revise the Current real estate Transfer Fees Revenue Sharing Formula.

Resolution approved for presentation to the Oneida County Board by the Supervisors of the Administration Committee.

Resolved by the Board of Supervisors of Oneida County, Wisconsin:

WHEREAS, the collection of a real estate transfer fee by counties was mandated by the State of Wisconsin in 1969, and included a requirement that counties remit 50% of all transfer fees collected to the State; and

WHEREAS, in 1981 the State changed the transfer fee formula to require counties to remit 80% of all transfer fees collected to the State; and

WHEREAS, the County, through the Register of Deeds Office, assumes the annual operating costs of recording all real estate transfers occurring in each county, including the collection of real estate transfer fees; and

WHEREAS, Oneida County real estate transfer fee collections over the past five years totaled \$5,963,713.00 of which the County retained \$1,192,742.00 and \$4,770,970.00 was remitted to the State;

WHEREAS, using a 50/50 split, the County's share of fees collected on local real estate transfers during that same five-year period would have provided an additional \$1,789,114.00 in support of local government; and

WHEREAS, in 2021 the State of Wisconsin has built up a budget surplus of approximately \$2.5 billion dollars, while many Wisconsin counties continue to struggle financially due to the ever-increasing costs of providing county government services in an inflationary economy and providing services for increasing unfunded State mandated programs along with the financial restrictions imposed by State imposed levy limits.

NOW, THEREFORE, BE IT RESOLVED by the Oneida County Board of Supervisors that in an effort to assist all Wisconsin counties, the State of Wisconsin revise the real estate transfer fee share formula to again allow Wisconsin counties to retain 50% of all real estate transfer fees collected, with 50% to be remitted to the State.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to Governor Tony Evers, all members of the State Legislature representing Oneida County, the Wisconsin Counties Association, and all other Wisconsin Counties.

Vote Required: Majority = 2/3 Majority = 3/4 Majority =

The County Board has the legal authority to adopt: Yes No as reviewed by the Corporation Counsel, [Signature], Date: 7.26.22

Approved for presentation to the County Board by the Administration Committee this 26th day of July, 2022.

Consent Agenda Item: YES NO

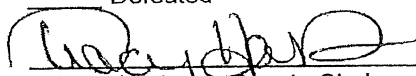
Offered and passage moved by: _____

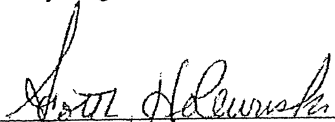
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78

Supervisor
Tom Kelly
Supervisor
Colleen J. ...
Supervisor
...
Supervisor
...
Supervisor

21 Ayes
0 Nays
0 Absent
0 Abstain
X Adopted

by the County Board of Supervisors this 16th day August, 2022.

Defeated

Tracy Hartman, County Clerk


Scott Holewinski, County Board Chair

Wisconsin Department of Revenue: History of Transfer Fees and Division of fees

The Register of Deeds collects transfer return fees for the Wisconsin Dept. of Revenue. Statute dictates if a transfer fee is due, or, if it is exempt from a fee altogether and all fees are split. Register of Deeds offices statewide accept and collect transfer return fees that are due with any conveyance document. This is not a Register of Deeds fee to assess:

Wis. Stats. 77.22(1) dictates the real estate transfer fee rates on what we collect, and
 Wis. Stats. 77.24 dictates the division of fees between the county (20%) and state (80%).

Please note that there have only been two fees and splits since the Wisconsin Dept. of Revenue started collecting the transfer return fees in 1969:

October 1969 - August 1981; \$1.00 per \$1,000 of real estate, split 50/50
 September 1981 - Present; \$3.00 per \$1,000 of real estate, split 80/20

Here is an example of the Transfer Fees collected prior to August 1981 and those after September 1981, the difference in fee amounts and how they are dispersed based on a home sale of \$100,000.00:

<u>Year</u>	<u>Transfer Fee collected</u>	<u>State Share</u>	<u>County Share</u>
Prior to Aug. 1981	\$100.00	\$50.00 (50%)	\$50.00 (50%)
After Sept. 1981	\$300.00	\$240.00 (80%)	\$60.00 (20%)
Difference	\$200.00	\$190.00	\$10.00

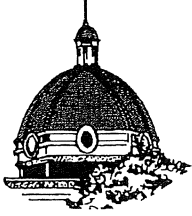
Here are the fees that Oneida County has collected over the last 5 years. The numbers below show the difference between the requested 50/50 split referenced in these resolutions and the current division of fees at 80/20.

<u>Oneida</u>		<u>Proposed Resolution split</u>		<u>Current statute split</u>	
<u>Year</u>	<u>Total Fees</u>	<u>State 50%</u>	<u>County 50%</u>	<u>State 80%</u>	<u>County 20%</u>
2017	\$ 878,494	\$439,247	\$439,247	\$ 702,795	\$175,698
2018	\$1,034,328	\$517,164	\$517,164	\$ 827,462	\$206,865
2019	\$ 965,591	\$482,795	\$482,795	\$ 772,472	\$193,118
2020	\$1,307,167	\$653,583	\$653,583	\$1,045,733	\$261,433
2021	\$1,778,133	\$889,066	\$889,066	\$1,422,506	\$355,626
Totals	\$5,963,713	\$2,981,856	\$2,981,856	\$4,770,970	\$1,192,742
				Revenue Difference	\$(1,789,114)

Resolution # 87-2022

Supervisors	AYE	NAY	ABS	ABSTAIN
Cushing	X			
Conrado	X			
Harris	X			
Schreier	X			
Almekinder	X			
Winkler	X			
King	X			
Kelly	X			
Roach	X			
Thome	X			
Schultz	X			
Sorgel	X			
Newman	X			
Briggs	X			
Rio	X			
Fisher	X			
Oettinger	X			
Timmons	X			
Ryden	X			
Fried	X			
Holewinski	X			
TOTALS	21			
TAGS				

Resolution # 87 – 2022: Offered by the Supervisors of the Administration Committee to request the State of Wisconsin revise the current real estate transfer fees revenue sharing formula.



Oneida County Clerk's Office

1 Oneida Ave, P.O. Box 400
Rhinelander, WI. 54501
Phone: (715)369-6125

Tracy Hartman
County Clerk

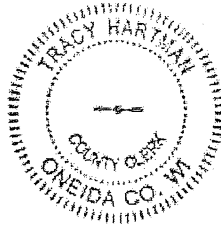
Heidi Nehls
Chief Deputy

Debra Neuman
Deputy Clerk

STATE OF WISCONSIN)
County of Oneida)

I, Tracy Hartman, County Clerk in and for said County, on this day 17th day of August, 2022 do hereby certify that the attached copy has been compared by me with the original Resolution # 87-2022 adopted by the Oneida County Board of Supervisors at the regular meeting held on August 16, 2022; that it is a true and correct transcript therefrom and of the whole thereof, as the same remains on record in my office.

Tracy Hartman, County Clerk



Motion By: Callahan
Second By: Bialecki

Resolution 2022-07-24

RESOLUTION FOR ADVISORY REFERENDUM REGARDING PRIVATE FUNDING OF ELECTION ADMINISTRATION

WHEREAS, During Wisconsin's 2020 General Election a private, non-profit entity, the Center for Tech and Civic Life, funded in part by Facebook Founder Mark Zuckerberg, furnished approximately \$8.5 million to five Wisconsin cities and an additional \$1.6 million to over 200 other Wisconsin municipalities.

WHEREAS, By accepting these grants municipalities agreed to certain conditions related to election administration which directly impacted the procedures adopted by municipalities who were recipients of the grant funding while other municipalities that did not receive the grants did not implement the same measures.

WHEREAS, By accepting these grants municipalities granted special access to voter data to agents of the special interest group, including the ability manage municipal staff and special access to ballots.

WHEREAS, Voters need to be able to trust that their local election officials are acting in a non-partisan capacity and are not under the influence of private resources that might impact how an election is administered.

WHEREAS, The ability to accept private funds for election administration can be used by any political party or special interest group to improperly influence the outcome of elections.

WHEREAS, The ability of a privately-funded special interest to participate in an election in this manner allows for circumvention of campaign finance laws and creates the appearance of unfairness in election administration.

WHEREAS, In order to have a well-functioning election, voters need to have trust in the fairness of the process.

NOW, THEREFORE BE IT RESOLVED, that the Lincoln County Board of Supervisors insists upon the prohibition of the use of private donations from special interest groups, people, or other private entities by government for the purposes of election administration.

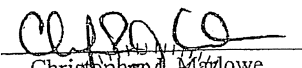
BE IT FURTHER RESOLVED that the Lincoln County Board of Supervisors, in legal session assembled, does hereby approve that the following question be placed on the November 8, 2022, General Election ballot as an advisory referendum question:

RICHIE QUINCY CLERK
FILED AUG 27 2022 4:11:07

Dist.	Supervisor	Y	N	Abs
1	Bialecki	X		
2	Anderson-Malm			
3	McCrank		X	
4	Osness, Jr.			
5	Peterson	X		
6	Ashbeck	X		
7	Rusch		X	
8	Thiel	X		
9	Friske	X		
10	Boyd	X		
11	Detert	X		
12	DePasse	X		
13	Callahan	X		
14	Hafeman		X	
15	Lemke	X		
16	Loka			
17	Brixius	X		
18	Wickham	X		
19	Allen		X	
20	Cummings	X		
21	Simon	X		
22	Hartwig	X		
Totals		14	4	
<input type="checkbox"/> Carried <input type="checkbox"/> Defeated <input type="checkbox"/> Amended <input type="checkbox"/> Voice vote <input type="checkbox"/> Roll call				

STATE OF WISCONSIN)
) SS
COUNTY OF LINCOLN)

I hereby certify that this resolution/ordinance is a true and correct copy of a resolution/ordinance adopted by the Lincoln County Board of Supervisors on:
July 19, 2022


Christopher J. Marlowe
Lincoln County Clerk



Question: Should the State of Wisconsin prohibit election officials from soliciting or using private funds, technology, or services from special interest groups, people, or other private entities for the purpose of administering elections and referendums?

YES _____ NO _____

NOW, THEREFORE BE IT RESOLVED, that the County Clerk is directed to send a copy of this resolution to the Governor of the State of Wisconsin, the Wisconsin Counties Association, the Wisconsin Towns Association, the Wisconsin League of Municipalities, all members of the state legislature, and to each Wisconsin County Board.

Dated: July 19, 2022

Authored by: Calvin Callahan

Co-Sponsored by: Jesse Boyd, Angela Cummings, Randy Detert, Greg Hartwig

Committee: Administrative & Legislative

Committee Vote: carried – unanimous

Date Passed: 7/6/2022

Fiscal Impact:

Drafted by: Calvin Callahan

