



STATE OF WISCONSIN
Assembly Journal
 One-Hundred and Sixth Regular Session

THURSDAY, March 21, 2024

The Chief Clerk makes the following entries under the above date:

ADMINISTRATIVE RULES

Assembly Clearinghouse Rule 23-023

Relating to technical and minor substantive changes to update ETF rules.

No action taken by committee on **State Affairs** on March 19, 2024.

To joint committee for review of **Administrative Rules** pursuant to s. 227.19 (5) (a), Wisconsin Statutes.

Referred on March 21, 2024.

Assembly Clearinghouse Rule 23-049

Relating to statewide water supply service area planning for municipalities serving populations greater than 10,000 people.

No action taken by committee on **Environment** on March 21, 2024.

To joint committee for review of **Administrative Rules** pursuant to s. 227.19 (5) (a), Wisconsin Statutes.

Referred on March 21, 2024.

Assembly Clearinghouse Rule 23-050

Relating to the management of diversions (transfers of water from the Great Lakes basin to outside of the Great Lakes basin) and intrabasin transfers including the application and review process and other related criteria.

No action taken by committee on **Environment** on March 21, 2024.

To joint committee for review of **Administrative Rules** pursuant to s. 227.19 (5) (a), Wisconsin Statutes.

Referred on March 21, 2024.

Assembly Clearinghouse Rule 23-051

Relating to certification of expanded function dental auxiliaries.

No action taken by committee on **Health, Aging and Long-Term Care** on March 21, 2024.

To joint committee for review of **Administrative Rules** pursuant to s. 227.19 (5) (a), Wisconsin Statutes.

Referred on March 21, 2024.

ENROLLED BILLS AND JOINT RESOLUTIONS

The following Assembly proposals, which have been approved by both the Assembly and Senate, have been enrolled by the Legislative Reference Bureau:

Assembly Bill 34

Assembly Bill 395

Assembly Bill 398

Assembly Bill 558

Assembly Bill 940

Assembly Bill 960

Assembly Bill 1065

Assembly Joint Resolution 6

Assembly Joint Resolution 109

Assembly Joint Resolution 112

EDWARD A. BLAZEL

Assembly Chief Clerk

CHIEF CLERK REPORTS

The Chief Clerk records:

Assembly Bill 237

Assembly Bill 356

Assembly Bill 556

Assembly Bill 573

Assembly Bill 576

Assembly Bill 940

Assembly Bill 960

Assembly Bill 965

Assembly Bill 966

Assembly Bill 967

Assembly Bill 973

Assembly Bill 976

Assembly Bill 978

Assembly Bill 1050

Presented to the Governor on Thursday, March 21.

EDWARD A. BLAZEL

Assembly Chief Clerk

EXECUTIVE COMMUNICATIONS

State of Wisconsin
 Office of the Governor
 Madison

March 21, 2024

To the Honorable Members of the Assembly:

The following bills, originating in the Assembly, have been approved, signed and deposited in the office of the Secretary of State:

<u>Bill Number</u>	<u>Act Number</u>	<u>Date Approved</u>
Assembly Bill 29.....	149	March 21, 2024
Assembly Bill 230.....	164	March 21, 2024
Assembly Bill 298.....	124	March 21, 2024
Assembly Bill 330.....	125	March 21, 2024
Assembly Bill 548.....	170	March 21, 2024
Assembly Bill 550.....	165	March 21, 2024
Assembly Bill 574.....	131	March 21, 2024
Assembly Bill 627.....	143	March 21, 2024
Assembly Bill 637.....	166	March 21, 2024
Assembly Bill 664.....	123	March 21, 2024
Assembly Bill 742.....	138	March 21, 2024
Assembly Bill 793.....	148	March 21, 2024
Assembly Bill 869.....	167	March 21, 2024
Assembly Bill 910.....	150	March 21, 2024
Assembly Bill 912.....	151	March 21, 2024
Assembly Bill 932.....	144	March 21, 2024
Assembly Bill 933.....	145	March 21, 2024
Assembly Bill 964.....	168	March 21, 2024

Respectfully submitted,
TONY EVERS
 Governor

Pursuant to s. 35.095 (1)(b), Wisconsin Statutes, the following 2023 Acts have been published:

<u>Act Number</u>	<u>Bill Number</u>	<u>Publication Date</u>
Wisconsin Act 123.....	Assembly Bill 664	March 22, 2024
Wisconsin Act 124.....	Assembly Bill 298	March 22, 2024
Wisconsin Act 125.....	Assembly Bill 330	March 22, 2024
Wisconsin Act 131.....	Assembly Bill 574	March 22, 2024
Wisconsin Act 138.....	Assembly Bill 742	March 22, 2024
Wisconsin Act 143.....	Assembly Bill 627	March 22, 2024
Wisconsin Act 144.....	Assembly Bill 932	March 22, 2024
Wisconsin Act 145.....	Assembly Bill 933	March 22, 2024
Wisconsin Act 148.....	Assembly Bill 793	March 22, 2024
Wisconsin Act 149.....	Assembly Bill 29	March 22, 2024
Wisconsin Act 150.....	Assembly Bill 910	March 22, 2024
Wisconsin Act 151.....	Assembly Bill 912	March 22, 2024
Wisconsin Act 164.....	Assembly Bill 230	March 22, 2024
Wisconsin Act 165.....	Assembly Bill 550	March 22, 2024
Wisconsin Act 166.....	Assembly Bill 637	March 22, 2024
Wisconsin Act 167.....	Assembly Bill 869	March 22, 2024
Wisconsin Act 168.....	Assembly Bill 964	March 22, 2024
Wisconsin Act 170.....	Assembly Bill 548	March 22, 2024

GOVERNOR'S VETO MESSAGE

March 21, 2024

To the Honorable Members of the Assembly:

The following bills, originating in the Assembly, have been vetoed in their entirety, and were returned to their house of origin, together with the objections in writing:

<u>Bill Number</u>	<u>Date of Veto</u>
Assembly Bill 476	March 21, 2024
Assembly Bill 543	March 21, 2024
Assembly Bill 570	March 21, 2024
Assembly Bill 572	March 21, 2024

I am vetoing **Assembly Bill 476** in its entirety.

This bill eliminates the ability of the Governor to fill vacancies through appointment for the Office of Secretary of State, Office of State Treasurer, Attorney General, and State Superintendent of Public Instruction without confirmation by the Wisconsin State Senate. Instead, under the bill, a vacancy would be filled through a special election unless the vacancy occurs in any of these positions on or after January 1 of a year in which there is a regularly scheduled election for the office. In the latter scenario under the bill the vacancy must be filled by appointment from the Governor subject to the advice and consent of the Wisconsin State Senate for the remainder of the unexpired term.

This bill is a purely partisan reaction to my appointment to fill the vacancy in the Office of the Secretary of State in March 2023. I am vetoing this bill because I object to the Wisconsin State Legislature's continued, widespread efforts to infringe upon executive branch authority, for example, as here, by unnecessarily restricting the ability of the Governor to make appointments to fill vacancies in important roles. The provisions of this bill could result in long-term vacancies in these critical positions, disrupting continuity of government, and resulting in the absence of leadership and accountability within core state government agencies and constitutional offices.

I further object to giving additional advice and consent authority to a hyper-partisan Wisconsin State Senate that has consistently abused its advice and consent powers to exact political retribution, threaten and bully dedicated public servants, and cause irreparable damage to our state's institutions.

I am vetoing **Assembly Bill 543** in its entirety.

This bill would modify certain election procedures by substantially reducing the distance between election observers and the election workers and processes they are observing. The bill also explicitly states that election observers shall have access to all stages of the election process and creates penalties to enforce these provisions against election officials. Additionally, the bill would apply election access provisions to recount procedures.

I am vetoing this bill in its entirety because I object to reducing the distance between election observers and the tables where election activities are occurring. Wisconsin's existing laws already provide robust election security measures to ensure persons who wish to observe our elections have the opportunity to do so. Under current law, Wisconsin's election procedures specify that individuals may observe election activities at a minimum distance of three feet and a maximum of eight feet at polling places, in-person absentee voting sites, and absentee ballot processing locations. This allows observers sufficient proximity to ensure election procedures are being followed correctly while also making sure local officials can provide appropriate viewing areas, given the space available, without impeding the work of local

clerks, election administrators, and poll workers. This bill mandates that election observers may be no more than three feet away, increasing the potential for observers to interfere with or intimidate eligible voters casting their ballot as well as election officials performing their critical responsibilities.

I cannot support legislation that could enable voter intimidation and prevent election workers from effectively and efficiently carrying out their important duties without interference.

I am vetoing **Assembly Bill 570** in its entirety.

The bill would create a procedure for conducting an election at qualified retirement home and residential care facilities during a public health emergency or an incident of infectious disease that restricts access to such facilities, by appointing employees of such facilities as “personal care voting assistants” to assist with absentee voting. The bill would also add requirements for absentee ballots, including mandating electronic notification of ballot defects and prohibiting correction of certification errors by individuals other than the voter, or a witness with respect to a witness certificate. Furthermore, this bill would change requirements and procedures relating to special voting deputies dispatched to qualified retirement home and residential care facilities, would modify canvassing procedures under certain conditions, would prohibit individuals employed by certain political groups from serving as election officials, and would add new penalties, including categorizing certain actions as election fraud.

I am vetoing this bill in its entirety for several reasons. First, I object to delegating important election authority and responsibilities to retirement home and residential care facility employees who have minimal training in election procedures, and doing so without those employees having the benefit of supervision by an election official.

Second, I object to creating any additional barriers that may prevent eligible Wisconsin residents from casting their ballot and having their vote counted, including prohibiting clerks from fixing small, technical errors like making sure an address includes the ZIP code. The purpose of the additional information required on the ballot certificate is to be able to ensure the identity of the voter and witness and to be able to locate the individuals if there is a legitimate concern or question; not to be able to invalidate a person's vote based on a minor mistake. This bill would effectively require all ballots with even the most inconsequential mistakes to be discarded unless the clerk is able to return these ballots for timely correction, increasing the likelihood that an eligible Wisconsin voter may be disenfranchised and prevented from participating in our democracy.

I am vetoing **Assembly Bill 572** in its entirety.

This bill would require the administrator of a residential care facility or qualified retirement home, or the administrator's designee, to email each designated contact of each facility occupant who intends to vote by absentee ballot with special voting deputies to inform them of the dates and times when the voting deputies will be visiting the facility or home, and to allow them to be present in the room where the voting is conducted. The bill would also require a circuit court to notify the Elections Commission, the voter, and the voter's guardian if the court determines an individual is incapable of understanding the objective of the elective process and is therefore ineligible to vote. Within three business days of receiving a notification of such ineligibility, the Elections Commission would be required to change the status of the voter to inactive on the official voter list, make a note on the list that the voter is not eligible to vote, and notify the voter and the voter's municipal clerk of this change in status. If a court restores a voter's right to vote, the court must notify the Elections Commission, and the commission must, within three business days, notify the voter that the voter is eligible, including with such notice a registration form, which the voter must complete prior to voting. The bill would further require a clerk to examine the registration list before issuing a ballot to a voter. Finally, the bill would revise the voter registration form with respect to information relating to incompetency or disqualification and would modify current law so that a person who has been determined ineligible to vote due to incompetency would not be guilty of a Class I felony if they vote during an election, though the person's vote would still be excluded.

I appreciate portions of this bill designed to better ensure individuals found ineligible to vote due to incompetency are made inactive on the voter list and protected from unnecessary felony charges if they mistakenly attempt to vote. However, I am vetoing this bill because I object to an administrator being legally required to contact every designated contact for every facility resident who intends to vote through special voting deputies.

Every eligible Wisconsin resident should be able to cast their ballot without fear of interference or intimidation, including aging and older adults. Current law already permits facilities to notify a resident's designated contact who is a relative when absentee voting will be conducted if requested by the relative. However, the fact that an individual is a resident's designated contact for healthcare purposes does not necessarily mean the resident wants, needs, or is comfortable with that individual supervising the resident's voting. I cannot support legislation that could enable voter intimidation and interference while depriving eligible aging and older Wisconsin residents casting their ballot of the dignity, privacy, and independence afforded to every other eligible Wisconsin voter.

Respectfully submitted,
TONY EVERS
 Governor