

State of Misconsin 2023 - 2024 LEGISLATURE

SENATE SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 577

January 22, 2024 - Offered by Senator KNODL.

AN ACT to amend 947.0125 (1); and to create 12.09 (4), 19.36 (14), 66.0512, 940.20 (4m), 947.0125 (1) (b), 947.0125 (2) (g) and 995.50 (2) (am) 5. of the statutes; relating to: an election official's personal information; battery against election officials; whistleblower protection for municipal clerks, county clerks, and election officials who witness and report election fraud or irregularities; and providing a penalty.

Analysis by the Legislative Reference Bureau

This bill makes a number of changes to current law regarding election officials. *Public access to records identifying an election official*

The bill prohibits public access to records that contain the personal identifying information of election officials during the term for which the individual serves as an election official, except that a public records custodian may provide access to the name and city and state of residence of an election official. Under the bill, "personal identifying information" includes an individual's address and telephone number.

Current law provides a number of similar exceptions for providing public access to records. For example, current law limits access to records containing personal information regarding individuals who hold a state or local public office or the personal information of applicants for a public position. Current law also allows access to certain records that are not otherwise accessible. For example, state agencies and local units of government may provide records to assist legislative committees. The bill does not affect the operation of that provision nor other similar provisions.

Causing bodily harm to an election official

Under current law, a person who intentionally causes bodily harm to another person commits the crime of simple battery and is guilty of a Class A misdemeanor. Current law provides greater penalties for special circumstances battery, which is defined as intentionally causing or threatening to cause bodily harm to certain persons. For example, under current law, a person who intentionally causes bodily harm to a public officer to influence his or her action or as a result of an action he or she took is guilty of a Class I felony. The bill makes it a Class I felony to intentionally cause bodily harm to an election official, county clerk, or municipal clerk who is acting in his or her official capacity.

Threatening an election official

Current law prohibits an individual from harassing another individual over the phone or over email or other computer messaging system. The penalties for such actions range from a Class B forfeiture to a Class B misdemeanor depending on the act, the intent, and the circumstances.

This bill creates a Class B misdemeanor for an actor who, with intent to threaten or abuse an election official or an election official's family member, distributes via social media the official's or family member's personal identifying information if the actor knows or should know that the distribution would likely result in the official or family member being subject to unwanted contact, injury, or harassment. Under the bill, a violation of this provision is also considered an invasion of privacy. Under current law, an individual whose privacy is unreasonably invaded is entitled to equitable relief to prevent and restrain such invasion, compensatory damages, and reasonable attorney fees.

Current law provides that no person may personally or through an agent make use of or threaten to make use of force in order to induce or compel a voter to vote or refrain from voting or to vote or refrain from voting for or against a particular candidate. The penalty for such actions is a Class I felony. This bill additionally provides that no person may personally or through an agent make use of or threaten to make use of force in order to induce or compel an election official to act contrary to his or her official duties under current law.

Whistleblower protections

The bill provides whistleblower protection for municipal clerks, county clerks, and election officials who witness and report election fraud or irregularities. Under the bill, "municipal clerk" means a city clerk, town clerk, village clerk, and the executive director of the city election commission and their authorized representatives, as well as, in appropriate circumstances, the clerk of a school district. Under the bill, "county clerk" includes the executive director of the county board of election commissioners and their authorized representatives. Also, under the bill, "election official" means an individual who is charged with any duties relating to the conduct of an election.

The bill prohibits employment discrimination against a municipal clerk, county clerk, or election official, including by being discharged, disciplined, or demoted, as a reprisal because the clerk or election official lawfully reported, or is believed to have reported, witnessing what the clerk or election official reasonably believed to be election fraud or irregularities.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 12.09 (4) of the statutes is created to read:

12.09 (4) No person may personally or through an agent make use of or
threaten to make use of force, violence, or restraint in order to induce or compel an
election official to act contrary to his or her official duties under this chapter and chs.
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SECTION 2. 19.36 (14) of the statutes is created to read:

7 19.36 (14) IDENTITIES OF ELECTION OFFICIALS OR ELECTION REGISTRATION OFFICIALS. 8 Unless access is specifically authorized or required by statute, neither a municipal 9 clerk, as defined in s. 5.02 (10), nor a county clerk, as defined in s. 5.02 (2), shall 10 provide access under s. 19.35 (1) to records containing the personal identifying 11 information, as defined in s. 943.201 (1) (b) 2. and 3., of an election official, as defined 12in s. 5.02 (4e), during the term for which the individual serves as an election official, except that an authority may provide access to the name of an election official and 13 14 the city and state where the individual resides.

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SECTION 3. 66.0512 of the statutes is created to read:

66.0512 Whistleblower protection for certain disclosures made by
 municipal clerks. No municipal clerk, as defined in s. 5.02 (10), county clerk, as
 defined in s. 5.02 (2), or election official, as defined in s. 5.02 (4e), may be discharged,

1	disciplined, demoted, or otherwise discriminated against in regard to his or her
2	employment as a clerk or election official, or threatened with any such treatment, as
3	a reprisal because the clerk or election official lawfully reported, or is believed to have
4	reported, witnessing what the clerk or election official reasonably believed to be
5	election fraud or irregularities during his or her course of employment as a clerk or
6	election official. For purposes of this section, "lawfully reported" means reported in
7	the manner prescribed by the elections commission under s. 7.15 (1) (g).
8	SECTION 4. 940.20 (4m) of the statutes is created to read:
9	940.20 (4m) BATTERY TO ELECTION OFFICIALS, ELECTION REGISTRATION OFFICIALS,
10	OR CLERKS. (a) In this subsection:
11	1. "County clerk" has the meaning given in s. 5.02 (2).
12	2. "Election official" has the meaning given in s. 5.02 (4e).
13	3. "Municipal clerk" has the meaning given in s. 5.02 (10).
14	(b) Whoever intentionally causes bodily harm to an election official, county
15	clerk, or municipal clerk who is acting in his or her official capacity is guilty of a Class
16	I felony if the person knows or has reason to know that the victim is an election
17	official, county clerk, or municipal clerk and the victim does not consent to the harm.
18	SECTION 5. 947.0125 (1) of the statutes is amended to read:
19	947.0125 (1) In this section, "message":
20	(a) "Message" means any transfer of signs, signals, writing, images, sounds,
21	data or intelligence of any nature, or any transfer of a computer program, as defined
22	in s. 943.70 (1) (c).
23	SECTION 6. 947.0125 (1) (b) of the statutes is created to read:
24	947.0125 (1) (b) "Social media" means any online electronic medium, including
25	a live-chat system or an electronic dating service, that does all of the following:

2023 - 2024 Legislature

1	1. Primarily serves as a medium for users to interact with content generated
2	by other 3rd-party users of the medium.
3	2. Enables users to create accounts or profiles specific to the medium or to
4	import profiles from another medium.
5	3. Enables one or more users to generate content that can be viewed by other
6	3rd-party users of the medium.
7	SECTION 7. 947.0125 (2) (g) of the statutes is created to read:
8	947.0125 (2) (g) With intent to threaten or abuse an election official, as defined
9	in s. 5.02 (4e), or a family member, as defined in s. 940.201 (1) (a), of the election
10	official, distributes by means of social media the official's or family member's
11	personal identifying information, as defined in s. 943.201 (1) (b) 2. or 3., without the
12	official's or family member's consent if the actor knows or should know that the
13	distribution would be likely to result in the official or family member being subject
14	to unwanted physical contact, injury, or harassment.
15	SECTION 8. 995.50 (2) (am) 5. of the statutes is created to read:
16	995.50 (2) (am) 5. Conduct that is prohibited under s. 947.0125 (2) (g),
17	regardless of whether there has been a criminal action related to the conduct, and,
18	if there has been a criminal action related to the conduct, regardless of the outcome
19	of the criminal action.
20	(END)

- 5 -