STATE OF WISCONSIN
ELECTIONS COMMISSION

COMPLAINT FORM

Please provide the following information about yourself:

Name ____________________________
Address ____________________________
Telephone Number ____________________________
E-mail ____________________________

State of Wisconsin
Before the Elections Commission

The Complaint of ____________________________, Complainant(s) against ____________________________, Respondent, whose address is ____________________________.

This complaint is under ____________________________, (Insert the applicable sections of law in chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing)

I, ____________________________, allege that:

(see attached verified complaint)
(Set forth in detail the facts that establish probable cause to believe that a violation has occurred. Be as specific as possible as it relates to dates, times, and individuals involved. Also provide the names of individuals who may have information related to the complaint. Use as many separate pages as needed and attach copies of any supporting documentation.)

Date: 04/05/2024

I, Charles Hanna, being first duly sworn, on oath, state that I personally read the above complaint, and that the above allegations are true based on my personal knowledge and, as to those stated on information and belief, I believe them to be true.

Complainant’s Signature

STATE OF WISCONSIN

County of Brown,

Sworn to before me this 5 day of April, 2024.

Jessica Ann Yates

(Signature of person authorized to administer oaths)

My commission expires 9/15/2025, or is permanent.

Notary Public or Remote Online Notary

(official title if not notary)

This notarial act was an online notarization.
This notarial act involved the use of communication technology.

Please send this completed form to:

Mail: Wisconsin Elections Commission
P.O. Box 7984
Madison, WI 53707-7984

Fax: (608) 267-0500

Email: elections@wi.gov
Please provide the following information about yourself:

Name: Hilario Deleon - Chairman of Republican Party of Milwaukee County
Address: 801 S. 108th Street, West Allis, Wisconsin 53214
Telephone Number: 920-437-0476 (counsel)
E-mail: kag@lcojlaw.com (counsel)

State of Wisconsin
Before the Elections Commission

The Complaint of Charles Hanna and the Republican Party of Milwaukee County

________________________________________, Complainant(s) against Claire Woodall & Milwaukee Election Commission, Respondent, whose address is see attached verified complaint.

This complaint is under ________________, (Insert the applicable sections of law in chs. 5 to 10 and 12 and other laws relating to elections and election campaigns, other than laws relating to campaign financing)

I. ________________, allegation that:

(see attached verified complaint)
(Set forth in detail the facts that establish probable cause to believe that a violation has occurred. Be as specific as possible as it relates to dates, times, and individuals involved. Also provide the names of individuals who may have information related to the complaint. Use as many separate pages as needed and attach copies of any supporting documentation.)

Date: 4/9/24

Complainant’s Signature

I, Hilario Deleon, being first duly sworn, on oath, state that I personally read the above complaint, and that the above allegations are true based on my personal knowledge and, as to those stated on information and belief, I believe them to be true.

Hilario Deleon

Complainant’s Signature

STATE OF WISCONSIN

County of MILWAUKEE (county of notarization)

Sworn to before me this 9 day of APRIL, 2024.

(Signature of person authorized to administer oaths)

My commission expires 02/06/2024, or is permanent.

Notary Public or ____________________________ (official title if not notary)

Please send this completed form to:

Mail: Wisconsin Elections Commission
     P.O. Box 7984
     Madison, WI 53707-7984

Fax: (608) 267-0500

Email: elections@wi.gov
VERIFIED COMPLAINT

Complainants, Charles Hanna and the Republican Party of Milwaukee County, bring this Verified Complaint against Respondent Executive Director of the Milwaukee Election Commission, Claire Woodall, and Respondent Milwaukee Election Commission alleging as follows:
1. Complainant Charles Hanna is a U.S. citizen, over the age of 18 years old, and is a registered voter and qualifies as an elector within the meaning of Chapters 5 and 6 of the Wisconsin Statutes.

2. At all times relevant hereto, Complainant Charles Hanna has resided and continues to reside in Milwaukee County in the City of Milwaukee, Wisconsin.

3. At all times material hereto, Complainant Charles Hanna is able to read and write the English language, has a general knowledge of election laws in Wisconsin, and is capable of, and is of sound mind and able to, understand directives related to election administration.

4. At all times material hereto, Complainant Charles Hanna is not and has not been a candidate for any office to be voted for at an election in Milwaukee, and does not hold any public office.

5. Complainant Republican Party of Milwaukee County (“Republican Party”) has offices located at 801 S. 108th Street, West Allis, Wisconsin 53214. The Republican Party has numerous members who reside in the City of Milwaukee and, furthermore, is responsible for nominating election inspectors in the City of Milwaukee pursuant to Wis. Stat. § 7.30 and has an interest in assuring that the appointment process of those nominated by Republican Party is conducted in accordance with the laws of the State of Wisconsin. Complainant Charles Hanna and the Republican Party are collectively referred to as “Complainants.”

6. Respondent Claire Woodall is the Executive Director of the Milwaukee Election Commission as set forth in Wis. Stat. § 7.21(2). Ms. Woodall is an “election official” within the meaning of Chapters 5 and 6 of the Wisconsin Statutes.
7. Respondent Milwaukee Election Commission (the “MEC”), carries out all powers and duties under chs. 5 to 12, Wis. Stats., pursuant to Wis. Stats. §§ 7.20 and 7.21, as well as powers and duties regarding approving and appointing election inspectors nominated by the two major political parties pursuant to Wis. Stats. § 7.30. Claire Woodall and the MEC are, collectively, referred to as “Respondents.”

JURISDICTION

8. This suit is brought against Respondent Claire Woodall in her official capacity as Executive Director of MEC and the Respondent MEC under Wis. Stat. § 5.06 which provides that:

Whenever any elector of a jurisdiction or district served by an election official believes that a decision or action of the official or the failure of the official to act with respect to any matter concerning nominations, qualifications of candidates, voting qualifications, including residence, ward division and numbering, recall, ballot preparation, election administration or conduct of elections is contrary to law, or the official has abused the discretion vested in him or her by law with respect to any such matter, the elector may file a written sworn complaint with the commission requesting that the official be required to conform his or her conduct to the law, be restrained from taking any action inconsistent with the law or be required to correct any action or decision inconsistent with the law or any abuse of the discretion vested in him or her by law.

PERTINENT STATUTES

9. Election inspectors are the individuals authorized by statute to, among other things, work, oversee, and administer elections at polling places on Election Day. Wis. Stat. § 7.37.

10. In order to qualify to be an election inspector, a person must be a qualified elector of the county in which they intend to serve as an election inspector; be able to read and write the English language; be capable, and be of good understanding; and may not be a candidate for any office to be voted for at an election at which they serve. Wis. Stat. § 7.30(2)(a).
11. The process of nominating and appointing election inspectors is governed by Wis. Stat. § 7.30.

12. Among other things, Wis. Stat. § 7.30(4) and its subparts provide that both the two major political parties, generally the Republican and Democratic parties, whose candidates for governor or president at the last general election received the largest number of votes at an individual polling place, may submit a certified list of election inspector nominees to a municipal governing body on or before November 30th of an odd-numbered year, and certify that the nominees have been contacted by the party and that the nominees have agreed to serve as an election official.

13. Each political party may submit names of election inspector nominees equal to at least the number of election inspectors to which the party is entitled for each polling place pursuant to Wis. Stat. § 7.30(1)(a) and, furthermore, the political party whose candidate received the largest number of votes at each polling place is entitled to one more inspector than the party whose candidate received the next largest number of votes at that polling place for governor or president during the last general election. Wis. Stat. §7.30(2)(a).

14. Thereafter, a municipal governing body or board of election commissioners (as applicable) shall then appoint election inspectors to a two-year term on or before December 31st of an odd-numbered year. Wis. Stat. § 7.30(4)(a), (b)1., (b)2.

15. Wis. Stat. § 7.30(4)(c) further provides that as long as “nominees are made available by the political parties . . ., appointments may be made only from the lists of nominees submitted” by the political parties. See also Wis. Elec. Comm’n, Memorandum: Appointment of Election Inspectors from Lists Submitted by Political Parties, p. 4, Oct. 3, 2023, located at: https://elections.wi.gov/sites/default/files/documents/Partisan%20Appointment%20of%20Inspec
When lists of Election Inspector nominees are submitted by one or both Parties, appointments must be made from the lists submitted by the Party for as long as Election Inspector positions are available.

More to the point, “[i]f party lists have been timely received, positions must be filled from the lists until the names on those lists have been depleted.” *Id.*

**THE FACTS**

Complainant Charles Hanna is affiliated with the Republican Party and was previously nominated by the Republican Party, the county committee for one of the two recognized political parties in Wisconsin, to serve as an election inspector in the City of Milwaukee pursuant to *Wis. Stat. §§ 7.30(2) and 7.30(4)(b).*

Along with the Complainant Charles Hanna, the Republican Party nominated, and provided to the Respondents, a certified list of over two hundred and fifty (250) names of qualified individuals to serve as election inspectors in the City of Milwaukee and confirmed that said individuals were contacted by the Republican Party and agreed to serve as election inspectors prior to their nomination.

Prior to his nomination to serve as an election inspector, Complainant Charles Hanna confirmed to the Republican Party that he was ready, willing, and able to serve as an election inspector in the City of Milwaukee from January 1, 2024 to at least December 31, 2025.

On or about December 20, 2023, Complainant Charles Hanna was approved and appointed to serve as an election inspector in the City of Milwaukee. Attached as *Exhibit A* is a copy of the published meeting minutes from the December 20, 2023 meeting of MEC. Attached as *Exhibit B* is a copy of the record of the December 20, 2023 MEC resolution appointing...
Republican Inspectors and a copy of the list of Republican Inspector Appointees, including the
Complainant Charles Hanna.

21. Despite being qualified, nominated, and appointed, Complainant Charles Hanna
was never contacted by Respondents to serve as an election inspector in the City of Milwaukee at
any polling location for the April 2, 2024 election.

22. Complainant Charles Hanna was never provided with notice from Respondents of
Complainant Charles Hanna’s appointment and was never asked to sign or file an official oath
pursuant to Wis. Stat. § 7.30(5) since his nomination and/or appointment.

23. Complainant Charles Hanna was never asked by Respondents to attend training
sessions related to serving as an election inspector since his nomination and/or appointment.

24. Likewise, Respondents failed to contact and schedule numerous other qualified,
nominated, and appointed Republican Party election inspectors to serve as election inspectors in
the City of Milwaukee at any polling location for the April 2, 2024 election.

25. As of the date of this complaint, and upon information and belief, only forty nine
(49) previously nominated and appointed Republican Party election inspectors were contacted by
Respondents and scheduled to work at polling locations in the City of Milwaukee for the April 2,
2024 election, which is only a small fraction of the Republican Party election inspectors who
were nominated and appointed.

26. To the contrary, and upon information and belief, the Respondents have
nominated, appointed, and scheduled almost two hundred (200) Democratic Party election
inspectors and over one thousand (1000) unaffiliated election inspectors to serve at polling
locations in Milwaukee for the April 2, 2024 election—even though over two hundred (200)
Republican Party election inspectors were properly nominated and available to work as election inspectors in the City of Milwaukee.

27. When questioned about concerns that Republican Party election inspectors, including Complainant Charles Hanna, were not being scheduled and were being arbitrarily denied the ability to serve as election inspectors in the City of Milwaukee on April 2, 2024, Respondent Claire Woodall indicated that it was largely due to a new online portal that Respondents were utilizing and, as she alleged, failures of such election inspectors to complete the additional “phases” of that online portal process, which she indicated were conditions to serving as election inspectors.

28. Respondents failed to adequately and timely explain to Complainant Charles Hanna and Republican Party election inspectors this new online portal process, the necessary “phases” or steps required to actually serve as an election inspector, and/or the consequences if the additional “phases” or steps were not completed.

29. Regardless, Respondents have no authority to unilaterally reject, disregard, or ignore properly appointed election inspectors, such as Complainant Charles Hanna.

30. Likewise, Respondents have no authority to prohibit or preclude Complainant Charles Hanna and other properly appointed election inspectors from working at polling locations in the City of Milwaukee.

31. Upon information and belief, unaffiliated and Democrat Party election inspectors (i) received information from Respondents in order to complete the new online portal process that was not provided to Complainant Charles Hanna and Republican Party election inspectors, and/or (ii) received more favorable treatment than Complainant Charles Hanna and Republican
Party election inspectors in relation to serving as election inspectors at polling locations in the City of Milwaukee for the April 2, 2024 election.

THE CLAIMS

I. **Respondents Violated Wis. Stat. §§ 7.30 and 12.13(2)(a) By Denying Complainant Charles Hanna the Ability to Serve as an Election Inspector.**

32. Respondents are required to approve and appoint Complainant Charles Hanna, and other qualified nominees submitted by the Republican Party, to serve as election inspectors in the City of Milwaukee for the April 2, 2024 election.

33. Complainant Charles Hanna satisfied all conditions precedent to becoming an election inspector in the City of Milwaukee for the April 2, 2024 election.

34. Despite being a qualified, nominated, and appointed election inspector for the City of Milwaukee, the Respondent has failed or otherwise refused to schedule Complainant Charles Hanna, as well as other qualified Republican Party election inspectors, to serve as an election inspector at any polling location for the April 2, 2024 election.

35. At all times material, Complainant Charles Hanna, and other nominated and qualified Republican Party election inspectors, were ready, willing, and able to serve as election inspectors in the City of Milwaukee and Respondents failed, or otherwise refused, to properly appoint, schedule, and/or allow Complainant Charles Hanna and such Republican Party election inspectors to serve as election inspectors in the City of Milwaukee for the April 2, 2024 election.

36. Respondents have improperly added requirements, procedures, and/or other conditions to the appointment of election inspectors process that are arbitrary, not based on the express provisions of the Wisconsin Statutes, and, in fact, are contrary to law and have resulted in Complainant Charles Hanna and others losing their ability to serve as election inspectors in the City of Milwaukee for the April 2, 2024 election.
37. Upon information and belief, Respondents have knowingly failed to schedule or place Complainant Charles Hanna and other Republican Party election inspectors to serve as election inspectors in the City of Milwaukee for the April 2, 2024 election by utilizing arbitrary and improper procedures to effectively eliminate them from consideration or the further ability to serve as an election inspector.

38. Upon information and belief, Respondents have made it more difficult for Complainant Charles Hanna and Republican Party election inspectors to serve as election inspectors in the City of Milwaukee for the April 2, 2024 election when compared to unaffiliated election inspectors or the Democrat Party election inspectors.

39. Additionally, Respondents have appointed, scheduled, and/or allowed unaffiliated election inspectors to serve as election inspectors in the City of Milwaukee during the April 2, 2024 election even though numerous qualified Republican Party election inspectors who were nominated, and supposedly appointed, are ready, able, and willing to serve as election inspectors in the City of Milwaukee during the April 2, 2024 election, which violates Wis. Stat. § 7.30.

40. Regardless, Respondents have no authority to unilaterally reject, disregard, or ignore qualified and properly appointed Republican Party election inspectors, such as Complainant Charles Hanna; and have no authority to prohibit or preclude Complainant Charles Hanna and other qualified and properly appointed Republican Party election inspectors from working at polling locations in the City of Milwaukee.

41. Based on the foregoing, Respondents have violated Wis. Stat. § 7.30 by failing to properly appoint, schedule, and/or allow Complainant Charles Hanna to serve as an election inspector in the City of Milwaukee during the April 2, 2024 election.
42.  Upon information and belief, Respondents will continue to violate the law and the rights of Complainant Charles Hanna and others in relation to appointment of election inspectors in the City of Milwaukee.

43.  Additionally, Respondents have violated Wis. Stat. § 12.13(2)(a) by acting with willful neglect and/or otherwise refusing to perform their duties pursuant to Wis. Stat. § 7.30, including, among other things, appointing, scheduling, and/or allowing Complainant Charles Hanna to serve as an election inspector in the City of Milwaukee during the April 2, 2024 election.

**PRAYER FOR RELIEF**

WHEREFORE, the Complainants requests the following relief:

A.  A finding and declaration that Respondents have violated Wis. Stat. § 7.30 by failing to properly appoint, schedule, and/or allow Complainant Charles Hanna to serve as an election inspector in the City of Milwaukee during the April 2, 2024 election.

B.  A finding and declaration that Respondents’ acted with willful neglect and/or otherwise refused to perform their duties prescribed in Wis. Stat. § 7.30, in violation of Wis. Stat. § 12.13(2)(a).

C.  That Respondents be directed to conform their conduct to the law as described above, be restrained from taking any action inconsistent with Wis. Stat. § 7.30, as set forth above, and be required to correct any other process, notice, policy, procedure, and/or communication that are inconsistent with applicable law—including, but not limited to, the new online portal utilized by Respondents.

D.  That in the future—including during the 2024 general election—Respondents Claire Woodall and the MEC be ordered to comply with Wis. Stat. § 7.30 and appoint,
schedule, and allow Complainant Charles Hanna, and any other qualified election
inspector nominated by the Republican Party, to serve as election inspectors at
polling locations in the City of Milwaukee.

E. Such equitable and other relief as is just and appropriate.

Respectfully submitted this 5th day of April, 2024.

LAW FIRM OF CONWAY, OLEJNIczAK & JERRY, S.C.
Attorneys for Complainants.

Kurt A. Goehre (#1068005)
231 South Adams Street
P.O. Box 23200
Green Bay, WI 54305-3200
Telephone: (920) 437-0476
Facsimile: (920) 437-2868
E-mail: kag@lcojlaw.com
State of Wisconsin

County of Brown

The Complainant, Charles Hanna, being first duly sworn, states that he has personally read the above complaint, and that the above facts and allegations are true and correct to the best of [his/her] knowledge and belief.

Subscribed and sworn before me this ______ day of April, 2024.

________________________
Charles Hanna

This notarial act was an online notarization.
This notarial act involved the use of communication technology.

Jessica Ann Yates
Remote Online Notary
Notary Public, Wisconsin
My Commission expires 09/15/2025
The undersigned, Hilario Deleon, on behalf of Complainant, Republican Party of Milwaukee County, being first duly sworn, states that he has personally read the above complaint, and that the above facts and allegations are true and correct to the best of [his/her] knowledge and belief.

Hilario Deleon
Chairman and Authorized Representative of the Republican Party of Milwaukee County

Subscribed and sworn to before me this 12 day of April, 2024.

Notary Public, State of Wisconsin
My commission Expires 08/01/2028
1  Call To Order

2  Roll Call

Present  3 - Martin, Ruiz-Cantu and Haag

3  231340  Resolution appointing election inspectors and special voting deputies for the 2024-2025 term.
   This Resolution was ADOPTED

4  231354  Resolution approving Election Day polling places for the Spring 2024 elections.
   This Resolution was ADOPTED

5  231355  Communication from the Executive Director relating to 2024 Elections.

6  Adjournment
In the event that Common Council members who are not members of this committee attend this meeting, this meeting may also simultaneously constitute a meeting of the Common Council or any of the following committees: Community and Economic Development, Finance and Personnel, Judiciary and Legislation, Licenses, Public Safety and Health, Public Works, Zoning, Neighborhoods & Development, and/or Steering and Rules. Whether a simultaneous meeting is occurring depends on whether the presence of one or more of the Common Council member results in a quorum of the Common Council or any of the above committees, and, if there is a quorum of another committee, whether any agenda items listed above involve matters within that committee’s realm of authority. In the event that a simultaneous meeting is occurring, no action other than information gathering will be taken at the simultaneous meeting.

Upon reasonable notice, efforts will be made to accommodate the needs of persons with disabilities through sign language interpreters or auxiliary aids. For additional information or to request this service, contact the City Clerk's Office ADA Coordinator at 286-2998, (FAX)286-3456, (TDD)286-2025 or by writing to the Coordinator at Room 205, City Hall, 200 E. Wells Street, Milwaukee, WI 53202.

City Hall and the Zeidler Municipal Building are accessible by "The Hop" City Hall Stations, the MCTS Green Line, Gold Line, 14, 15, 18, 19, 30, 33, and 57 bus routes. Visit https://www.ridemcts.com/ for more information.

Bike racks are available on Water Street, Market Street, and Broadway, and a Bublr Bike Share station is located on the northeast corner of Kilbourn Avenue and Water Street.

Limited parking for persons attending meetings during normal business hours is available at reduced rates (5 hour limit) at the Milwaukee Center on the southwest corner of Kilbourn Avenue and Water Street. You must present a copy of the meeting notice to the parking cashier.

Persons engaged in lobbying as defined in s. 305-43-4 of the Milwaukee Code of Ordinances are required to register with the City Clerk's Office License Division. Registered lobbyists appearing before a Common Council committee are required to identify themselves as such. More information is available at http://city.milwaukee.gov/Lobbying.
Resolution appointing election inspectors and special voting deputies for the 2024-2025 term.

Sponsors: THE CHAIR

**REPUBLICAN PARTY APPOINTED ELECTION INSPECTORS/CHIEFS**

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<td>Richard</td>
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REPUBLICAN PARTY APPOINTED ELECTION INSPECTORS/CHIEFS

Gerald Dukat
Michael Dunn
Beth Duray
Pamela Eder
Helena Ehlke
Stacy Engl
Jim (James) Engstrand
Stephen Engstrand
Steve Engstrand
Dennis Eucke
Rose Eucke
Curt Evers
Timothy Ewert
Michael Farrell
Katherine Fermanich
Sharon Fischer
Margaret Fisher Tyler
Kylie Flores
Susan Freundl
Jennifer Gabriele
Justin Gavery
Seven Glaser
Dace Glaz
Cate Goemans
Michael Gonzalez
Bill Gorski
Sharon Gray
Jeffrey Groth
Susan Gutknecht
Michelle Haasch
Charles Hanna
Charles R. Hanna
Sherrie Hannah
Dawnn Harrison
Tarlon Harrod
Stephanie Hart
Joan Hartung
Daresha Harvey
Jesse Heaton
Chris Helbs
Amir Hesamyan
Carol Hicki
Carol Hioki
William R. Hittman
Joseph Hoeller
Mike Hoeller
Sue Hogg
Terry Honeck
Janet Hoyt
Charise Huston
Sherry Ingram
Greg Jablonowski
Rhonda Jacobson
Pat Jamrozy
Dawn Johnson
Maura Jozwis
Judith Kadlec-Zielke
Art (Arthur) Kallie
Carol Kallie
ViaS Karaouzas
REPUBLICAN PARTY APPOINTED ELECTION INSPECTORS/CHIEFS

Julie Karcher
Janet Kastelic
Rev. Thomas Kaul
Lisa Kellermann
Sandra Kelly
Michelle Kenner
Christine Klug
Karl Knowlton
Anna Kneuppel
Charlotte Kneuppel
Kole Kneuppel
Kon Kneuppel
Kon Kneuppel II
Virginia Koch
Kenneth Koltan
Rick Kouchich
Tim Kovacic
Susanne Krasovich
Todd Krohn
Gregory Krystek
Jerome Kunicki
Mary Kurth
Jeffrey Lahmann
Jeffrey Langer
Mary Jo Laur
William Lethlean
Salvatore Librizze
Julie Librizzi
Julie Loomis
Karl Loresch
Sharon Lowe
Sanya Lyles
Louis Mankiewicz
Albert Martin
Antonio Martinez
Christopher Matysik
Shanyell McCormick
James McFarland
Craig Mengeling
Lorie Merner
Rich Metzger
Eugene Mezger
Rhonda Michaels
Daniel Miller
Phoebe Milner
Ernesto Mireles
Manuel Molina
Eddie Moore II
Peter Mueller
Shannon Naujock
Lisa Nelson
Missy Netzel
Andrew Newton
Robert Nisiewicz
Vera Nowak
Wayne Ohlheiser
Monica Olencheck
Nancy Olson
Donna Ostrowski
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REPUBLICAN PARTY APPOINTED ELECTION INSPECTORS/CHIEFS

Darrell Toth
Daniel Trivet
Chris (Christopher) Trost
Catherine Van Schmedema
Caprice Veal
Espe Villasenor
Aleksandra Vilumsans
Fran Wallace
Rose Wallace
Cherie Wamser
Tom (Thomas) Wamser
Kelly Weiss
Pamela Welch-Gniot
William M. Wenz
Cindy Werner
Lashawnda Westmoreland
Dennis Wieselmann
Emilee Wildes
Debbie Wise
Christine (Chris) Wodke
Julie Wohlrabe
Joseph Wojnarowski
Barbara Wood
Rick Wood
Barbara Zacher
Natalie Zebian
Bart Zwitter