					2025-2026 Commission on Aging Legislation Tracker			
Number	Number	Title	Sponsors	Committee Assignments	Brief Description	Hearings	Executive Action	COA Policy
<u>AB-176</u>	<u>SB-152</u>	Program Eligibility	Cabral-Guevara Milwaukee County: Drake, Donovan, Tenorio, Madison, Arney	Health, Aging, Long-Term Care (A) Health (S)	Financial eligibility for the Alzheimer's Family and Caregiver Support Program	4/23- Hearing held in Senate 5/14-Hearing held in Assembly	5/5-Unanimously approved by Senate Committee 6/5-Unanimously approved by Assembly Committee 6/24-Approved by Senate, concurred by Assembly 6/25-Enrolled as bill and available to Governor for signature 8/8-Signed by the Govenor and effective 8/9	Support
					Any agency that refers a prospective resident to an assisted living facility must disclose to the resident any relationship the			
<u>AB-255</u>		Assisted living facility referral agencies and providing a penalty	Gundrum, Cabral- Guevara Milwaukee County: Ortiz-Velez	Health, Aging, Long-Term Care (A) Health (S)	referral agency has with the assisted living facility, any fee that the assisted living facility will pay to the referral agency, and if the referral agency only lists those assisted living facilities that it has a contractual relationship with. Any fee charged by a referral agency to an assisted living facility must be set in advance, consistent with fair market value, and only after a resident confirms in writing that the resident used the referral agency to move into the assisted living facility. Any prospective resident can ask at any time to terminate services with a referral agency, including use of personal information. There are fees imposed for violations.	6/4-Hearing held in Senate		
<u>AB-410</u>	<u>SB-410</u>	Grants for falls prevention awareness and initiatives and making an appropriation	Gundrum, Jacque Milwaukee County: Donovan, Goodwin, Moore Omokunde, Ortiz-Velez, Rodriguez, Sinicki, Habush Sinykin,	Health, Aging, Long-Term Care (A) Health (S)	Establishes a grant program that would provide funding to organizations delivering effective, evidence-based education on falls prevention. This initiative will support efforts to reduce falls, improve quality of life, and lower health care costs in Wisconsin. Allocates \$450,000 in both fiscal years 2025-2026 and 2026-2027 for that purpose.	10/22-Hearing held in Senate		Support
<u>AB-384</u>	<u>SB-386</u>	Create 217.12 of the statutes related to virtual currency kiosks	Spaude, Roys Milwaukee County: Goodwin, Clancy, Drake	Financial Institutions (A) Financial Institutions and Sporting Heritage (S)	Requires a virtual currency kiosk operator to be licensed as a money transmitter and imposes certain regulatory requirements on virutal currency kiosk operators The bill limits transactions to \$1,000 per customer per day and limits the fees an operator may charge a customer per transaction to the greater of \$5 or 3 percent of the transaction amount The operator must issue a full refund upon customer's request if the customer was fraudulently induced to engage in the transaction and if the customer contacted the operator and a government or law enforcement agency to inform them of the fraudulent nature of the transaction			
LRB-4509		Create an income tax credit for property taxes paid by certain senior citizens and making an appropriation	Taylor		Creates a refundable income tax credit equal to 75 percent of the property taxes paid on the principal dwelling of an individual who is at least 65 years of age, if the individual's annual household income is no more than \$24,500 and the assessed value of the individual's principal dwelling is no more than \$300,000. An individual who claims a credit under the bill may not claim the school property tax credit, the veterans and surviving spouse property tax credit, or the homestead tax credit.			
<u>AB-536</u>	<u>SB-517</u>	Accessability training for election officials	Ratcliff, Snodgrass Milwaukee County: Johnson, Andraca, Arney, Clancy, Goodwin, Madison, Moore Omokunde	Government Operations, Labor, and Economic Development (S) Campaigns and Elections (A)	Requires all election officials, including municipal clerks and election registration officials, to attend one hour of traning regarding voter accessability to ensure compliance with current accessability requirements. Requires Elections Commission to first provide the training before the 2027 spring election.			Support
<u>AB-535</u>	<u>SB-518</u>	Polling Place Accessabil	Ratcliff, Snodgrass Milwaukee County: Johnson, Larson, lit Andraca, Arney, Clancy, Madison, Moore Omokunde, Ortize-Velez	Government Operations, Labor, and Economic Development (S) Campaigns and Elections (A)	Requires the Elections Commission to establish an election day accessability checklist for an election official to complete at each polling place to assess whether the polling place presents any limitations that may prevent individuals from voting. The election official must immediately notify the chief inspector or municipal clerk of any such limitations. The Commission must establish the checklist before the 2027 spring election. The commission must periodically update the checklist no later than 12 months following the release of the report that the commission must submit to the legislature regarding impediments to voting facted by the elderly and individuals with disabilities.			Support

AB-599 SB-597	Allowing voters to automatically receive absentee ballots for every election, eliminating the indefinitely confined voter status for receiving absentee ballots, and providing a penalty	Duchow, Tomczyk	(A)	notify the voter that they need to provide an updated proof of ID to continue receiving ballots. Also allows an authorized disability advocate to assist a voter with a disability in transmitting a copy of the voter's proof of identification to the clerk. An authorized disability advocate is an employee of a nonprofit disability rights organization or a licensed caregiver. If the advocate knowingly transmits a fradulent proof of ID, they are guilty of a Class I felony.	11/4-Hearing held in Assembly	11/12-Passage by Assembly Committee (5- 2)
AB-598 SB-578	facilities by patient representatives without I requiring a petition for		Health, Aging, and Long- Term Care (A) Health (S)	The bill allows a patient's representative to consent to an admission of an incapacitated individual from a hospital to a nursing home or community-based residential facility as provided under current law without petitions for guardianship or protective placement of the incapacitated individual being filed if 1) the incapacitated individual is admitted directly from a hospital inpatient unit, 2) the facility to which the incapacitated individual is admitted notifies the corporation counsel for the county in which the incapacitated patient resides of the admission within 72 hours of admission, and 3) the patient's representative signs, subject to penalty of false swearing, a declaration that contains certain information including a written acknowledgment that the patient's representative may make decisions or authorize expenditures as provided under the bill and promptly provides the signed declaration to all of the incapacitated individual's family members that can be reasonably contacted, the discharging hospital and the accepting facility, the corporation counsel for the county in which the incapacitated individual resides, and the adult-at-risk agency for the county in which the incapacitated individual resides. Further, the bill allows a patient's representative to make health care decisions, enroll the incapacitated individual in the Medical Assistance program, and authorize expenditures related to health care without the time limitations that apply to other direct admissions under current law if the patient's representative satisfies the conditions for admission provided under the bill. The authority of a patient's representative to make health care decisions, the incapacitated individual is discharged to a setting that is not a facility, a health care power of attorney that was not identified at the time that the patient's representative was established is identified, or the individual is determined to no longer be incapacitated.	11/5-Hearing held in Senate	11/11-Passage by Senate Committee (4-1)