UNITED STATES DISTRICT COURT FILED EASTERN DISTRICT OF WISCONSING JUL 12 A 10: 25

STEPHEN C. DRIES

Steven Alan Magritz,

Petitioner

v.

Case No. 18-C-0455

JON E. LITSCHER,

Respondent

AFFIDAVIT OF BIAS: IN SUPPORT OF PETITIONER'S BRIEF IN OPPOSITION TO RESPONDENT'S MOTION TO DISMISS

- I, Steven Alan Magritz, Petitioner, submit this Affidavit of Bias in support of my Brief in Opposition to Respondent's Motion To Dismiss filed May 29, 2018. This affidavit will evidence not only the "appearance of bias" but also the "actual bias" or "judicial partiality" of trial court "judge" Sandy A. Williams in Ozaukee County case. No. 2011CF236 which was so egregious that it shocks the conscience. **TAKE NOTICE:** All exhibits, A-G, 17 pages, are incorporated herein by reference.
- 1. In 2003 I filed a "criminal complaint" titled "Affidavit of Criminal Report and Probable Cause By Witness and Victim of Criminal Activity" with then Ozaukee County District Attorney Sandy A. Williams reporting crimes committed by attorney Dennis E. Kenealy. Williams refused to prosecute Kenealy. Dkt. 1-3:8.
- 2. On July 13, 2011, I filed a "criminal complaint" titled "Report Of Criminal Activity By Victim/Witness" regarding Kenealy's crimes with both Ozaukee County Sheriff Straub and District Attorney Gerol. I also caused the "criminal complaint" to be mailed to Scott Walker, J.B. VanHollen, and James L. Santelle, U.S. Attorney.

- 3. On August 1, 2011 I filed a "Verified Motion For Determination of Probable Cause" in Ozaukee County Circuit Court, which was assigned case no. 2011JD01, and, "assigned" to none other than "judge" Sandy A. Williams, the former prosecutor who had refused to prosecute Kenealy. Dkt. 1-3:10.
- 4. On August 23, 2011, Williams, sitting in judgment of her own dereliction of duty in 2003, issued a "Decision and Order" which stated: "...it is not necessary to convene a proceeding to determine whether a crime has been committed."
- 5. Williams, by sitting in judgment of her own cause, cannot claim even the appearance of impartiality.
- 6. On August 30, 2011, I filed a "Refused For Fraud and, Praecipe To Sandy A. Williams" with the court, see exhibit "Bias Ex. A", incorporated herein by reference. I did not receive a response.
- 7. In the aforesaid "Refused For Cause" I stated that Williams was "judging her own cause" and "covering up her own dereliction of duty in 2003 in violation of DR's, EC's, and fiduciary duties."
- 8. At the sentencing hearing on February 11, 2016, case no. 2011CF236, Williams made reference to my 2011 "Refused For Fraud and, Praecipe To Sandy A. Williams", and verbally and facially expressed her obvious displeasure.
- 9. On December 9, 2011, I prepared a "criminal complaint" titled "12/09/2011 REPORT OF CRIMINAL ACTIVITY BY VICTIM/WITNESS" charging Williams et al. with crimes wherein I stated:

Sandy A. Williams refused to investigate and refused to prosecute the crimes perpetrated by her fellow public officers, a dereliction of duty in violation of Wis. Stat. § 946.12 Misconduct in public office, and Misprision of felony in violation of 18 U.S.C. § 4.

- 10. My December 9th "criminal complaint" was filed in this present case, Case No. 18-C-0455: 1) separately, Dkt. 1-4:8-11; 2) as served upon D.A. Gerol with a "NOTICE", Dkt. 1-4:12-22; and 3) as part and parcel of witness Robert C. Braun's Affidavit filed in Ozaukee County Case No. 2011CF236.
- 11. A "duplicate original" signature of my December 9th "criminal complaint" was mailed by a notary public to the following public officers on December 9, 2011, Dkt. 1-3:15; see also attached exhibit, "Bias Ex. B":

Governor Scott Walker, Lieutenant Governor Rebecca Kleefisch, Attorney General J.B. Van Hollen, A. John Voelker, Director of State Courts, Senator Glenn Grothman, Representative Daniel R. LeMahieu, J Mac Davis, Paul V. Malloy, Tom R. Wolfgram, Sandy A. Williams, Lt. Jeff Taylor, Ozaukee Press, James M. Brennan, pres., Wis. Bar.

- 12. My December 9th "criminal complaint" charging Williams et al. with crimes was filed in Ozaukee Case No. 2011CF236 twice, the first time on December 12, 2011, and, the second time on January 5, 2012, Dkt. 1-3:15; Dkt. 1-4:5-6; Dkt. 1-4:16-17; Dkt. 1-4:33-34.
- 13. My twice filed December 9th "criminal complaint" charging Williams with crimes was twice "removed" from the case file from behind the locked doors of the clerk of court, Dkt. 1-4:58, arraignment hearing transcript, and thereafter concealed. Dkt. 1-3:16.
- 14. Williams thereafter concealed my "criminal complaint" from the jury by issuing a gag order against me preventing me from mentioning or testifying regarding my affidavit/ "criminal complaint". Dkt.1-3:16.
- 15. Williams further concealed my "criminal complaint" from the jury by preventing me from introducing my "criminal complaint" as an exhibit during the pretend "trial". Dkt.1-3:16.
- 16. The only persons known to me with means, motive, and opportunity to "remove" from the file and conceal my exonerating and exculpatory "criminal

complaint" charging Williams et al. with crimes are Sandy A. Williams and Adam Y. Gerol. Dkt. 1-3:17.

- 17. On May 15, 2012, I filed a lawsuit against Sandy A. Williams et al. for Breach of Fiduciary Duty in federal court in the District of Columbia, Case No, 1:12-cv-00806-EGS, Dkt. 1-3:20-21; see also attached exhibit, "Bias Ex. C".
- 18. Since 2013 Sandy A. Williams has been featured as a corrupt attorney and corrupt judge at https://www.ozaukeemob.org/evil-sandy-a-williams.html on the OzaukeeMob.org website, which exposes public corruption in Ozaukee County and the theft of my private property.
- 19. At the sentencing hearing on February 11, 2016, case no. 2011CF236, Sandy A. Williams made reference to being "featured" with her picture on the Ozaukee Mob website, and verbally and facially expressed her obvious displeasure.
- 20. At the time of Williams' sentencing hearing comment expressing her dislike, disapproval, displeasure, irritation at being featured on the Ozaukee Mob website, I fully realized that a major motivating factor for the persecution Williams was inflicting on me was payback, her personal vendetta, for her being exposed as a corrupt public officer on the www.OzaukeeMob.org website, which perhaps aggravated her even more than my suing her in 2012 and refusing for fraud her dereliction of duty and judging her own cause in 2011 in case no. 2011JD01.
- 21. From the time of my false arrest in September of 2015 until I was transported to prison in February of 2016, I was held incommunicado in solitary confinement in the Ozaukee County jail; I was not allowed a single telephone call, and for the first two months was not given any indigent envelopes, therefore I could not contact anyone on the outside for assistance or file anything with the court for 6 weeks or so. Dkt. 1-3:19.

- 22. At the opening of the arraignment hearing on October 15, 2015, I swore myself in under the pains and penalty of perjury as evidenced on the transcript, Dkt. 1-4:50. I demanded that the surprise witness at the preliminary hearing on October 2, 2015, of which I did not receive notice, Dkt. 1-3:20, be immediately summoned so I could question him about the false testimony he had given. Williams refused my demand. Dkt. 1-4:52.
- 23. Also at the arraignment I stated on the record that the proceedings were a "malicious prosecution" formulated by district attorney Gerol acting in conjunction with attorney Kenealy and Williams, who had covered up Kenealy's crimes since 2002 when she was the district attorney. I stated there was no reason for Williams to continue the coverup for Kenealy since he was exposed and had resigned after I sued him, Gerol and Williams in federal court for breach of fiduciary duty. Dkt. 1-4:60-61. Williams refused to recuse herself, notwithstanding her personal interest in the outcome of the proceedings.
- 24. On November 20, 2015, I executed an Affidavit regarding my "Witness List" for the defense of my natural person. In paragraph # 23 I demanded: "I DEMAND an evidentiary hearing immediately, before an unbiased judge, NOT Sandy A. Williams." See "Bias Ex. D", filed & certified December 16, 2015. A typed copy is also provided for this Court's convenience.
- 25. Williams refused to recuse herself. Williams also denied me an evidentiary hearing.
- 26. On December 1, 2015, I executed an Affidavit stating my status, character, non-consent, false arrest, and false imprisonment; I demanded evidence of personal jurisdiction over me, and again demanded: "I demand an immediate evidentiary hearing, before an unbiased judge, NOT Sandy A. Williams." See "Bias Ex. E", paragraph # 24, filed & certified December 16, 2015.

- 27. Williams again refused to recuse herself. Williams again also denied me an evidentiary hearing.
- 28. On December 20, 2015, I executed an "AFFIDAVIT Of Prejudice, and, of Stolen Documents". Copies were mailed to Scott Walker, J.B. VanHollen, J. Denis Moran, Randy R. Koschnick, and the United States Attorney's Office in Milwaukee, WI. See "Bias Ex. F", filed & certified January 4, 2016. (A typed copy is also provided for this Court's convenience.)
- 29. Williams, embroiled, biased, angry, and hell-bent on executing her personal vendetta and retaliation against me, a victim and witness of crime, still refused to recuse herself.
- 30. Other examples of judicial partiality exhibited by "judge" Sandy A. Williams, include, but are not limited to, the following:
 - I was not given Notice of the October 2, 2015 preliminary hearing ("prelim").
 - At the surprise "prelim" hearing on October 2, prosecutor Gerol elicited false testimony from Ronald A. Voigt, which Williams knew or should have known was false since December 12, 2011, the date on which my "criminal complaint" was first filed with the court, yet Williams "found" the false testimony "sufficient" to bind-over for trial. Dkt. 1-3:22; Dkt. 1-4:10.
 - Following the surprise "prelim", I demanded Voigt be recalled so I could question him. Williams refused to reopen the "prelim", thus knowingly denying me due process. Dkt. 1-3:26; Dkt. 1-4:52.
 - At the "prelim" on October 2, 2015, Williams stated she would appoint a stand-by counsel and would reopen the "prelim" if requested by <u>her</u> stand-by counsel, but when <u>her</u> stand-by counsel Gary R. Schmaus requested in writing to reopen the "prelim", Williams refused to reopen, thereby knowingly and intentionally denying me due process. Dkt. 1-3:22-23.

- At the "arraignment hearing" on October 15, 2015, I did <u>NOT</u> have assistance of counsel. Dkt. 1-3:25.; Dkt. 1-4:49.
- At "arraignment" I demanded assistance of counsel at least six times, and Williams denied my demand each and every time. Dkt. 1-3:25.
- At "arraignment" Williams continually interrupted me, thus denying me the right to be heard. Dkt. 1-4:48-62, arraignment transcript.
- At "arraignment" Williams, knowing that I did <u>NOT</u> have an attorney or assistance of counsel and I had demanded assistance of counsel at least six (6) times, which Williams had repeatedly denied, "demanded" that I enter a plea to the "information" which had just moments before been shoved in front of me. Dkt. 1-3:26.
- Having often experienced the perfidy of Williams, I responded with a plea for myself, the living man, and not for the "defendant", and stated it three times: "Nonassumpsit, by way of confession and avoidance, and I demand you hear my plea immediately." Dkt. 1-3:26.
- Williams ignored my plea and entered a Liar's Plea of "not guilty" for the "defendant", thus creating a "controversy" for the court to hear which allowed her to continue executing her personal vendetta. Dkt. 1-3:26.
- Williams gagged and threatened me not to mention or talk about or challenge the fraudulently obtained void judgment which was the foundational premise of the prosecution, even though a void judgment can be challenged at any time in any proceedings. Dkt. 1-3:16.
- Williams gagged and threatened me not to mention or talk about or challenge the fraudulently obtained void judgment which was the foundational premise of the prosecution, even though the prosecutor had

"opened the door" to challenge in his "Criminal Complaint" with which he had instituted the proceedings. Dkt. 1-3:16.

- Williams gagged and threatened me not to mention or talk about my
 "criminal complaint" which I had twice filed in case no. 2011CF236 and had
 been twice "removed" from the court file and thereafter concealed from the
 court and the jury. Dkt. 1-3:16.
- Williams quashed my witnesses for my defense, although prosecutor Gerol had the identical or similar witnesses on his witness list. Dkt. 1-3:27-29.
- Williams ordered my witness off the witness stand when she found out he was going to testify about my exculpatory and exonerating affidavits "removed" (i.e., stolen) from the file of the clerk of court. Dkt. 1-3:29-30.
- Williams coached from the bench hostile witness Ronald A. Voigt who had given false testimony for the State at the "prelim" and whom I subpoenaed for trial. Dkt.1-3:30.
- Williams refused to give a mens rea instruction to the jury. Dkt. 1-3:31.
- Williams ignored the testimony of the State's expert witness, attorney Cheri
 Hipenbecker that there was no injured party or harm committed, i.e., corpus
 delicti, thus no cause of action, no subject matter jurisdiction. Dkt. 1-3:3233.
- Williams ignored my Notice that Judgment notwithstanding the verdict was "obligatory", i.e., not guilty, and acquittal. See "Bias Ex. G", filed February 8, 2016.

Steven Alan Magritz

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Bias Ex. A, 1 of 3

STATE OF WISCONSIN

CIRCUIT COURT

OZAUKEE COUNTY

Authenticated/Filed
Ozaukee County Circuit

The state of Wisconsin ex rel Steven Alan Magritz, Victim/Witness/Affiant/Movant

Ex Parte

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

REFUSED FOR FRAUD

AND,

PRAECIPE TO SANDY A. WILLIAMS

I, Steven Alan Magritz, victim and witness of crime, <u>REFUSE FOR FRAUD</u> the "Decision and Order" of Sandy A. Williams, d/b/a "Honorable".

NOTICE: This lawful notification to you, Sandy A. Williams, is sent pursuant to the federal and state Constitutions, and pursuant to your oath of office and your position as a public officer and trustee (a fiduciary) cum onere of the Public Trust created by the Constitutions to which you swore an oath to uphold, and requires your written response to me, point by point, specific to the subject matter herein. Sandy A. Williams has a fiduciary duty to Steven Alan Magritz to display good faith, honesty, and integrity.

NOTICE: Notification of legal responsibility is "the first essential of due process of law."

NOTICE: "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading." U.S. v. Tweel (1977), 550 F.2d 297, 299.

OZAUKEE COUNTY CLERK OF CIRCUIT COUNT

Bias Ex. A, 2 of 3

The document I just received from the Notary, dated August 22, 2011 and bearing the signature of Sandy A. Williams, is <u>REFUSED FOR FRAUD</u> as follows:

- egregiously offensive corruptions and debasement of the caption and my appellation on my Verified Motion For A Determination Of Probable Cause. Since Sandy A. Williams is highly trained in the law and knows that both the caption and the "names" are offensively corrupt, the conclusion is, and must be, that the corruption was intentional.
- 2. <u>FACT:</u> The "Decision and Order" falsely states that Steven A. Magritz made a "Request". I am Steven Alan Magritz, <u>not</u> Steven A. Magritz, and I did <u>NOT</u> make a "Request", I made a command. I am a <u>victim and witness of crime</u> reporting crimes, as I am duty bound to do. I am <u>not</u> a "Requester". Did you see me signing as "Requester", <u>or</u>, as a <u>victim and witness of crime?</u>
- 3. <u>FACT:</u> I notified the honorable Court out of necessity because the executive branch of government is sitting on its hands and not prosecuting. We need to obtain a determination and get warrants and process issued to arrest the criminal, Dennis E. Kenealy.
- 4. FACT: As a <u>victim and witness of crime</u>, I am blatantly being denied due process of law. Sandy A. Williams is in dereliction of duty and acting in conspiracy if she doesn't get process issued forthwith against the criminal(s).
- 5. FACT: Sandy A. Williams was Ozaukee County District Attorney for 21 years, was District Attorney in 2003 when I first reported the crimes of Dennis E. Kenealy, and as District Attorney refused to prosecute Dennis E. Kenealy in 2003. Sandy A. Williams was derelict in her duty in 2003 for refusing to prosecute Dennis E. Kenealy for his crimes.
- 6. FACT: Sandy A. Williams is now judging her own cause, which is, overseeing a criminal report that she was duty bound to prosecute in 2003 but refused to do so at that time. Since current District Attorney Adam Y. Gerol has admitted that crimes were committed, Sandy A. Williams is covering up her own dereliction of duty in 2003 in violation of DR's, EC's, and fiduciary duties.

Bias Ex. A, 3 of 3

7. FACT: The ongoing crimes of Dennis E. Kenealy are being concealed by public officers from the public. The public has a right to know when its public officers are in breach of the Public Trust and in breach of their fiduciary duties as trustees of the Public Trust.

PRAECIPE

I, Steven Alan Magritz, <u>VICTIM AND WITNESS OF CRIME</u>, herewith praecipe Sandy A. Williams to forthwith have a hearing at which we can discuss whether or not I have to reword my affidavit, or what I have to do to get process issued, unless Sandy A. Williams is acting in complicity and conspiracy with the executive branch of government by her silence, or by her refusal to have a hearing.

Steven Alan Magritz, victim and witness of crime

Dated this August 29, 2011.

Certificate of Mailing

I, the Undersigned, certify that I mailed the above REFUSED FOR FRAUD dated August 29, 2011, signed by Steven Alan Magritz, victim and witness of crime, via United States mail, certified mail number 7007 1490 0004 6545 1063, to Hon. Sandy A. Williams, P.O. Box 994, 1201 South Spring Street, Port Washington, WI 53074, on August, 2011, from Milwaukee, Wisconsin.
Notary public My commission expires:

Bias Ex. B

Certificate of Mailing

I, the Undersigned, certify that I mailed a 12/09/2011 Report of Criminal Activity By Victim/Witness dated December 9, 2011 with Cover Letter of same date regarding the acts of attorney Dennis E. Kenealy, corporation counsel for Ozaukee County, State of Wisconsin, via United States mail to the following listed persons on behalf of Steven Alan Magritz, on December 2011, from Milwaukee, Wisconsin.

Governor Scott Walker, 115 East Capitol, Madison, WI 53702

Lieutenant Governor Rebecca Kleefisch, 19 East Capitol, Madison, WI 53702

Attorney General J.B. Van Hollen, 114 East State Capitol, Madison, WI 53702-7857

A. John Voelker, Director of State Courts, 16 East State Capitol, Madison, WI 53702

Senator Glenn Grothman, 111 South 6th Avenue, West Bend, WI 53095

Representative Daniel R. LeMahieu, W6284 Lake Ellen Drive, Cascade, WI 53011

J Mac Davis, 515 West Moreland Blvd, Room 359, Waukesha, WI 53188

Paul V. Malloy, Branch I, P.O. Box 994, 1201 S. Spring St., Port Washington, WI 53074

Tom R. Wolfgram, Branch II, P.O. Box 994, 1201 S. Spring St., Port Washington, WI 53074

Sandy A. Williams, Branch III, P.O. Box 994, 1201 S. Spring St., Port Washington, WI 53074

Lt. Jeff Taylor, Sheriff's Dept., P.O. Box 994, 1201 S. Spring St., Port Washington, WI 53074

Ozaukee Press, 125 East Main St., Port Washington, WI 53074

James M. Brennan, pres., Wis. Bar, Cousins Center, 3501 South Lake Dr., Milwaukee, WI 53207

Notary public

My commission expires: 6-2-20/3

Bias Ex. C, 1 of 2

with fraud, oppression, or malice, and Complainant is therefore entitled to punitive damages in the amount as determined at trial and within the jurisdiction of this Court.

FOURTH CAUSE OF ACTION

BREACH OF FIDUCIARY DUTY BY OFFICERS OF THE COURT RETALIATION AGAINST VICTIM/WITNESS

- 127. Complainant incorporates and re-alleges all of the foregoing paragraphs as if set forth at length herein, and in particular paragraph number 87.
- Government or with the Government of one of the several States, must be especially protected with regard to the reputation of the high-calling to the judicial branch of government vis-à-vis the legislative or executive branches, both of which have earned near single-digit scores in the realm of honesty and integrity, since the support of the state by the people is directly proportional to the perception of the people that the public officers of the judicial branch will act equitably and righteously, and will dispense justice, and justice without respect to persons.
- 129. As set forth in Complainant's Affidavit in Support incorporated herein by reference in paragraph number 87, Respondents Dennis E. Kenealy, Sandy A. Williams, Rhonda K. Gorden, and Adam Y. Gerol are all attorneys and officers of the court, with Williams also being a judge, who have acted dishonestly and in breach of their fiduciary duties by engaging in various criminal acts including but not limited

Bias Ex. C, 2 of 2

to misprision of felony, abuse of legal process, malicious prosecution, and retaliation against a victim and witness of crime, Complainant Steven Alan Magritz.

- 130. The misuse and abuse of the justice system by these four public officer respondents by using the judicial system and the threat of force inherent in the police power of the state against Complainant constitutes particularly egregious acts of dishonesty and breach of fiduciary duty destructive of the good name of the state.
- Trustees of the Public Trust, and for the Constitutions of Wisconsin and The United States of America by Kenealy, Williams, Gorden, and Gerol is destructive of the good name of the state and contemptuous of the good name of the state.
- 132. As a result of these four Respondents' acts or conduct described in Complainant's Affidavit of Criminal Report which accompanies and is incorporated by reference in Complainant's Affidavit in Support of this Complaint and therefore in this Complaint, Complainant was subjected to Respondents' callous and wanton disregard for the rights of Complainant. As a direct and proximate result, Complainant suffers severe emotional distress and personal injuries and is in threat of physical violence and restraint of liberty resulting from these four Respondents abuse of legal process and/or malicious prosecution.
- 133. As a proximate result of the Respondents named Kenealy, Williams, Gorden, and Gerol, and each of them, for acts and conduct constituting breach of fiduciary duty and for threatened acts of violence or deprivation of liberty against

Mary Lou Mueller DEMAND for Justice, promptly and without delay Clerk of Circuit Court Ozaske Count "case number 2011 a F 200236"

Register in Probate

- 1. I, Steven Afan of the family Magnetz, a living man, state that I am competent, with sound mind, to testify to the facts herein, am of the age of majerity, affirm that my "yes" be "yes" and my "no" be "no", and that the facts stated here in are true, centain, servect, and not mickeding and are made upon first hand knowledge except as to these matters stated again reason and bolish which I verily believe to be true
- 2. I was arrested without a warrant and have been falsely impresonal, heling solitary confinement since September 28,0015 with respect to Ozaukee County occur number 2011 CF000226".
- 3. I am NOT the defendant in "Case number 20112 F000236", non am I a truester, fiduciany, representative, agent, surely, or in any other way acting for, on an behalf of any antificial entity, including but not limited to the defendant.
- 4. I am a beneficiary of the Public Trust areafed by the organic Constitution of a fixe of weeconstruct adopted in 1848 A.D.
- 5. I stain and naverus all inherent pight secured by Antick I section I of the aforesaid Constitut.
- G. I do not consent to servitude to the public corporation runsed "state of wisconsin", invaluntary servetude is prohibital by Article I, section 2 of the afferessial Constitution.
- of I do not consent to the proceedings in "case number 2011CF000236", lave NOT consented in the past, and will NOT consent in the fature.
- 8. I chain and exencise my inhanent night second by Anticle I section q of the affective Constitution "to a center named in the laws for admirance on whongs which "I" may neceive in "my" person, property, or character. "
- 9. Although I am NOT a party to "case number 20110 5000276", I am illegally und un lawfally restrained of my liberty to answer "with respect to that "case",
- 10. I have both a right and a laty to defend my natural person, therefore on Nevember 12, 2015 I mailed via U.S. mail to the clank of court, many law Mueller, a "witness list" and for the defense of my natural person in the event to am subjected to a Kangaras court " prob".
- 11. I mailed one aniginal and one copp at the abonesaid "Witness hist" and requested the clerk to time and date strong a their copy and return it to the opensor" and pattern address on the envelope.
- 12. The about failed to return a time and date stamped copy of the "Witness List",
- 13. The clink Sent an ansigned letter, a copy of which is attacked hearts and incomposated hencen, dated Nevember 14,2015, felsely netering to my "Witness list" as a "letter" and nequining that I pay EXTORTION in the amount of \$1.25 for a copy of said "letter".
- 14. The Extor TIONATE demand by the Clark for payment" of the manamen "later is a direct violation of Article I, section 9 of the aferesaid Constitution which quanantees that I "Obtain justice fucely, and without being obliged to purches It, completely and without denied, Promptly and without delay".
- 15. Both the original and the copy of my "Witness List " were read by two stores departures before they stated the envelope and placed it in the U.S. mail.

Copy to Alorn, seffe

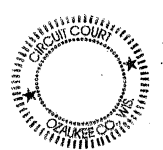
page 1, side 1

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Bias Ex. D, 2 of 4

- 16. Mx "Witness List" is a ALL of the witnesses on Adam take Genold Witness List Lited November 3, 2015, Phile Ronald A. Voigt, Many Lou Mucher, Adam f. Geral, Sandy A. Williams, Gany R. Schmans, and Robert C. Breun. A copyed my original "Witness list" is attacked land and meorporated herein by reference.
 - 17. I claim and DEPTAND my inherent right to cell and question my withereses to defend my natural person at any time, including but not limited to the un kastal "tricl" currently scheduled for January 19,2016.
 - 18. In the afferment of November 20, 2015, court laison Gahan hand delivered to me
 the copy of my "hitness list", not time a date a famped, written on an immate
 pequest form due to the extreme difficulty in abtaining writing material,
 as well as envelopes. I have been effectively denied account to the "count".
 The copy was taped to an 81/2 " x 11" sheet of paper.
 - 19. Since there Is a continuing pattern and practice of stealing my documents from the files of the office of the Ocaules Gunty Clerk of Court dating back to May 31, 2001 when Dennis E. Kenself, conporation accursed for the public corporation named "ocaukes county", stole my Answer and Counterclaim to the illegal "tax certificate feredosure" on a NON-EXISTANT "Tax centrificate" thereby obtaining a voir "default judgment", I have No confidence that my "witness list", to copy of which does not bear a time and date stong, has not also been stulen, on will be stulen, and lon will not be honored by any officer of the count.
 - 20. I CLAIM AND DEMAND my second inhanut right for obtaining JUSTICE, promptly and without delay, and DO NOT CONSENT to waiting for the aumently schedules unless for "trial" on January 16, 2016.
 - 21. I DEMAND speaks disposition fresolution of my false impresonment and DEMAND that I be set at liberty immediately.
 - 22. I DEMAND that Adam Vall Genel IMM EDIATELY PROVE, on the necessary personal Jurisdiction of, on over, me, a boneficiary of the Pablic Trust.
 - 23. I DEMAND on a videntiary hearing immediately, before on unbused judge, NOT sand A. William
 - I, Steven Alam, at the bounds Magnite, declare wonder the parks and penalties of protects presigning of the laws of the United States at America that the foregoing facts are true and connect, and as for any statements made upon information, penson, or belief, I believe and so change them to be true. Executed on this November 20, 2015 1.P.

 Altre Alan Magnit, beneficiary of the Public Theat



page 1, side 2

OZAUKEE COUNTY
I certify that this is a true and correct copy
of a document on file and of record in my
office and has been compared by me

Clerk of Couns (Daplity)

Date

AFFIDAVIT

Re: Previously filed "Witness List" for Defense of Natural Person, and, DEMAND for Justice, promptly and without delay Ozaukee County "case number 2011CF000236"

I, Steven Alan of the family Magritz, a living man, state that I am competent, with 1. sound mind, to testify to the facts herein, am of the age of majority, affirm that my "yes" be "yes" and my "no" be "no", and that the facts stated herein are true, certain, correct, and not misleading, and are made upon first-hand knowledge except as to those matters stated upon reason and belief which I verily believe to be true.

I was arrested without a warrant and have been falsely imprisoned, held in solitary confinement since September 23, 2015 with respect to Ozaukee County "case number

2011CF000236".

I am NOT the defendant in "case number 2011CF000236", nor am I a trustee, fiduciary, representative, agent, surety, or in any other way acting for, or on behalf of any artificial entity, including but not limited to the defendant.

I am a beneficiary of the Public Trust created by the organic Constitution of "the

state of Wisconsin" adopted in 1848 A.D.

I claim and reserve all inherent rights secured by Article I Section 1 of the aforesaid Constitution.

I do not consent to servitude to the public corporation named "State of Wisconsin", involuntary servitude is prohibited by Article I, Section 2 of the aforesaid Constitution.

I do not consent to the proceedings in "case number 2011CF000236", have NOT

consented in the past, and will NOT consent in the future.

I claim and exercise my inherent right secured by Article I, Section 9 of the aforesaid Constitution "to a certain remedy in the laws for all injuries or wrongs which "I" may receive in "my person, property, or character."

Although I am NOT a party to "case number 2011CF000236", I am illegally and unlawfully restrained of my liberty to "answer" with respect to that "case".

- I have both a right and a duty to defend my natural person, therefore on November 12, 2015 I mailed via U.S. mail to the clerk of court, Mary Lou Mueller, a "Witness List" for the defense of my natural person in the event I am subjected to a kangaroo court "trial".
- I mailed one original and one copy of the aforesaid "Witness List" and requested the clerk to time and date stamp a [the] copy and return it to the "person" and return address on the envelope.

The clerk failed to return a time and date stamped copy of the "Witness List". 12.

- The clerk sent an unsigned letter, a copy of which is attached hereto and 13. incorporated herein, dated November 17, 2015, falsely referring to my "Witness List" as a "letter" and requiring that I pay EXTORTION in the amount of \$1.25 for a copy of said "letter".
- The EXTORTIONATE demand by the clerk for "payment" for the misnamed "letter" is a direct violation of Article I, Section 9 of the aforesaid Constitution which guarantees that I "obtain justice freely, and WITHOUT being obliged to purchase it, completely and without denial, promptly and WITHOUT delay."

Both the original and the copy of my "Witness List" were read by two sheriff's 15.

deputies before they sealed the envelope and placed it in the U.S. mail.

- 16. My "Witness List" is: ALL of the witnesses on Adam Yale Gerol's Witness List filed November 3, 2015, PLUS Ronald A. Viogt, Mary Lou Mueller, Adam Y. Gerol, Sandy A. Williams, Gary R. Schmaus, and Robert C. Braun. A copy of my original "Witness List" is attached hereto and incorporated herein by reference.
- 17. I claim and DEMAND my inherent right to call and question my witnesses to defend my natural person at any time, including but not limited to the unlawful "trial" currently scheduled for January 19, 2016.
- 18. In the afternoon of November 20, 2015, court liaison Gahan hand delivered to me the copy of my "Witness List", not time and date stamped, written on an inmate request form due to the extreme difficulty in obtaining writing materials as well as envelopes. I have been effectively denied access to the "court". The copy was taped to an 8½" x 11" sheet of paper.
- 19. Since there IS a continuing pattern and practice of stealing my documents from the files of the office of the Ozaukee County Clerk of Court dating back to May 31, 2001 when Dennis E. Kenealy, corporation counsel for the public corporation named "Ozaukee County", stole my Answer and Counterclaim to the illegal "tax certificate foreclosure" on a NON-EXISTANT "tax certificate" thereby obtaining a VOID "default judgment", I have NO confidence that my "witness List", the copy of which does not bear a time and date stamp, has not also been stolen, or will be stolen, and/or will not be honored by any officer of the court.
- 20. I CLAIM AND DEMAND my secured inherent right for obtaining JUSTICE, promptly and without delay, and DO NOT CONSENT to waiting for the currently scheduled unlawful "trial" on January 16, 2016.
- 21. I demand speedy disposition/resolution of my false imprisonment and DEMAND that I be set at liberty immediately.
- 22. I DEMAND that Adam Yale Gerol IMMEDIATELY prove, on the record, personal jurisdiction of, or over, me, a beneficiary of the Public Trust.
- 23. I DEMAND an evidentiary hearing immediately, before an unbiased judge, NOT Sandy A. Williams.
- I, Steven Alan, of the family Magritz, declare under the pains and penalties of perjury of the laws of the United States of America that the foregoing facts are true and correct, and as for any statement made upon information, reason, or belief, I believe and so charge them to be true.

Executed on this November 20, 2015 A.D.

Steven Alan Magritz, beneficiary of the Public Trust.

Bias Ex. E, 1 of 2

AFFIDAVIT

Authenticated/Filed Ozaukee County Circuit

DEC 1 6 2015

Mary Lou Mueller Clerk of Circuit Court Register in Probate

Ozaukee County Case No. 2011CF000236

- 1. I, Steven Alan of the family Magritz, a living man, state that I am competent, with sound mind, to testify to the facts herein, am of the age of majority, affirm that my "yes" be "yes" and "no" be "no", and that the facts stated herein are true, certain, correct, and not misleading and are made upon firsthand knowledge except as to those matters stated upon reason and belief which I verily believe to be true.
- 2. I do NOT consent to the proceeding in "State of Wisconsin", "Ozaukee County", Case Number 2011CF000236.
- 3. If it ever appeared in the past that I consented to the proceedings in Case Number 2011CF000236, I did NOT intend to consent, I did NOT consent, nor will I ever consent in the future.
- 4. I reserve all my God-given unalienable rights.
- 5. I am NOT THE DEFENDANT IN Case Number 2011 CF000236.
- I do NOT consent to be fiduciary, trustee, representative, surety, or act in any way for, or on behalf of, any artificial entity, including but not limited to, the defendant in Case Number 2011CF000236.
- 7. I am not now, nor have I ever been, a citizen or resident of "State of Wisconsin".
- 8. I am not now, nor have I ever been, a resident of "Ozaukee County".
- 9. I am not now, nor have I ever been, a citizen or resident of "United States".
- 10. I do NOT consent to be subject to the Administrative Law that the public corporation named "State of Wisconsin" promulgates for itself for its own regulation and administration.
- 11. I am not an officer, employee, member, representative, agent, citizen, voter, stockholder, stakeholder, subject, resident, or anything else of, or for, the public corporation named "State of Wisconsin", or any other public corporation, and deny any presumptions to the contrary.
- 12. I do not have, accept, or exercise any license, privilege, franchise, benefit or anything else, of or from the public corporation named "State of Wisconsin", or any other public corporation, and deny any presumptions to the contrary.
- 13. I deny any nexus or privity to the public corporation named "State of Wisconsin", or any other public corporation, and deny any presumptions to the contrary.

2015 DEC 16 PM 12: 49

Page 1 of 2

Bias Ex. E, 2 of 2

- 14. I have no contract with, nor any pledge nor any hypothecation to, the public corporation named "State of Wisconsin" or any other public corporation.
- 15. I do not accept any liability associated with any compelled benefit.
- 16. I do not accept any liability of any public officer.
- 17. I do not accept any liability of any artificial person or entity.
- 18. I deny any and all presumptions, including but not limited to those of any public officer or officer of the court, which are not reduced to writing with express acceptance by me as evidenced by my personal hand-written signature, witnessed by two or three competent witnesses and authenticated by me in a public venue.
- 19. I am one of the people and a sojourner on the land of Wisconsin, a beneficiary of the Public Trust created by Constitution of the United States of America (1789) and the organic Constitution of the state of Wisconsin (1848).
- 20. I am a private American in inherent jurisdiction, claiming inherent rights, not franchised.
- 21. I was arrested without a WARRANT.
- 22. I have been falsely imprisoned in the Ozaukee County Jail since my unlawful false arrest on September 22, 2015 and subsequent kidnap.
- 23. I demand to be set at liberty immediately, unless and until Adam Yale Gerol or State of Wisconsin proves, on the record, personal jurisdiction of or over me.
- I demand an immediate evidentiary hearing, before an unbiased judge, NOT Sandy A. Williams.

I, Steven Alan Magritz, declare under the pains and penalties of perjury of the laws of the United States of America that the foregoing facts are true and correct, and as for any statement made upon information, reason, or belief, I believe and so charge them to be true.

Executed on this Occupied 1. 2015.

Steven alan maget, beneficiary of the Public Trust

STATE OF WISCONSIN SS

I certify that this is a true and correct copy of a document on file and of record in my office and has been compared by me

Glerk of Courts (Debuty)

Date

Bias Ex. F, 1 of 4

Aumenticated/Filed
Ozaukee County Circuit

AFFIDAUIT -Of Prejudice, and Of Stolen Documents Ozaukee County Case No. 2011 0 F 000236

JAN 0 4 2016

Mary Lou Mueller Clerk of Circuit Coun/ Register in Probate

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Bias Ex. F, 3 of 4

AFFIDAVIT -

Of Prejudice, and, of Stolen Documents Ozaukee County Case No. 2011CF000236

- 1. I, Steven Alan of the family Magritz, a living man, state that I am competent, with sound mind, to testify to the facts herein, am of the age of majority, the facts herein are true, correct, certain, not misleading, and are made upon first-hand knowledge, except those stated upon reason or belief which I verily believe to be true.
- 2. I do not consent to the proceedings in "Ozaukee County" "Case No. 2011CV000236", have NOT consented in the past, nor will I consent in the future.
- 3. I am NOT the Defendant in "Case No. 2011CF000236", nor do I consent to be fiduciary, trustee, representative, agent, accommodation party, surety, nor to act in any other way for, or on behalf of, any artificial entity, including but not limited to, the Defendant.
- 4. I have been arrested without a warrant and falsely imprisoned on what I believe, and so charge, to be a malicious prosecution to cover up not only the crimes of Adam Y. Gerol and Sandy A. Williams, but also the crimes of atty. Dennis E. Kenealy who orchestrated the greatest theft of private property in the history of the county of Ozaukee, the theft of my private property which has been made into a county park known as the "Shady Lane Property", stolen from me at gunpoint and for which I was never compensated a single dime.
- 5. On October 14, 2015, attorney Gary R. Schmaus personally handed to me what he asserted were copies of ALL the documents in the Clerk of Court's office in "case no. 2011CF000236".
- 6. I informed Schmaus that there were documents missing, whereupon Schmaus assured me he had given me EVERYTHING in the Clerk of Court's case file.
- 7. Among the "missing", i.e., STOLEN, documents was my "12/09/2011 Report of Criminal Activity by Victim/Witness" filed on 12-12-2011 and again on 01-05-2012.
- 8. My stolen affidavits charged attorneys Sandy A. Williams and Adam Y. Gerol with crimes extending back to 2003 and through 2011, which continue to this present day.
- 9. The crimes I charged against Williams and Gerol were dereliction of duty; misconduct in public office; misprision of felony; tampering with a witness; victim, or an

Affidavit December 20, 2015

page 1 of 2

Affidavit of Prejudice

Bias Ex. F, 4 of 4

informant; and, Retaliation against a witness, victim, or an informant.

- 10. Since both Adam Gerol and Sandy Williams have both opportunity and motive, I believe it is more likely than not that either, or both, Gerol and/or Williams, stole my affidavits from the office of the clerk of court in "case number 2011CF000236."
- 11. I charge "Whoever" stole my affidavits with obstructing justice, Wis. Stat. § 946.72; misconduct in public office, Wis. Stat. § 946.12; misprision of felony, 18 U.S.C. § 4; tampering with a witness, victim, or an informant, Wis. Stat. § 943.43; and, Retaliation against a witness, victim, or an informant, Wis. Stat. § 843.45.
- 12. On May 15, 2012, I filed a lawsuit against both Adam Y. Gerol and Sandy A. Williams for breach of fiduciary duty as trustees and fiduciaries of the Public Trust(s) in the district court of the United States, District of Columbia, case number 12-cv-00806-EGS, incorporated herein by reference in its entirety.
- I, Steven Alan Magritz, a beneficiary of the Public Trust, declare under the pains and penalties of perjury of the laws of the United States of America that the foregoing facts are true and correct, and as for any statement made upon information or belief, I believe and so charge them to be true.

Executed on this December 20, 2015.

Steven Alan Magritz, beneficiary of the Public Trust.

copies to:

Scott Walker, Governor

J.B. VanHollen, Attorney General

J. Denis Moran, Director of State Courts Office

Randy R. Koschnick, Chief Judge of 3rd Judicial Administrative District

United States Attorney's Office in Milwaukee, WI

Affidavit December 20, 2015

page 2 of 2

Affidavit of Prejudice

Bias Ex. G

OZAUKEE COUNTY CIRCUIT COURT STATE OF WISCONSIN

STATE OF WISCONSIN, Plaintiff

Authenticated/Filed Ozaukee County Circuit

STEVEN A MAGRITZ,

FEB 08 2016 CARENO. 2011 CF 236

Mary Lou viueller Clerk of Circuit Court/ Register in Probate

NONCONSENT AND NONACCEPTANCE

I, Steven Alan Magritz, do not consent to the January 29, 2016 and February 1, 2016 proceedings in the above-captioned matter. I do not Consent to any prior proceedings, nor will I ever consent in the future.

I do not assent on consent to the "verdict" of the "jury".

I do not accept the "verdet of the juny".

I do not and will not assent to, or consent to, or accept a Judgment of Conviction.

Dated this fourth day of February, 2016 A.D. By: Steven alon magnit, beneficiary of the Public Trust

NOTICE

TAKE NOTICE: The changing statute is unconstitutional as applied To they man for want of a mens nea nequinement, on "element". Judgment notwithstanding the verdict is "obligatory", i.e., not guilty, and acquital. The statute lacks the requisites of an Anticle I section 2 (Const) crime.