Habeas corpus Exhibit D

Steven Alan Magritz C/o Notary P.O. Box 342443 Milwaukee, Wis. 53234

7002 0460 0000 7787 0813

To:
Adam Y. Gerol
1201 S. Spring Street
Port Washington, WI 53074

NOTICE

Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal.

Notice to Superior is Notice to Subordinate or Agent.

Notice to Subordinate or Agent is Notice to Superior.

Dear Public Officer Adam Y. Gerol:

This lawful notice to you, and any and all principals, subordinates or agents thereof, is sent pursuant to the federal Constitution, specifically, the "Bill of Rights", in particular, the First, Fourth, Fifth, Sixth, Seventh and Ninth Articles in Amendment, and the Declaration of Rights of the Constitution of the state of Wisconsin, specifically Article I, Sections 1, 2, 5, 9, 11, 12, 13, 14, 17, and 22, and pursuant to your oath and/or position as a public officer and fiduciary of the Public Trust, and requires your written response and full disclosure to me specific to the subject matter.

NOTICE: Your failure to respond, within 20 days, as stipulated, and rebut, with particularity, that in this letter with which you disagree, is your lawful, legal, and binding agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful and binding upon you in any court in America, without your protest or objection or that of those who represent you.

NOTICE: Your silence is your acquiescence. See: Connally v. General Construction Co., 269 U. S. 385, 391. Notification of legal responsibility is "the first essential of due process of law." Also, see: U.S. V. Tweel, 550 F.2d. 297. "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." Also see, Wis. Stat. § 804.11.

Reference herein to "you" or "your" or similar pronoun means Adam Y. Gerol.

Reference herein to "Affiant, I, me, my, or mine" refers to Steven Alan Magritz.

Incorporated herein by reference in its entirety is Affiant's Affidavit titled 12/09/2011 REPORT OF CRIMINAL ACTIVITY BY VICTIM/WITNESS filed in Ozaukee County Circuit Court case number 2011CF000236, the complaint in said case having been filed by Adam Y. Gerol against STEVEN A. MAGRITZ.

Also incorporated herein by reference in their entirety are Affiant's Affidavit of Default and notary's affidavit of default filed in Ozaukee County Circuit Court case number 2011CF000236, the complaint in said case having been filed by Adam Y. Gerol against STEVEN A. MAGRITZ.

I, Steven Alan Magritz, Affiant, being over the age of twenty-one years, of my first-hand personal knowledge and competent to testify to same, affirm under the penalties of perjury under the laws of

Wisconsin (inherent jurisdiction) that the following facts are true, correct, complete, certain, and not made with the intent to mislead. Any statements made upon information or belief, Affiant believes to be true.

- 1. At all times the acts or actions of Affiant, Steven Alan Magritz, are committed as a *private* American in inherent jurisdiction by and through the exercising of inherent rights.
- 2. All of the actions of Affiant complained of by Adam Y. Gerol in Ozaukee County case number 2011CF000236 were committed in inherent jurisdiction as a *private* American.
- 3. Affiant is not a resident of State of Wisconsin nor of Ozaukee County.
- 4. None of Affiant's acts or actions is ever committed in statutory jurisdiction.
- 5. At the time of the acts of Affiant complained of by Adam Y. Gerol, Affiant was not an officer, employee, associate, member, or agent of the government.
- 6. At the time of the acts of Affiant complained of by Adam Y. Gerol, Affiant was not on the payroll of the government.
- 7. At the time of the acts of Affiant complained of by Adam Y. Gerol, Affiant was not acting on behalf of the government.
- 8. Adam Y. Gerol has a duty to rebut Affiant's affidavits filed in case number 2011CF000236 but has failed or refused to rebut.
- 9. Affiant's unrebutted Affidavits in case number 2011CF000236 stand as the truth.
- Upon information, observation, and belief, Adam Y. Gerol is acting in concert with Dennis E. Kenealy in a willful attempt to violate Affiant's inherent rights.
- 11. Affiant's private land and private effects were stolen from Affiant's peaceful possession and use by force of violence employed by Maurice A. Straub on or about October 24, 2001.
- 12. On or about October 24, 2011 Maurice A. Straub locked Affiant in the Ozaukee County jail without a warrant and without a legal *or* lawful order from a court and without any breach of the peace by Affiant.
- 13. Ozaukee County, by and through its public officers, never paid Affiant for Affiant's private land.
- 14. Ozaukee County is in naked possession of Affiant's private land.
- 15. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that the corporation named Ozaukee County, by and through its public officers, stole Affiant's private land.
- 16. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that title to stolen property can not be vested in the person who stole the property, or on whose behalf the property was stolen.

- 17. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Ozaukee County does not have valid title to Affiant's aforesaid private land.
- Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that 18. a Confirmation Deed is a Deed that corrects errors in a previously filed Deed.
 - 19. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Affiant has the inherent right to correct the record and to record the Confirmation Deed that Affiant recorded on or about November 15, 2011.
 - 20. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Affiant's recording of the Confirmation Deed could not, and did not, "cloud" any alleged "title" of Ozaukee County in or to Affiant's land which was taken by force and without just compensation (stolen).
 - 21. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Gerol may not legally or lawfully convert, or attempt to convert, any of Affiant's inherent rights into a crime.
 - 22. Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Gerol's complaint filed in case number 2011CF000236 is in violation of Affiant's inherent rights.
 - Adam Y. Gerol, being highly trained in the law, knows, should know, or has reason to know that Gerol has a duty to withdraw the complaint in case number 2011CF000236 to prevent injury to Affiant, a beneficiary of the Public Trust, which injury is redressible in equity against Gerol, a trustee and fiduciary of the Public Trust.

of attacked affidavite Adam Y. Gerol, if you disagree with anything in this letter or the Affidavits incorporated herein by reference, then rebut that with which you disagree, in writing under penalty of perjury, with particularity, to me, within 20 days of this letter's date, and support your disagreement with fact, evidence and Constitutionally based law, including but not limited to payroll records and contracts. Your failure to respond, as stipulated, is your agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful, and your irrevocable admission attesting to this, fully binding upon you in any court in America, without your protest, objection, or that of those who represent you.

Dated this day of January, 2012.

L.S.

Steven Alan Magritz, VICTIM AND WITNESS OF CRIME

C/o Notary

P.O. Box 342443

Milwaukee, Wisconsin 53234

Hobeas corpus Exhibit D
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Milwaukee County)		
State of Wisconsin)		
and in my presence of	and for the State of Wisconsin, did affix his seal to this NOTI	certify that Steven Alan Magritz CE at Milwaukee, Wisconsin on	did appear before me this the day of
January, 2012	7	. are	· ·
Kenneth & Kraucuna	s. Notoro Public	or the transfer of the transfe	HA TRA

My Commission Expires: 6-2-2013



و «الاستنسار» يولي.	
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailplece, or on the front if space permits. 1. Article Addressed to: Adam V. Genol 1201 S. Spring Street 	A. Signature X
Port Washington, WI 53074	3. Service Type Certified Mail Registered Insured Mail C.O.D. Restricted Delivery? (Extra Fee) Type
2. Article Number (Transfer from service label) 7002 0460 0	
PS Form 3811, February 2004 Domestic Retu	urn Receipt 102595-02-M-1540

January 4, 2012

Steven Alan Magritz C/o Notary P.O. Box 342443 Milwaukee, Wisconsin 53234

Marylou Mueller, Clerk of Court Ozaukee County Justice Center 1201 S. Spring St. Port Washington, WI 53074

Dear Marylou Mueller,

Herewith this letter transmitted to you via courier please find documents for filing in case no. 2011CF000236.

1. A NOTICE OF FILING OF AFFIDAVIT.

2. An AFFIDAVIT (5 pages plus attachments)

I request you provide my courier with certified copies of the Notice and the 5 pages of Affidavit (not the attachments).

Further, I have requested the courier exam the aforesaid case file and obtain certified copies of specific documents therein.

Thank you for your assistance.

Very truly,

Steven Alan Magritz, victim and witness of crime.

CIRCUIT COURT

STATE OF WISCONSIN

OZAUKEE COUNTY

i certify that this is a true and correct copy of a document on file and of record in my office and her been compered by may

Clark of Courts (Deputy

1-5-12

EXHIBIT N Page 1 of 7 2012 JAN -5 AN 8: 59

Habeas corpus Exhibit D

NOTICE OF FILING OF AFFIDAVIT

To: Ozaukee County Circuit Court, Branch III, 1201 S. Spring Street, Port Washington, Wisconsin 53074.

NOTICE IS HEREBY GIVEN that on December 9, 2011, Steven Alan Magritz, did file with the Ozaukee County Circuit Court, Branch III, 1201 S. Spring Street, Port Washington, Wisconsin 53074, Case Number 2011CF000236 an AFFIDAVIT titled 12/09/2011 REPORT OF CRIMINAL ACTIVITY BY VICTIM/WITNESS a copy of which is attached hereto and incorporated herein by reference.

Further **NOTICE** is hereby given that you have 10 days from January 5, 2012 to rebut said Affidavit, point by point, lest you be deemed to accept and assent to the facts contained therein.

Dated: January 4, 2012.

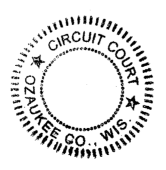
Steven Alan Magritz

Mailing in care of:

Notary

P.O. Box 342443

Milwaukee, Wisconsin 53234



STATE OF WISCONSIN

ALIVEE ON BUTY

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

Clark of Courts (Deputy)

1-512

EXHIBIT N Page 2 of 7 2007 Jan S CHI COURT

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Steven Alan Magritz, victim and witness C/o Notary P.O. Box 342443 Milwaukee, Wis. 53234

December 9, 2011

2011CF 000236

Re: Ongoing Criminal Activity by Public Officers

To:

Governor Scott Walker; Lieutenant Governor Rebecca Kleefisch; Senator Glenn Grothman; Representative Daniel R. LeMahieu;

J. B. Van Hollen, Attorney General; A. John Voelker, Director of State Courts;

J. Mac Davis, chief judge; Marylou Mueller, Clerk of Court;

Paul V. Malloy, Tom R. Wolfgram, Sandy A. Williams, circuit court judges;

Lt. Jeff Taylor; and Unnamed Others

Dear Public Officers and Fiduciaries of the Public Trust:

I have previously filed two (2) Affidavits of criminal activity by a victim and witness of crime, the first dated July 12, 2011, and an updated October 28 Affidavit adding paragraphs 13 and 14. **Both** Affidavits were filed with the Ozaukee County Sheriff, the Ozaukee County District Attorney, and the Ozaukee County Circuit Court (case number 2011JD0001).

BOTH Affidavits remain unrebutted.

The criminal acts complained of began in 2001, <u>have been ongoing</u>, and <u>continue</u> to this present day. The most recent acts were committed on or about December 1, 2011 and consist of tampering with and retaliating against a victim, witness, or informant in violation of 18 U.S.C. §§ 1512 and 1513 and Wis. Stats. §§ 943.43 and 943.45.

K

The original perpetrator of the criminal acts in 2001, Dennis E. Kenealy, has enlisted the aid of another attorney, Adam Y. Gerol, in perpetrating the latest criminal acts. Both Kenealy and Gerol are attempting to unlawfully use the force of violence inherent in the police power of the state in retaliation against your Affiant.

Attached please find an updated Affidavit adding paragraphs 15 and 16.

Sincerely.

Steven ala maging

Steven Alan Magritz, victim and witness of crime

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12/09/2011 REPORT OF CRIMINAL ACTIVITY BY VICTIM/WITNESS

Re: Criminal Activity on the part of Dennis E. Kenealy, corporation counsel of Ozaukee County, Wisconsin

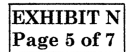
Milwaukee county)	2011CF000236
TXY ' ')ss	Lonci
Wisconsin)	

- I, Affiant herein, Steven Alan Magritz, state that I am competent and being 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 to those matters stated upon reason and belief which Affiant verily believes to be true.
- 2. The following acts or omissions which occurred in Ozaukee County, Wisconsin, were knowingly and intentionally perpetrated by the Accused, Dennis E. Kenealy, with the intent to wrongfully deprive Affiant of his property valued in excess of \$700,000. The criminal acts of the Accused resulted in the taking by force of Affiant's property on October 20, 2001.
- On February 7, 2001, the Accused, knowing that the (then existing) Taxation and General Claims 3. Committee of Ozaukee County had no statutory authority (Wis. stats. §§ 59.02(1) and 59.52(12)) to authorize foreclosure on an alleged "tax certificate" in excess of \$10,000, intentionally, purposely, falsely represented to said Committee that said Committee had the statutory authority to authorize the Accused to file suit against Affiant and Affiant's property, in violation of Wis. Stat. § 946.12 Misconduct in public office.
- On April 23, 2001, Affiant tendered payment in full, as evidenced by certified mail receipt and 4. "green card", for the alleged tax to Ozaukee County Treasurer Karen L. Makoutz in the amount of Twentytwo thousand, six hundred thirty-four and 97/100 dollars (\$22, 634.97) by way of a certified promissory note, which was accepted by Makoutz. On or about April 23, 2001, the Accused intentionally removed Affiant's payment from the Ozaukee County Treasurer's office and thereafter concealed said payment in furtherance of Accused's scheme to steal Affiant's property, in violation of Wis. Stat. § 943.20 Theft.
- On May 30, 2001, Affiant timely filed a Verified Answer and Counterclaim with the Ozaukee 5. County Circuit Court by way of Registered United States mail RR 101 861 035 US, and, served the Answer and Counterclaim on Treasurer Karen L. Makoutz by way of Certified United States mail 7000 0520 0015 4077 0321, as evidenced by the mailing receipts and the signed "green cards".
- On or about May 31, 2001, the Accused intentionally, purposely, in furtherance of his scheme to injure Affiant and steal Affiant's property, illegally removed, and thereafter concealed, Affiant's Answer executive Counterclaim from the court files. The Accused enlisted Clerk of Court Jeffrey S. Schmidt as a part to the conspiracy, whereby Schmidt did <u>not</u> enter the receipt of Affiant's Answer and Counterclaim of the court **EXHIBIT N**

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record sheet or docket sheet, as evidenced by certified copy of court record, in violation of Wis. Stat. § 943.20 Theft, as well as in violation of Wis. Stat. § 946.72 Tampering with public records and notices.

- 7. On August 8, 2001, in a hearing before judge Joseph D. McCormack, the Accused, in furtherance of his scheme to injure or defraud Affiant and steal Affiant's property, and while in possession of Affiant's payment as well as Affiant's Answer that the Accused had stolen from the court files, intentionally, purposely, knowingly, falsely represented to the judge that Affiant had not paid the tax and falsely represented to the judge that Affiant had not filed an Answer to the Complaint, and, submitted to the judge for signing an Order and Judgment with the false representations, in violation of Wis. Stat. § 946.65 Obstructing justice, Wis. Stat. § 943.39 Fraudulent writings, Wis. Stat. § 946.12 Misconduct in public office, Wis. Stat. § 946.32 False swearing.
- 8. On August 10, 2001, the Accused, in furtherance if his scheme to wrongfully deprive Affiant of his property, recorded with the Register of Deeds two documents (no. 684564 and no. 684565) relating to a security interest in or title to Affiant's private property, knowing that the contents or any part of the contents were false, a sham, or frivolous, in violation of Wis. Stat. § 943.60 Criminal slander of title.
- 9. On or about September 24, 2001, the Accused, in furtherance of scheme to injure or defraud or wrongfully deprive Affiant of his property, removed and thereafter concealed, Affiant's Claim against Ozaukee County (and report of criminal activity of the Accused) that had been served upon Ozaukee County Clerk Dobberpuhl by Sheriff's Deputy G. L. Speth, in violation of Wis. Stat. § 943.20 Theft, Wis. Stat. § 946.72 Tampering with public records and notices.
- 10. On December 11, 2001, three others and Affiant visited the office of the clerk of court to inspect the case file to determine how judge Joseph D. McCormack could have legally granted a default judgment against Affiant when Affiant had not only filed a Verified Answer and Counterclaim, but Affiant also had paid in full the alleged taxes. Affiant confronted clerk Schmidt with the Postal Service "green card" evidencing receipt of the Answer and Counterclaim, and demanded to know why the Answer was not in the file and why the court record sheet did not reflect receipt of the Answer by the court. Schmidt immediately reached down, grabbed a phone, called Kenealy, and stated, "Dennis, Steve Magritz is here looking for the Answer to the Summons and Complaint on the foreclosure. Would you look for it in your office?"
- 11. After Affiant's December 11, 2001 confrontation with Jeffrey S. Schmidt, Affiant's Verified Answer and Counterclaim, which had been "missing" from the court file for over six (6) months, and which Dennis E. Kenealy had concealed from judge McCormack, and by which concealment Kenealy had fraudulently obtained a default judgment, mysteriously "reappeared" in the court file without any explanation whatsoever, as evidenced by court certified copies of the envelope and Answer and Counterclaim.
- 12. On October 20, 2003, Affiant filed with Ozaukee County District Attorney Sandy A. Williams an "Affidavit of Criminal Report and Probable Cause By Witness and Victim of Criminal Activity" regarding the crimes against Affiant perpetrated by public officers. 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 18 U.S. Wis. Stat. § 946.12 Misconduct in public office, and Misprision of felony in violation of 18 U.S.



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- 13. On November 5, 2007, Affiant's "Verified Amended Motion To Vacate A Void Judgment", (the Judgment entered on August 9, 2001 by Joseph D. McCormack) was "heard" by Judge Andrew T. Gonring. Affiant gave testimony under penalty of perjury regarding the crimes of Dennis E. Kenealy. Both Kenealy and Karen Makoutz were present, and neither rebutted Affiant's sworn testimony. Prior to the hearing, Gonring's clerk refused to allow Affiant to file a written, sworn affidavit in support of Affiant's Verified Motion. During the hearing Gonring himself refused to allow Affiant to file the written, sworn affidavit, and further, denied a motion moving Gonring to perform his required duties as judge, 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.
- 14. Affiant paid Court Reporter Tamara A. Hardy valuable consideration for a transcript of the aforesaid November 7, 2007 hearing. Affiant praeciped Hardy to make thirty-six (36) corrections to the official transcript. Hardy refused to make the corrections to the transcript, in violation of Wis. Stat. § 946.72 Tampering with public records and notices and in violation of Wis. Stat. § 946.12 Misconduct in public office.
- On or about December 1, 2011, the Accused, Dennis E. Kenealy, caused to be filed in Ozaukee 15. County Circuit Court a petition for injunction against Affiant who has been exhausting administrative remedies for a pending lawsuit in the federal venue. Kenealy has thus provided evidence of his ongoing scheme to steal Affiant's private property by tampering with and retaliating against a victim, witness and informant in violation of Wis. Stats. §§ 943.43 and 943.45, and, 18 U.S.C. §§ 1512 and 1513, Tampering with a witness, victim, or an informant and Retaliation against a witness, victim, or an informant.
- On or about December 1, 2011, Adam Y. Gerol, d/b/a district attorney, acting in concert with Dennis E. Kenealy, caused to be filed in Ozaukee County Circuit Court a malicious prosecution against your Affiant by attempting to convert Affiant's right to correct the public record into a crime. Gerol, who is highly trained in the law, knows, should know, or has reason to know that Affiant has the right, and the duty, to correct the public record by way of filing a Confirmation Deed regarding Affiant's purchase of Affiant's private property. A Confirmation Deed is used for the correction of mistakes in prior deeds, 23 Am Jur 2nd Deeds § 11 Confirmation Deeds (Online Edition November 2011). The purpose of a correction deed is to admit mutual error and change the original instrument to conform to the true intent of the parties, Neblett v. Placid Oil Co., 257 So. 2d 167 (La. Ct. App. 3d Cir. 1971). A mistake in the omission of parties may be corrected by a deed of correction to effectuate the intention of the parties. Cox v. Tanner, 229 S.C. 568, 93 S.E.2d 905 (1956). Further, "Acceptance of a confirmation deed may be shown by the acts of the grantee clearly indicating an intent to accept." 23 Am Jur 2nd Deeds § 151 (Online Edition November 2011). Further, the Wisconsin Department of Revenue states, "If you need to re-record your deed at the Register of Deeds to correct error(s) on the deed, then you will need to complete a new eRETR in order for you (sic) documents to be accepted" (http://www.dor.state.wi.us/ust/retn3.html). The Wisconsin Department of Revenue requires that the previous deed being corrected be re-recorded with the confirmation (corrected) Deed, which Affiant did, and which Gerol omitted in his Complaint. Gerol's evil intent is thus evidenced by his purposely withholding information from the court and public officials by "failing" to file the entire 4 page Confirmation Deed with his Complaint against your Affiant. Adam Y. Gerol is tampering with, and retaliating against, a victim, witness and informant in violation of Wis. Stats. §§ 943.43 and 943.45, and, 18 U.S.C. §§ 1512 and 1513, Tampering with a witness, victim, or an informant and Retaliation against a witness, victim, ORCU/2 WILLIAM WILL an informant.

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17. Affiant promises to work with local prosecutors prosecuting this case in bringing prosecution against the Accused, Dennis E. Kenealy.

Further Affiant saith not,

As an interested party, and Victim, Non-attorney, Witness:

STATE OF WISCONSIN

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 Courts (Deputy)

2012

Steven Alan Magritz, victim and witness of crime

(414) 502-9707 C/o Notary

P.O. Box 342443

Milwaukee, Wisconsin 53234



I, a Notary Public in and for the State of Wisconsin, certify that Steven Alan Magritz did appear before me and being sworn upon oath and in my presence did affix his signature to this 12/09/2011 Report of Criminal Activity By Victim/Witness, at Milwaukee, Wisconsin on this the 42 day of December, 2011.

Kenneth A. Kraucunas - Notary Public

My Commission Expires: 6-7-2013



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Kenneth A. Kraucunas

P.O. Box 342443

Milwaukee, Wisconsin 53234

AFFIDAVIT

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

HULLS Date
Clark of Courts (Deputy)
Date

County of Milwaukee)
State of Wisconsin)

Case No. 2011CF000236

Re: Prior presentments to The Named **Public Officers** of Ozaukee County / County of Ozaukee, State of Wisconsin / Wisconsin

The undersigned Kenneth A. Kraucunas, a Notary Public for the State of Wisconsin, being over twenty-one years of age and duly sworn upon oath, of his own personal first-hand knowledge and competent to testify to same, does hereby affirm that the following facts are true, correct, complete, certain.

1. On August 16, 2011, I did mail at a United States Post Office via first-class U.S. mail, Certificate of Mailing PS Form 3877, to the following named Public Officers of Ozaukee County / County of Ozaukee, State of Wisconsin / Wisconsin:

Thomas E. Winker, Robert A. Brooks, William S. Niehaus, Lee Schlenvogt, Daniel P. Becker, Joseph A. Dean, Raymond G. Meyer II, Timothy F. Kaul, Jacob Curtis, Daniel R. Buntrock, Kathlyn T. Geracie, Andrew A. Petzold, Patrick Marchese, Karl V. Hertz, Cynthia G. Bock, Robert T. Walerstein, Nancy Sharp Szatkowski, John J. Slater, Jennifer K. Rothstein, Rose Hass Leider, Donald G. Dohrwardt, Richard C. Nelson, Alan P. Kletti, Thomas H. Richart, John C. Grosklaus, Glenn F. Stumpf, Gerald E. Walker, Gustav W. Wirth, Jr., James H. Uselding, Kathlyn M. Callen, Mark A. Cronce, Maurice A. Straub, Karen L. Makoutz, Ronald A. Voigt, Dennis E. Kenealy, Thomas W. Meaux, and Andrew T. Struck (hereinafter the "Named Public Officers"),

a "NOTICE: TO EXHAUST ADMINISTRATIVE REMEDIES and FOR OTHER PURPOSES" from Steven Alan Magritz dated August 16, 2011, a copy of which Notice is marked Attachment # 1 and attached hereto and incorporated herein by reference.

- 2. On September 21, 2011, I did mail at a United States Post Office via first-class U.S. mail, Certificate of Mailing PS Form 3877, to the aforesaid "Named Public Officers" a "Notice of Fault and Opportunity To Cure" dated September 21, 2011 from Steven Alan Magritz regarding the aforesaid "NOTICE: TO EXHAUST ADMINISTRATIVE REMEDIES and FOR OTHER PURPOSES" that I had mailed on August 16, 2011, a copy of which Notice is marked Attachment # 2 and attached hereto and incorporated herein by reference.
- 3. On October 13, 2011, I did make a *formal presentment* to the aforesaid "Named Public Officers", on behalf of Steven Alan Magritz, who affirmed by way of an "Affidavit of Default"

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dated October 13, 2011 that the aforesaid "Named Public Officers" were in default with regard to the aforesaid "Notice of Fault and Opportunity To Cure". I requested that the aforesaid "Named Public Officers" respond to me within ten (10) days with a response specific to the subject matter contained in the "Notice of Fault and Opportunity To Cure". I mailed my request at a United States Post Office via first-class U.S. mail, Certificate of Mailing PS Form 3877, and included with my request the aforesaid "Affidavit of Default". A copy of my formal presentment as well as the "Affidavit of Default" are marked Attachment # 3 and are attached hereto and incorporated herein by reference. I did not receive a response to my formal presentment.

- On October 28, 2011, I extended a three (3) day grace period to the aforesaid "Named 4. Public Officers" in as much as I did not receive a response to my formal presentment mailed October 13, 2011. I mailed my second request at a United States Post Office via first-class U.S. mail, Certificate of Mailing PS Form 3877, a copy of which Request is marked Attachment # 4 and attached hereto and incorporated herein by reference. I have not received a response from the aforesaid "Named Public Officers" as of today's date.
- On November 28, 2011 I mailed to each of the aforesaid "Named Public Officers" a 5. NOTICE and a copy of an AFFIDAVIT that I provided to Steven Alan Magritz for any legal and lawful purpose regarding the failure of said Public Officers to respond to my formal presentments on his behalf, copies of both the NOTICE and the AFFIDAVIT are attached hereto and incorporated herein by reference.

Dated this day of January, 2012 in Milwaukee County, Wisconsin.

Respectfully,

Kenneth A. Kraucunas, Notary Public

P.O. Box 342443

Milwaukee, Wisconsin 53234

My commission expires 6-2-20/3

I certify that Kenneth A. Kraucunas appeared before me and in my presence and being sworn upon oath did affix, his signature to the foregoing Affidavit at

Milwaukee, Wisconsin on this 4h day of January, 2012.

lilie F. Menchae

My Commission expires: Notary Public, Milwaukee County, WI

Julie L. Menchak My Commission Expires March 2, 2014