Habeas corpus Exhibit A

Case 1:12-cv-00806-EGS Document 1-4 Filed 05/15/12 Page

	CONFIRMATIO	ON DEED	1X.4055471	
Document Number	Document	Title	0953740	
This Confirmation Deed is (Grantee) c/o Grantor conveyed to Gr which Deeds were dated Se Document Number 435131. Volume 683, Page 212, in t Wisconsin. Copies of the Di reference These Deeds we In the aforesaid incorpo mistakes have thus far bee 1. The name of the Gra instead of being correctly se 2. The venue was inco Wisconsin, instead of corre 3. The granting phrase tenant-in-common" instead freehold" (3) The boiler plate phra valuable consideration, cor "Toriether with all and single	s made on May 16, 2011 by Bett Wisconsin and S Pattern 1, 1990 and recorded Volume 683, Page 210, and Do The office of the Register of Deed The office of the	ty Jane Magritz (Grantor) of steven Alan Magritz sconsin. unds described in the Deeds, or	RONALD A. VOIGT OZAUKEE COUNTY REGISTER OF DEEDS RECORDED ON	·
clear of encumbrances exc instead of correctly stating "The Grantor, having recen- and to his heirs, the land (of Indenture, to have and to hithereunto belonging, unto theirs and assigns, covenar convey all rights, titles, and corporation named State of warrant and defend the Grantor and he assigns, and (6) that the Grantor and he assigns, and (6) that the Grantor and he assigns and (6) that the Grantor and the Grantor	wed the purchase money from the common law definition, which indicate the same, together with all the said Steven Alan Magntz and its (1) that the Grantor is lawfully dinterests in the land (3) that the fiving and his heirs and assigns theirs and assigns will guarantor and her heirs and assigns the further assurance of the title fullties, and to permit recordation and of their mutual promises her	defend the same the Grantee, does by these produces everything both above the rights, privileges, immunited his heirs and assigns forevery seized of the land, (2) that he premises are free from all dember 31, 1996) (4) that the against every person lawfull ee the quiet enjoyment of the swill, on demand of the Grant to the premises that may be a of deeds that reflect the true reby set forth their signatures of the granted land is attached	presents, Give and Grant to Steven Alan Magritz ve and below the surface) described in this uities, and appurtenances of whatsoever nature, ever; and further, the Grantor, for herself and her it she has good right to sell, transfer, assign, and I encumbrances (except a contract with the e Grantor and her heirs and assigns will forever ally claiming the premises or any part thereof, he premises to the Grantee and his heirs and antee or his heirs or assigns, execute any e reasonably required." The intent of the parties, the parties desire to correct less to bear witness of the same, nunc pro tunc end hereto and incorporated herein by reference with Magritz.	
THIS PA	GE IS ANT OF THE Sensitive of the sensit	LEGAL DOCUMENT	may be placed to additional pages of the SS	TOTAL THE THE TANK TH
WRDA Rev 12/22/2010	夏· BLIC.	***	certify that this is a true and correct co	

EXHIBIT A

WISCONSTITUTE

Date

has been compared by me.

Renister of Deade (Debuts)

State of Wisconsin

Circuit Court

Ozaukee County

STATE OF WISCONSIN

Plaintiff.

DA Case No.: 2011OZ001740

-VS-

Assigned DA/ADA: Adam Gerol Agency Case No.: 11-18936

Court Case No.: 2011CF 236

STEVEN A MAGRITZ

ATN:

Sex/Race: M/W

Alias:

Authenticated/Filed Ozaukee County Circuit

DEC - 1 2011

Defendant,

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

Criminal Complaint

The undersigned law enforcement officer being first duly sworn, states that:

Count 1: CRIMINAL SLANDER OF TITLE

The above-named defendant on or about Wednesday, November 16, 2011, in the City of Port Washington, Ozaukee County, Wisconsin, did submit for filing, entering or recording any lien, claim of lien, lis pendens, writ of attachment, financing statement or any other instrument relating to a security interest in or title to real or personal property and who knew or should have known that the contents of any part of the contents of the instrument are false, a sham or frivolous, contrary to sec. 943.60(1), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10.000), or imprisoned not more than six (6) years, or both.

PROBABLE CAUSE:

August 8, 7001

Enedones

Sworn to what - WHAT is the com

Complainant alleges that on or about October of 2001, judgment was granted to the County of Ozaukee condemning and forfeiting property owned by Steven A. Magritz and Chieko Magritz at 3797 Shady Lane in the Town of Saukville, Ozaukee County Wisconsin. The basis for this county forfeiture and condemnation related to unpaid taxes. Complainant alleges that said judgment and ownership of these premises has remained with Ozaukee County since that date.

Complainant alleges that on or about November 11, 2011, Steven Magritz filed with the Ozaukee County Register of Deeds a document purporting to be a "Confirmation Deed" and a real estate transfer form to record, nun pro tune, a conveyance of this property

the + attacked - concerting the record

Sent Emeraling the Access

Habeas corous Exhibit B

STATE OF WISCONSIN - VS - STEVEN A MAGRITZ

relating back to 1990. A copy of this "Confirmation Deed" and legal description is attached to this complaint and incorporated by reference.

Lieutenant Taylor spoke with Ozaukee County Register of Deeds Ron Voigt who stated that in his experience and in the experience of every other Register of Deeds that he has communicated with, there is no such thing as a "Confirmation Deed." Voigt stated that this deed appears to be an attempt to cloud or confuse the issue of Magritz's ownership of the property when it was forfeited in 2001. Voigt stated that while he accepted/the document for filing, it was a false or frivolous document. "country of means the exclusive

Complainant further alleges that all the above stated events occurred in the County of Ozaukee, State of Wisconsin.

why not Granke County - Loes he mean the county named Grankee?

right of disposition

Based on the foregoing, the complainant believes this complaint to be true and correct.

not swonn to be thus

Subscribed and sworn to before me and approved for filing on

this 20% day of

Notary Public, Ozaukee County, Wisconsin

My Commission is Permanent

State Bar #1012502, 1000017.

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,

nivate
| courier please find documents 5 Herewith this letter transmitted to you via 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.

STATE OF WISCONSIN

I certify that this is a true and correct copy

EXHIBIT N Page 1 of 7

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

OZAUKKI GO

STATE OF WISCONSIN

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

Clark of Courts (Deputy

1-512

EXHIBIT N Page 2 of 7 2017 AN -S AN COURT

2012 JAN -5 AM 9: 05

Habeas conpus Exhibite
Page 3 of 7

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. <u>Both</u> 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.

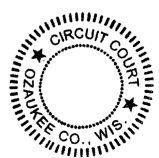
The original perpetrator of the criminal acts in 2001, Dennis E. Kenealy, has enlisted the aid of another attorney, Adam Y. Gerol, in perpetrating the latest criminal acts. Both Kenealy and Gerol are attempting to unlawfully use the force of violence inherent in the police power of the state in retaliation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

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

Sincerely.

Steven Alan Magritz, victim and witness of crime

EXHIBIT N Page 3 of 7



Ha beas Corpus Exhibit c

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)	2010F000236
Wisconsin)ss)	JOHEFOR
	,	Control of the Contro

- 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.
- The following acts or omissions which occurred in Ozaukee County, Wisconsin, were knowingly 2. 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 6. 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 Counterclaim of the court conspiracy, whereby Schmidt did not enter the receipt of Affiant's Answer and Counterclaim of the court EXHIBIT N Counterclaim from the court files. The Accused enlisted Clerk of Court Jeffrey S. Schmidt as a part to the

Page 4 of 7

Habeas corpus Exhibit C page 5017

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.

- 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. Stat. § 946.12 Misconduct in public office, and Misprision of felony in violation of 18 U.S.

EXHIBIT N Page 5 of 7 OZAUK

- On November 5, 2007, Affiant's "Verified Amended Motion To Vacate A Void Judgment", (the 13. 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.
- Affiant paid Court Reporter Tamara A. Hardy valuable consideration for a transcript of the aforesaid 14. 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.
- 15. On or about December 1, 2011, the Accused, Dennis E. Kenealy, caused to be filed in Ozaukee 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 16. 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. Geroi is tampering with, and victim, witness and informant in violation of Wis. Stats. §§ 943.43 and 943.45, and, 18 U.S.C. §§ 1512 and victim, witness and informant in violation of Wis. Stats. §§ 943.43 and 943.45, and, 18 U.S.C. §§ 1512 and victim, and Retaliation against a witness, victim, ARCI. 1513, Tampering with a witness, victim, or an informant and Retaliation against a witness, victim, ORCU/ SALUTION OF THE PROPERTY OF TH

EXHIBIT N Page 6 of 7

Habeas corpus Exhibit C

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)

2011

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 9/3 day of December, 2011.

Kenneth A. Kraucunas - Notary Public

My Commission Expires: 6-2-2013



EXHIBIT N Page 7 of 7 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 affidavit 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
page 4 of 13

Milwaukee County)	•	
State of Wisconsin)		
and in my presence of	and for the State of Wiscons did affix his seal to this NO	in, certify that Steven Alan TICE at Milwaukee, Wisc	Magritz did appear before me onsin on this theday of
January, 2012	7		with the same of t
Kenneth & Kraucuma	S Notary Public	Á	MINETHA 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.

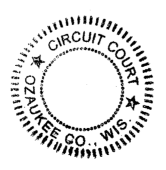
Steven Alan Magritz

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

2012年5 新9:05

Habeas corpus Exhibit D
page 7 of 13

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

EXHIBIT N Page 3 of 7



Habeas corpus Exhib, + D

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	201101
Wisconsin)	

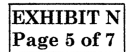
- I, Affiant herein, Steven Alan Magritz, state that I am competent and being of the age of majority affirm that my "yes" be "yes" and my "no" be "no" and that the facts stated herein are true, certain, correct, and not misleading and are made upon first hand knowledge except to those matters stated 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**

Page 4 of 7

Habeas carpus Exhibit D

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.



page 10 of 13

- 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 WILLIAM an informant.

EXHIBIT N Page 6 of 7

Habeas corpus Exhibit D

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 (Deputs)

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

CLIC.

EXHIBIT N Page 7 of 7 Habias corpus Extitit D

Page 12 of 13

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"

Habeas corpus Exhibit D page 13 of 13

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 Habeas corpus Exhibit E

AFFIDAVIT

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 2011CF000236.
- 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.

Habens corpus Exhibit E
page 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.
- 24. I demand an immediate evidentiary hearing, before an unbiased judge, NOT Sandy A. Williams.

I, Steven Alan Magritz, declare under the pa	ains and penalties of perjury of the laws of the United
States of America that the foregoing facts at	re true and correct, and as for any statement made
upon information, reason, or belief, I believe	e and so charge them to be true.
Everyted on this Product 1	2015

Steven alon majut, to beneficiary of the Public Trust

Habeas corpus Exhibit F

Authenticated/THeu
Ozaukee County Circuit

JAN 0 6 2016

AFFIDAVIT OF ROBERT C. BRAUN

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

Re: Files Missing from Clerk of Court, Ozaukee Court, Case No. 2011CF000236

I, Robert C. Braun, being over the age of majority, of sound mind, of my own personal firsthand knowledge and competent to testify to the facts herein, declare that the following facts are true, correct, certain and not misleading, and any statements made upon information and belief, I believe and so charge them to be true.

- 1. I have read the affidavit of Steven Alan Magritz dated December 6, 2015 with regard to a number of documents missing from the file of case no. 2011CF000236 held in the office of the clerk of court, Ozaukee County, Wisconsin.
- 2. A copy of the Affidavit of Steven Alan Magritz is attached hereto and incorporated herein by reference.

The documents that are still missing are A & B of Paragraph #7, and C. & D. of Paragraph #8, 'AFFIDAVIT' of Steven Alan Magritz dated December 6, 2015.

"Copies of which are attached hereto and included herein by reference."

Further I saith Naught.

Robert C. Braun

OTATE OF THE OF

I, a Notary Public in and for the State of Wisconsin, certify that Robert C. Braun did appear before me and being sworn upon oath and in my presence did affix his signature to this Affidavit at Milwacker County, Wisconsin on this 5th day of January, 2016

Notary Public

My commission expires: 06/26/2017

OZ/ I ce of a office

STATE OF WISCONSIN SS
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)

1-6-16

Copyto D.A Office

JAN 0 4 2016

UZBUNDO UUUHIN UHUUII

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

- I. I, Steven Alan, of the family Magnite, am a consticiony of the Public Trust created by the organic Constitution of "The state of Wisconsin' adopted 1848 A.D.
- 2. On Acroper 14, 2015, attorney Gary R. Schmans personally handed to me what he stated ever the case file of the documents in the case file of Occasion Court case no. 20110 F000236" which he had obtained from the office of the cierk of Court.
- 3. I informed attorney Gare R. Schmaus that there were documents missing from the file that I had personally caused to be filed
- 4. Attorney Schmaus assured me that he provided me EVERYTHING that was in the Al
- 5. Herein below I identify by date filed "missing" (STOCEN) documents?
- 6. I have a clerk of court certified copy of those items dasynated "centrified opps"
- 7. 12-12-2011. Other papers. 5 pages missing (a documents)
 - A: letter to Scott Walker, J. B. van fedom, Jadger, etal.: "Re: Ongoing Criminal
 Activity by Public Officers"
 - B. 12/09/2011 Report of Criminal Rotivity by Victim / Witness (4 pages)
 - 12-12-2011. Notice of Refairl for France. ("certified copy). Eight (2) pages missing.

 Adam & Genol's "Notice" and "comminal Complaint" marked "Refused For Z

Enand, December 2. 2011

- 8. 01-05-2012. Notice of Filing P. Affidavit. (Four missing decument, Truger to tate)
 - A. Coven letter to clark of court many low Mure Wer (Certified copy "}
 - B. Notice of Filing of Affidavit (ree December 12th item Babove) ("Contifications")
 - C. Letter to South Walker stal. (December 12d item A above).
 - 0. 12/01/2011 Report of Criminal Activity by Victim/Witness (Centited Copy")
 01-05-2012. I have the receipts from the clerk of count for the centities and other

copies obtained 3 Receipt # 128 000 247 to the amount \$38,75, and,

Receipt # 12R 000249 for the amount of 23:15

Affidavit, December 6, 2015 page 1 of2

Habeas Corpus Exhibit F. page 3 04/3 AFFIDAVIT, cont.



- 9. 01-13-2012 Letters/cornespondence. Letter to clerk Mueller for explanation why my decuments filed December 12, 2011 were NOT post time and date stamped and why they were Not identified property on CCAP. Sent centified 7004 1350 0000 0889 4472. Copy Sent to A. John Worlden centered a 7000 1350 0000 0899 4780.
- 10. 01-19-2012 Other papers. (Five pages total) Letter to clink muster in the nature of a Letter Rogatory with centifical copy of Capins endossed to the clis. Theason, for Settlement, Discharge, and Closure. Mailed Registered # RE 816 222 MI 45 to clock Mueller by Notary Public with copies to Adam Y. Genel CVIR # 7004 1350 000 0889 4810, and to A John Welker, CMR & 7004 1350 0000 0800 4803. Mostler was provided a Self-addressed stamped envelope for return of a time and dete stamped copy, but I never neceived anothing from musting
- 11. On January 10, 2012, I mailed via notary Public a lambel Natice to Adam Y. Gend as a gable officer and feducary of the Public Trust to relat anything is my four (4) page letter and previously filed Attibut titled 12/09/2011 Report of Commind Activity Bx Viation / witness" file in "case no. 2011 F 000 236" Genol's failure to perport, as stipulated, was his agreement with and admission to everything in both my letter and affidacity I never received a region se from Gend, therefore his silene is deemed as his adversion, innevocate, in any court in America. Mailed by Notary Pables Centified mail # 7002 0460 0000 7727 0813.

I, Steven Alan Magnitz, declare under the pains and possition of perjuny of the laws of the United States of America that the Lenegoing Leybo are true and cornect and as her any statement male upon information, reason, or belief, to believe and so change them to be true. Executed on this December 6, 2015.

Alexa ale migrif beneficiary of the Public Trus DZAUKEE COUNTY 188

A Stidarit, December 6; 2015 page 2 af 2

STATE OF WISCONSIN of a document on file and of record in my office and has been compared by me Clerk of Courts (Deputy)

Criminal Court Record SUNTY-45 page 4 of 13 Exhibit F Case Number Q (~V~) - ---01:32 pr

Class Code

14999 2011CF000236 Sandy A Williams State of Wisconsin vs. Steven A Magritz BOD Race Sex St Zìp City **Address** Name/Allas Caucasian 03-03-1945 WI 53072 М Pewaukee 741 Glacier Rd #6 Steven A Magritz **Next Action** Defense Attorney District Attorney Disposition Date/C.O. Filing Date/C.O. 01-12-2016 08:15 am Adam Yale Gerol Gary R Schmaus 12-01-2011 Status conference Sandy A Williams 02-13-2017 08:10 am Exhibit Offer Review Date Class Offense Offense Sent Amended From Disposition Statute Sev Code Description No. Date Felony H Criminal Slander of Title 14999 943.60(1) 11-16-2011 C.O. **Court Reporter** Tape/Counter Location **Amount Court Record Entries** Date Summons and complaint 12-01-2011 12-05-2011 Notice of hearing Initial appearance on December 15, 2011 at 01:15 pm. Change of address notification 12-05-2011 ADDRESS INFO for Steven A Magritz Current: 741 Glacier Rd #6, Pewaukee, WI 53072 United States (Effective: 12-05-2011) Prior: W3797 Shady Lane Road, Saukville, WI 53080 12-05-2011 new address provided by DA Notice of hearing 12-05-2011 Initial appearance on December 15, 2011 at 01:15 pm. Other papers 12-12-2011 Notice of Refusal for Fraud Sandy A Williams Hearing 12-15-2011 Defendant Steven A Magritz not in court. Adam Y Gerol appeared Kathy Jagow for the State of Wisconsin. Per State, complaint was opened and returned back to district Attorneys office with a stamp marked on it.

Responsible C.O.

to appear, court orders warrant to issue. Sandy A Williams 12-15-2011 Arrest warrant issued Kathy Jagow Notice 01-05-2012 of Filing of Affidavit 01-05-2012

Believes defendant is aware of todays courtdate. Warrant requested. Court finds probable cause. Upon defendant's failure

01-13-2012 Letters/correspondence 01-19-2012 Other papers 01-27-2012 Amended arrest warrant to include 'will extradite'

Received documents

Warrant/Capias/Commitment served

Per Dispatch, subject is in custody on warrant

CR-200(CCAP), 07/2005 Criminal Court Record

01-05-2012

09-24-2015

ption

This form shall not be modified. It may be supplemented with additional material.

Page 1 0

JUNTY-45 SUBT

ation

Date

09-24-2015

09-24-2015

09-24-2015

10-15-2015

11-02-2015

State of Wisconsin vs. Steven A Magritz

Criminal Court necord Mabeas corner Exhibit F page 5 of 13

Case Number Responsible C.O. 2011CF000236 Sandy A Williams

Class Code 14999

> C.O. **Court Reporter** Tape/Counter Location

W1. - Je u- 6 1/21.

01:32 pn

Amount Court Record Entries Paul V. Malloy Return on warrant/Initial appearance Terri Knowles Defendant Steven A Magritz by video conferencing from the Ozaukee County Jail with attorney Jamie Marie Mcclendon. Adam Yale Gerol appeared for the State of Wisconsin. Court examines defendant on right to representation. Defendant is refusing public defender representation and is not accepting charges. Defendant indicates he is not Mr. Magritz or the trustee for. Court orders \$5000 cash bond with conditions. Preliminary hearing scheduled for October 2, 2015 at 01:30 pm.

Defendant refuses to sign bail/bond sheet Notice of hearing 10-01-2015 Preliminary hearing at 10-02-2015 03:30 pm Preliminary hearing 10-02-2015 Defendant Steven Magritz appears in person in custody from Ozaukee County Jail. Adam Y. Gerol appears for the State of Wisconsin. 3:43pm R.V. sworn and testified. Court finds probable cause and binds matter over for trial. Matter set over for arraignment. The court will appoint standby counsel for the defendant. Video conferencing

10-02-2015 Exhibit list 10-02-2015 10/2/2015 Hearing Stipulation and order 10-02-2015 Stipulation and Order for Return/Destructionof Exhibits

Video conferencing

Cash bond set

Arraignment

Notes 10-06-2015 Call with Atty Schmaus indicating he will accept appointment as stand-by counsel. All pertinent documents forwarded this date. Notice of hearing 10-06-2015 Arraignment at 10-15-2015 01:15 pm 10-06-2015 Information

> Defendant Steven A Magritz in court with attorney Gary R Schmaus as standby counsel. Defendant in custody. Patti I Wabitsch appeared for the State of Wisconsin. Defendant advises court not represented by counsel. Court enters not guilty on behalf of defendant. Court advises defendant on right to legal counsel. Jury trial scheduled for January 19, 2016 at 08:30 am. Jury status hearing scheduled for January 12, 2016 at 08:15 am.

Notice of hearing 10-15-2015 Jury status hearing at 01-12-2016 08:15 am. Jury trial at 01-19-2016 08:30 am. 10-22-2015 Transcript October 15, 2015 / Status hearing / Kathy Jagow

> Return of unclaimed/undelivered mail service Notice of Hearing-Selected Activities: Steven A Magritz

Sandy A Williams Lisa A Balkowski

Paul V. Malloy

5000.00

Sandy A Williams

Sandy A Williams

Sandy A Williams Kathy Jagow

Williams Books

and to believe whom

CR-200(CCAP), 07/2005 Criminal Court Record

This form shall not be modified. It may be supplemented with additional material.

Exhibit E, page 5 05 13

OUNTY-45 COURT

Date

11-16-2015

01-04-2016

Criminal Court necolu

७ (-७५-२४) ८ 01:32 pm

Habear confus Exhibit F

Case Number

Class Code 14999

ption State of Wisconsin vs. Steven A Magritz Responsible C.O. Sandy A Williams

dy A Williams 2011CF000236

C.O.

Court Reporter
Tape/Counter

Court Record Entries

Amount Location

11-02-2015

Notes
re-sent Notice of Hearing-Selected Activities: Steven A Magritz to
new address

11-03-2015

Witness list - plaintiff
State's

Letters/correspondence
Scanned/Forwarded to Records Request Division

11-16-2015 Witness list - defendant
11-17-2015 Transcript
October 2, 2015 / Preliminary Hearing / Lisa Balkowski

October 2, 2015 / Preliminary Hearing / Lisa to 12-16-2015

Affidavit of Steven Magritz - forwarded to branch

12-16-2015

Affidavit
of Steven Magritz - forwarded to branch
12-16-2015

Affidavit
Scanned/Forwarded to Branch 3.

12-16-2015 Motion in limine
State's

12-16-2015 Demand for discovery and inspection
State's

12-23-2015 Request

Attorney Schmaus requesting a hearing on behalf of Mr. Magritz.

Scanned/Forwarded to Branch 3.

12-29-2015

Notice of hearing
Status conference at 01-12-2016 08:15 am

01-04-2016

Affidavit
of Steven Magritz - scanned & forwarded to B3.

Affidavit

of prejudice and of stolen documents filed by Steven Magritz - scanned & forwarded to B3.

Affidavit

re discovery for defendant of the natual person filed by Steven Magritz - scanned & forwarded to B3.

Libers conquer Bakebot 1. Page for to

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)

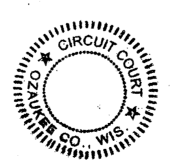
I request you provide my courier with certified copies of the Notice and the 5 pages of Affidavit (not the attachments).

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.



OZAUKEE COUNTY
I certify that thits is a true and correct copy
of a document on the and of record in my
officer and hes been compared by me
HACLSL W. Date

Clark of Courts (Deputy) Date

1-5-12

EXHIBIT N Page 1 of 7

Habeas corpus Exhibit F page 8 of 13

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.

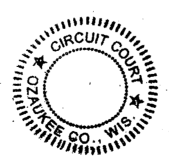
Dated: January 4, 2012.

Steven Alan Magritz Mailing in care of:

Notary

P.O. Box 342443

Milwaukee, Wisconsin 53234



STATE OF WISCONSIN

OZAUKEE COUNTY

I certify that this is a true and correct copy of a accument on the and of recent in importing and has been compared by see

Clark of Courts (Deputy)

1-512

EXHIBIT N Page 2 of 7 Habeas corpus Exhibit F
page 9 of 13

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. <u>Both Affidavits were filed with the Ozaukee County Sheriff, the Ozaukee County District Attorney, and the Ozaukee County Circuit Court (case number 2011JD0001).</u>

BOTH Affidavits remain unrebutted.

The criminal acts complained of began in 2001, have been ongoing, and continue 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.

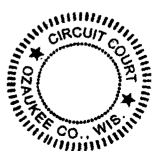
The original perpetrator of the criminal acts in 2001, Dennis E. Kenealy, has enlisted the aid of another attorney, Adam Y. Gerol, in perpetrating the latest criminal acts. Both Kenealy and Gerol are attempting to unlawfully use the force of violence inherent in the police power of the state in retaliation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

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

Sincerely.

Steven Alan Magritz, victim and witness of crime

EXHIBIT N Page 3 of 7



Habeas corpus Exhibit F
page 10 of 13

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
Wissonsin)ss	20110
Wisconsin)	

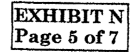
- 1. I, Affiant herein, Steven Alan Magritz, state that I am competent and being of the age of majority affirm that my "yes" be "yes" and my "no" be "no" and that the facts stated herein are true, certain, correct, and not misleading and are made upon first hand knowledge except to those matters stated 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.
- 3. On February 7, 2001, the Accused, knowing that the (then existing) Taxation and General Claims 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.
- 4. On April 23, 2001, Affiant tendered payment in full, as evidenced by certified mail receipt and "green card", for the alleged tax to Ozaukee County Treasurer Karen L. Makoutz in the amount of Twenty-two 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 furtherancé of Accused's scheme to steal Affiant's property, in violation of Wis. Stat. § 943.20 Theft.
- 5. On May 30, 2001, Affiant timely filed a Verified Answer and Counterclaim with the Ozaukee 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".
- 6. On or about May 31, 2001, the Accused intentionally, purposely, in furtherance of his scheme injure Affiant and steal Affiant's property, illegally removed, and thereafter concealed, Affiant's Answer and Counterclaim from the court files. The Accused enlisted Clerk of Court Jeffrey S. Schmidt as a partition file conspiracy, whereby Schmidt did not enter the receipt of Affiant's Answer and Counterclaim on the court

EXHIBIT N Page 4 of 7

Habeas corpus Exhibit F

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.

- 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.
- 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 U.S. Wis. Stat. § 946.12 Misconduct in public office, and Misprision of felony in violation of 18 U.S.



- On November 5, 2007, Affiant's "Verified Amended Motion To Vacate A Void Judgment", (the 13. 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 pracciped 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. 8 946.72 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.
- 16. 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, or CUI

EXHIBIT N Page 6 of 7

an informant.

Habeas corpus Exhibit F page 13 of 13

Affiant promises to work with local prosecutors prosecuting this case in bringing prosecution against 17. 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

Steven Alan Magritz, victim and witness

(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 9/2 day of December, 2011.

Kenneth A. Kraucunas - Notary Public

My Commission Expires: 6-2-2013

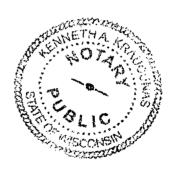


EXHIBIT N Page 7 of 7

Incornect Reporting or Tampering with the Court Transcript: Arraignment

My every word today is made under the pains and penalty of perjuny."

The transcript nendens "the pains" as "taints" (page 2).

- o"... every word that I speak here today is made under the pain and penalty of perjury." The transcript nenders trapains " as "taints" (page 3).
- "I am not the fiduciary, trustee, representative, nor am I acting in any was was ever for any artificial entity, including but not limited to the defendant." The transcript renders ""now am t" as "or am" and "entity" as "officient or". (page 3).
- "As a beneficiary I have the right to ask the questions and you have a duty to respond." I speaking to Williams]. The transcript renders "ask" as "answer". (page 8).
- "my name does not appear on this paper Cretering to the "Information". The transcript renders "name" as "hand". (page ?).
- Nonassumpsit by way of Confession and Avaidance. Nonassumpsit by way of Confession and Avoidance. I repeat, Nonassumpsit by way of Confession and Avoidance, and I demand you hear my plea immediately." All three (3) times the transcript renders "Nonassumpsit" as "nonassumption", and newders "you" as "to". (page 10).
- "I do not consent to this railroad job. I entered a plea of Nonassumpsit by way of Confession and Avoidance, and I demand that you hear my plea immediately." The transcript again renders "Nonassumpsit" as "nonassumption". (page 10).
- "This is a nailroad jub, malam, you are aiding and abetting the misprision of felony." The transcript renders "misprision" as "misprising" (page 10).

Incorrect Reporting on Tampering with the Gurt Transcript: Arrangement

"... Mr. Gary Schmaus that indicates that there are documents removed from the court file that implicates you [williams] in a misprision of felony. Now removing these documents is another crime. Tampering with a public record and stealing public documents." The transcript renders "misprision" as "misprising"; renders "removing" as "reading"; and "is" as "as "(page 11).
"They are not in the file. "the transcript renders "the as "a" (page 11).
"There are documents missing that were marked, registered mail to the Clerk of Court, and by way of courier who obtained certified copies from the Clerk of Court. Thuse documents are all missing." the transcript renders "who obtained" as "to obtain". (page 11)

As a footnote, I entered the "plea" of "Nonossumpsit by way of Confession and Avaidance" intentionally LOUD and clear se that any person in the back of the room could have heard it clear as a bell even without the microphone.

State of Wisconsin vs. Steven A Magritz 43 7944 Date of Birth: 03-03-1945	Sentence to Prisons and Supervision	nt of Conv o Wisconsin d Extended n 2011CF0002	State	FILED 03-01-2016 Ozaukee Co Mary Lou M	ounty, WI lueller CoCC
The defendant was found guilty of the following crime(s) Ct. Description Violation) Plea	Severity	Date(s)	Trial ed To	Date(s) Convicted
1 Criminal Slander of Title 943.60(1)	Not Guilty	Felony H	11-16-20		02-01-2016
IT IS ADJUDGED that the defendant is guilty as convict	ted and sentence	ed as follows			
Ct. Sent. Date Sentence Length 1 02-11-2016 State Prison W/ Ext. Supervision 4 VR 6 MC	Agency	Commen			
Total Bifurcated Sentence Time Confinement Period Ct. Years Months Days Comments 1 1 6 0	11		ervision Days	Total Le Years 4	ngth of Sentence Months Days 6 0
Ct. Sent. Pate Sentence Length 102-11-2016 Costs	Agency Department of Corrections	toward to balance d during the delendant with any cougment shall be e	ers 25% of urt fees an ue after ini term of ex t is release outstanding enforceabl ntered agg	tid sts. Any tid confinem to the confinem to the confinem to the confinem to the confinement of the confinement the defe	nent will be due
Conditions of Extended Supervision:	rogram C∳mn	nonte	J		
Ct. Condition Agency/P 1 Other Department Correction Conditions of Sentence or Probation Obligations: (Total amounts only)	nt of Notto is letters official	file any pap communica I without the	tion with an acceptance appears appear	ny court offic proval.	e or federal, or any ial or any elected
	nd Several \ stitution) ictim/Wit. Surcharge		
Pursuant to \$973.01(\$g) and (3m) Wisconsin Statutes, the Defendant is is not eligible for the Challeng The Defendant is is not eligible for the Substan IT IS ADJUDGED that 143 days sentence credit are su IT IS ORDERED that the Sheriff shall deliver the defend	ge Incarceration I ce Abuse Progra e pursuant to §9	Program.	consin Stat	tutes	250.00
CR-212(CCAP), 08/2011 Judgment of ConvictionAmended, DOC 20, (08/2007)	\mathcal{F}_{I}	3	\$\$ 939.50. 939	51, 972.13. Chant	ter 973, Wisconsin Statutes
This form shall not be modified. I	It may be supplemente	-		, <u></u> , 	Page 1 of 2

CIRCUIT COURT BRANCH 3

OZAUKEE COUNTY

STATE OF WISCONSIN

For Official Use Only

For Official Use Only **OZAUKEE COUNTY** STATE OF WISCONSIN **CIRCUIT COURT BRANCH 3 Judgment of Conviction** State of Wisconsin vs. Steven A Magritz **FILED** Amended 03-01-2016 Sentence to Wisconsin State Ozaukee County, WI Prisons and Extended Mary Lou Mueller CoCC Supervision Case No. 2011CF000236 Date of Birth: 03-03-1945 BY THE COURT: Distribution: Electronically signed by Mary Lou Mueller, Clerk of Circuit Court Sandy A Williams, Judge Adam Yale Gerol, District Atorney Gary R Schmaus, Defense Attorney Defendant, Steven A Magritz Circuit Court Judge/Clerk/Deputy Clerk March 1, 2016 Date §§ 939.50, 939.51, 972.13, Chapter 973, Wisconsin Statutes

labeas cer

H page 2 et 4

Habeas corpus Exhibit 4 sage 3044

To: Mary Low Mueller, clerk of Court

1201 S. Spring St.

P.O. Box 994

Port Washington, WI 53074

Re: "Case No. June F236"

Clark Mueller,

Enclosed please find a Judgment of Conviction I was presented with a day ago which I do not accept, do not consent to, Refuse For Cause and neturn to you.

A copy of your unaccepted presentment is is also enclosed. Please Time and date stamp the copy and return it to me at the address below. Dated this 13th day of February, 2016 A.D.

Steven Alan Maguit No Ozankee County Jail 1201 S. Spring St Port Waskington, WI 53074

State of Wisconsin	vs. Steven A M	Habeo agritz	as corp	Jude	<i>kibi</i> gmen	# # Pa t of Con	<i>9€4 of</i> viction	4_		
				Priso Supe	ns and rvision	Wisconsir Extended		FILED 02-12-2016 Ozaukee Co	•	
Date of Birth: 03-03-1	945	·		Case	No. 20)11CF0002	236	Mary Lou M	ueller CoCC	
The defendant wa	as found quilty of	the followin	a crime(s):				L			
	<i>j</i>	4	, ,				Date(s)	Trial	Date(s)	
Ct. Description		Violation		Plea		Severity	Committe		Convicted	
1 Criminal Slander	of Little	948,60(1)		Not Guilty	F	elony H	11-16-20	11 Jury	02-01-2016	
IT IS ADJUDGED	that the defenda	ant is guilty	as convicte	ed and ser	ntencec	as follow	s:			
Ct. Sent. Date Sent	ence -	i L	_ength	Agency	, `	Commer	nts (
1 02-11-2016 State	Prison w/ Ext. S			Departn Correcti	nent of	<u>`</u> t	Sp			
Total Bifurcated Sen	ntence Time		**			Çirin .	(N)			
Confinement Period			W.		. Exte	ended Sup	ervisi o n	Total Le	ngth of Sentence	<u> </u>
Ct. Years Month	s Days Co	omments	**************************************		Year	•	ns Darys	Years	Months Days	
1 1 6	0 **				. 3	0	ĈŊ,	4	6 0	
Ct. Sent. Date	Sentence	L	ength.	Agency	4/4	Commer	n e ll'		• •	
1 02-11-2016	Costs			Departm			- // ///	prison wage	s to be applied	
				Correction	กรื			d costs. Any		
				Ŷ,	nd.			tial confinem (tended supe	ent will be due	
				<u>.</u>		defenda	N is release	d from exten	ded supervision	
				4					ligations, a civil	
		Š		7 3, 4					itors' remedies ndant and in fav	٥r
									ne balance due.	٠.
Conditions of Extend	ded Supervision):				Oa				
Ct. Condition	on 🐪		gency/Pro		Comme					
1 Other			Department Corrections						or federal, or a	
			onections		official v	without the	agents ap	ny court offic proval.	ial or any elected	ָב.
Conditions of Senter	nce or Probation	1	udio.			XX.	9			
Obligations:	(Total amounts or					Kla				
				*		β,	Mandatory			
Fine Co	ourt Costs	Attorney	☐ Joint and		_		Victim/Wit.			
rine co	163.00	Fees	Rest	itution		Other 13.00	Surcharge 92.00		ge Surchar 250.	_
	X		Ĵ.						250.	U
Pursuant to §973.01	2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m			3 .37			llowing:			
	_ 47F	gible for the	-			_				
The Defendant is	is not X eli	gible for the	Substance	e Abuse F	rogran	n. 				
IT IS ADJUDGED	that 143 days se	entence cre	dit are due	pursuant	to §97:	3.155, Wis	consin Stat	utes		
IT IS ORDERED	that the Sheriff sh	nall deliver t	he defenda	int into the	e custo	dy of the E	Department			
The state of the s	Haby	28 28 7048 =	Exhi	621	11 12.	in face of	2/2		Bridge Area Mark Mills and Appendix and a second region of the second region region region of the second region re	
CR-212(CCAP), 08/2011 Judge	ment of Conviction, DOC	20, (08/2007)						51 972 13 Chart	er 973. Wiscopsin State	

CIRCUIT COURT BRANCH 3

OZAUKEE COUNTY

For Utticial Use Unly

STATE OF WISCONSIN

STATE OF WISCONSIN CIRCUIT COURT OZAUKEE COUNTY

Authenticated/Filed STATE OF WISCONSIN, Plaintiff Ozaukee County Circuit

STEVEN A MAGRITZ, DEFENDANT FEB 08 2016 CASENO. 2011CF236

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

NONCONSENT AND NONACCEPTANCE

I Steven Alan Magritz, So 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, non will I ever consent in the future.

I do not assent on consent to the "verdict" of the "Jury"

I do not accept the "vendict 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 alan Magno, beneficiary of the Public Trust

NOTICE

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



STATE OF WISCONSIN SS 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) 2-8-16

Habeas Corpus Exhibit I

STATE OF WISCONSIN

CIRCUIT COURT

OZAUKEE COUNTY

STATE OF WISCOMEIN, Plaintiff

STEVEN A MAGRITZ, Defendant

Stoven Alan Magnitz, Third party intervenor Authenticated/Filed Ozaukee County Circuit

JAN 2 5 2016

JAN 2 5 2016

Ozaukae County Uistrict Afforney

Mary Lou Mueller Clerk of Circuit Court/ Register in Probate

I, Steven Alan Magnitz, a man created in the image of God, Third party intervenor in the above captioned matter, not the defendant, not the feducions on trustee on representative en agent or accompaction party on surely or noting in any way whatsoever for on on behalf of any artificial entity, including but not limited to the defendant, show the count as follows s

I am held hastage in the Ozankee County jail with regard to the above captional matter against my will, involuntarily, over my objection and without my consent in violation of Antide I section 2 of the Constitution of "The state of wisconsis", 1848 A.D. prohibiting involuntary servitude.

I have been held hostage since September 23, 2015.

I have not seen on been presented with any accessatory instrument dearing My home, including but not limited to a sammons, complaint, warrant, indistment or refermation.

I suffer injuries of less of liberty and severe emotional distress in violetron of my inherent rights secured by Article I section 2 of the adorabil Constitution.

Thayer for Remedy and Relief

I demand to be set at liberty immediately. I demand liquidated damages in the amount of \$15,000,000 to as set forth in the Notice of Remeny attached here's and incomponeted herein by nuflerence.

I. Steven Alan Magnite, declare under the pains and penalties of parjung of the laws of the United States of America that the Longging facts are true and connect. Executed this January 19, 2016 A.D.

Alexander magnity, beneficine, at the Pablic Trust