

AttorneyBusters.com

April 28th, 2003

Judge Joseph McCormack, Presiding Judge
Ozaukee County Justice Center
1201 South Spring Street
Port Washington, WI 53074

CERTIFIED MAIL/RETURN RECEIPT

Re: Duties as Presiding Judge/No Plausible Denial/Governor James Doyle/Mr. Steven Magritz

Dear Judge Joseph McCormack:

You were left two telephone messages, one on April 9th, 2003 and another on April 16th, 2003, requesting your investigation of the matter of the *illegal* removal of Clerk of Court files by Ozaukee County attorney, Mr. Dennis Keneally without a court order with the complicity of Mr. Jeffrey Schmidt, Clerk of the Court, in the case involving the Ozaukee County foreclosure proceedings against Mr. Steven Magritz.

Both phone messages have had no response from you or your staff, and you have either inadvertently (and I hope not intentionally), adopted the same methods of other Ozaukee County officials who avoid addressing a needed investigation of Ozaukee County officials and their being held accountable for crimes they may have committed against Mr. Steven Magritz.

The Ozaukee Court Rules for your District *expressively prohibiting* removal of any Clerk of Court files from the Clerk of the Court offices by anyone *including* your County Counsel Mr. Dennis Keneally and your Clerk of the Court, Mr. Jeffrey Schmidt, without a prior court order are attached to this letter.

Enclosed are recordings of three radio programs of AttorneyBusters.com, one broadcast on March 9th, 2003, another of April 20th, 2003, and finally today's of April 27th, 2003 on KRLA870AM SmartTalk in Los Angeles, California. The programs contain clips of various **ADMISSIONS** made during interviews done with the knowledge and consent of the parties.

Mr. Dennis Keneally admits that Clerk of Court files were at his office, and Mr. Schmidt admits that the statements made by Mr. Steven Magritz were accurate in that Mr. Magritz's answer filed to the complaint to the foreclosure proceedings were at Mr. Keneally's office, not at the Clerk of the Court's Office as required by Ozaukee County Circuit Court Rules.

The admissions are made so matter of factly by Mr. Keneally and Mr. Schmidt as to have one believe that it was no big deal. However, your Honor certainly knows that is not the case and of course the Circuit Rules in effect since March 19th, 1982 further emphasize the importance of the "proper keeping of such files". Your Honor will see as he investigates the matter that a default judgment was granted to Ozaukee County against Mr. Steven Magritz based upon *no answer* being filed by Mr. Steven Magritz.

The essence of Mr. Magritz's assertions to public officials by method of certified mailings was that Mr. Dennis Keneally with his accomplice Mr. Jeffrey Schmidt removed Mr. Magritz's answer to the foreclosure proceedings and then moved to obtain a default judgment against him in such foreclosure proceeding. Therefore, the admissions of Mr. Schmidt stating that what Mr. Magritz was stating was "accurate" about the answer filed by Mr. Magritz being at Mr. Keneally office puts Mr. Keneally in the not only awkward, but felonious position of having to explain how a default judgment could be taken with Mr. Keneally having the answer at his office.

316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553

I am sure that I have made my point clear to even lay reporters' minds at the Ozaukee Press and the Milwaukee Journal Sentinel who are also being provided a copy of this letter. But due to an inaccurate article authored by Mr. Dan Benson in the Milwaukee Journal Sentinel (MJS), I want to make my points very clear because I already see the potential for a "Spin for Jim" coming.

Mr. Dan Benson (or his editor) managed to weave words in an article dated March 5th, 2003, to infer that I was an "ally of a tax protester" and that "dozens of supervisors (of Ozaukee County) wondered why.....they were getting letters from a Los Angeles radio talk show host and a Milwaukee activist (Robert Braun)", and closed off with what most would say was a cheap parting shot by intimating that our concern was solely profit driven by "making Magritz a cause celebre by offering copies of our radio program for sale".

The fact of the matter is that I had written only **one** letter to Ms. Beth Hodorowski of the Victim Witness Assistance Program, had only communicated via telephone and fax with only **one** Ozaukee County Supervisor, Chairperson, Mr. Sandy "Gus" Wirth, absent single phone messages left for Ms. Leider in December 2002 at the early stage of my investigation and **one** other supervisor I can not recall at this time, and I have never sold **one** copy of the Magritz program, but have given hundreds away free.

As to Mr. Benson's intimation that our concerns were solely profit based because we offer for sale copies of audio transcripts (as does just about every other journalistic medium), is like saying that the MJS is nothing more than a bunch of "journalistic hacks" that only wrote filler to disguise their real objective of "selling ad space to the local Piggly Wiggly Market for that special promotional sale of tuna fish on aisle four".

The fact of the matter is that we have never sold a can of tuna fish, or gotten a free drink at one of James Doyle's political mixers. Further, I would bet our bottom dollar that the MJS can not say the same.

During my recorded interview, I speculated to Mr. Dan Benson as to how "dozens of supervisors" received a copy of my letter was probably because I had faxed a copy to Ms. Chieko Magritz who obviously gave such to Mr. Robert Braun, a member of her church, who then took it upon himself, *without my knowledge or consent*, to send it to other supervisors.

The recordings of my interview with Mr. Dan Benson clearly indicate this, and I will make these available to any other legitimate news organizations wishing to help keep the MJS like an Eight Ball, hanging like a feather, poised to be knocked into the corner pocket (figuratively speaking) if they venture into a "Spin for Jim" by method of *inaccurate journalistic reporting*.

Prudence dictates that due to the severity of dealing with high level corruption festering in Wisconsin for many years under the guidance of Mr. James Doyle, that I not allow the MJS any lee-way in the matter.

A portion of my interview with Mr. Benson has been incorporated into my radio program wherein Mr. Benson was clearly told that I did not support Mr. Magritz as a sovereign citizen, a tax protester, or that I was linked to Mr. Robert Braun in any way. In the same radio program, I stated that I believed that Mr. James Doyle had enough influence in the State of Wisconsin to manipulate the media and I suggested for the MJS to be accurate in their reporting and confident in their sources of information.

The MJS and Mr. Dan Benson have not returned my phone calls since the writing of the article, and have adopted similar techniques of many public officials that I describe as "plausible denial".

316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553

Enough for now concerning setting the "Spin for Jim" machine in the neutral position, and back to the main issues of an American being unable to have his constitutional right to have a grievance addressed against Ozaukee County officials while being villainized as being a "Paper Terrorist" under the guise of the USA Patriot Act.

I well understand that Mr. Roy Korte states that Mr. Magritz was not prosecuted under such Federal Law, but if you were to ask the average person on the street in Wisconsin that was propagandized by the "spin" coming from the Attorney General's Office, referring to Mr. Magritz as a "paper terrorist" during James Doyle's governorship campaign with scenes of the World Trade Center crumbling, there would be no differentiation.

The program of March 9th, 2003 entitled "Shamus 'Gus' Wirth Investigates" is especially enlightening and revealing as to Mr. Sandy Gus Wirth's involvement in a "sham" investigation" and a "plausible denial" cover up of the matter. The program of April 20th, 2003, exhibits incredible statements by one of your own Clerk of Court clerks referencing your Honors involvement in "not yet approving" court rules of procedures for the removal of Clerk of Court files from the Clerk of Court Offices, and directing me to contact Mr. Sandy "Gus" Wirth. For the record, I did so again on April 9th, 2003, have left a phone message, but have not as yet had a return phone call. In all candor, I do not expect one at this time.

I also have available other programs broadcast entitled Magritz Parts I-IV, and the full interviews which I will make available to the *appropriate authorities at the appropriate time*. Some of you will receive complimentary copies *with this letter*. Those of you that do not, can make use of your credit card at our site to purchase your own copy.

Even though I am relatively confident that your Honor McCormack may be aware of the rumors that certainly must be flying about the unlawful conduct committed against Mr. Steven Magritz at the hands of Mr. Dennis Keneally and Mr. Jeffrey Schmidt, and the "verbal/investigation cover up" of the matter by Mr. Sandy "Gus" Wirth, I want to make sure this "hot potato" is put directly in your Honor's hands and other Ozaukee County/Wisconsin officials. The specific reason for doing such is that none of you can say that no action was taken to address the matter because none of you knew anything about it.

In other words, the exit door of "plausible denial" is being slammed shut on all parties that receive this letter/CDs with Your Honor at the epicenter because you are the Presiding Judge of the Ozaukee County Circuit Court and your duties dictate you do your job of making sure that the Clerk of Court Rules attached would be adhered to by Mr. Keneally and Mr. Schmidt. However, because of the actions of Mr. Sandy "Gus" Wirth and other individuals exposed on the CDs doing incredible things, such as obstructing justice by making up stories, and lies to cover up what happened your responsibilities to make sure those items are addressed is also at your chamber doors.

You will find that the enclosed CDs contain partial interviews and recordings of your District Attorney's office employees, at the direction of your District Attorney, Ms. Sandy Williams (whom did not respond in any manner whatsoever), threatening me with charges of "phone harassment" because I was being bounced between County Supervisor Chairperson, Mr. Sandy "Gus" Wirth, the Port Washington Police's, Captain Keller, the Clerk of the Court of Ozaukee County, and the Wisconsin Attorney General's Office like a ping pong ball in an attempt to have an investigation initiated of the matter.

Further, you will hear that the Wisconsin Attorney General's Office, has ignored repeated phone calls and broken promises to return phone messages left. Obviously, the control exerted by ex-attorney General James Doyle remains at the Attorney General's Office still today. I referred to Ms. Lautenschlager and

316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553

Mr. Korte as "minions" of Mr. James Doyle. I am truly hopeful that is not the case (concerning Ms. Lautenschlager) but I will continue to state what I believe from what I believe the record reflects. I regret that I am somewhat further advanced on my thoughts of Mr. Korte.

Your Honor, Mr. Steven Magritz and his wife were swatted out of their home at gunpoint, their property taken away, and Mr. Magritz is currently in prison with his life in danger because he was pushed over the edge when he was the "victim and witness of a crime" committed against him by officials of Ozaukee County. Mr. Magritz filed property liens in reaction to the wreckless disregard of his constitutional right of having his grievance addressed by complicit Ozaukee County officials that painted him as a "paper terrorist" to conceal their crimes against him with the help of Mr. James Doyle, then Attorney General.

I point out here and now, that I have never condoned Mr. Magritz's filing of liens against public official's property, but in the same breathe I will tell you candidly I can understand how he was pushed to take such extremes measurs, *even though I would not do such myself.*

After Mr. Magritz filed the liens, Mr. Keneally, aided by Mr. Jeffrey Schmidt and with the assistance of Ozaukee County District Attorney, Ms. Sandy Williams, "dropped a dime on Magritz" according to Mr. William Schanen, IV of the Ozaukee Press, and contacted Attorney General, James Doyle who unleashed a Special Terrorist Task Force formed after 9-1-1 on Mr. Magritz. I am not going to waste a lot of ink concerning the accuracy of the reporting of the Ozaukee Press, but suffice to say, it was not even up to standards of MJS skills discussed previously in this letter.

Information uncovered suggests that it is highly probable that Mr. James Doyle himself, along with other of his cronies, initiated the set-up of inflaming Mr. Steven Magritz beyond rational limits as a payback, and that the seizure of the Magritz's property, which was not sold at a foreclosure sale, was a nice "cherry on the sundae" that could benefit some Ozaukee County officials that I have been led to believe have interests in property connecting to Indian Gaming.

I understand that is something very close to the Governor's heart and pocketbook.

Mr. Roy Korte, the prosecuting Assistant Attorney General is a little less than candid during an interview with me when he said he "thought there might have been a civil litigation concerning Ms. Catherine Doyle" stemming out of allegations that she had kicked a young girl in front of an abortion clinic.

A Wisconsin Department of Justice, Division of Criminal Investigation, case activity report OC-8387(4) dated July 27th, 2000, has the stamp of none other than AAG Roy Korte, and a case activity report dated July 31st, 2000, discusses the deposition subpoena of Mr. Steven Magritz in the case of Catherine Doyle vs. WVCY, Case No. 93-CV-017906 issued by attorneys from the Von Briesen, Purtell & Roper Law Firm. I am relatively certain that you know that Ms. Catherine Doyle is the sister of the then attorney General Mr. James Doyle, now the Governor of your great State of Wisconsin, but I point this out so that others that may be reading this letter are given this piece of information.

The matter of Mr. Roy Korte's feigned passing recollection as to the case of Catherine Doyle is incredulous at best given the activity reports, and obvious communications between Von Briesen, Purtell & Roper Law Firm and the Criminal Division of the Attorney General.

At this time, we will not lay all of the pieces of the puzzle out, and the how the picture comes into focus of a very specious (and anticipated profitable) relationship between/and/by the combination

316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553

of the efforts/interests of the Von Briesen, Purtell & Roper Law Firm, the Attorney General's office timing of filing of RICO charges against Pro-Lifers, Catharine Doyle's private lawsuit/settlement, and Pro-Choice Groups/donations and honors given Mr. James Doyle. *I will only say that I feel confident that the days of Mr. James Doyle as Governor are short numbered before he ends up in Federal Prison along with a great number of other officials in Wisconsin.*

This letter and information is being presented to all of the Ozaukee County supervisors we have found at the county website. As you may know, I am not an attorney, nor can I provide any legal advice or opinions, but I personally believe that those receiving this letter/CD's in their official capacity that do not take actions to immediately address the grievance of Mr. Magritz and request the intervention of Federal authorities, may also be considered accomplices after the fact of covering up criminal activities in your county and in your court system and be held personally liable.

I also think that many of you reading this letter are actually already to that point and will now have to suffer the legal consequences of your actions. Again, that is only my humble unprofessional opinion.

Hopefully, Federal attorneys will react quickly in the matter, for the course is set to bring this matter to the attention of Mr. George W. Bush, the President of the United States requesting that there be a congressional hearing and investigation of the matter due to the misuse of the USA Patriot Act by Mr. James Doyle, and the absolute obstruction of justice by Ozaukee County officials. I truly hate to think we need to bother the President, but this is of National importance.

This, of course, leads back to Your Honor McCormack, your courts, your District Attorney's Office, Police Department, County Supervisors, Attorney General's Office, and but not least the Governor of Wisconsin, Mr. James Doyle.

Other incidents have been reported to me concerning "identity theft" by First American Title Insurance and Trust Company in the Town of Oregon, and the Port Washington Bank in Ozaukee County. There also appears to be an orchestrated pattern of not having grievances addressed by the method of "plausible denial" by District Attorneys, public officials, and members of the State Bar of Wisconsin.

Citizens are not being protected from the criminal activities of corrupt public officials and unethical attorneys in your state and it becomes abundantly clear when matters involving real estate come into the picture. Since the Town of Oregon is outside of your circuit, I am also including a copy of this letter to Circuit Judge Steven Ebert in Dane County concerning case No: 98-CV-1055.

The case involves Mr. Michael and Karen Dorrrough and identify theft by Marvin Ripp, attorney for First American Title and Insurance Company. I am acting as their litigation consultant and reviewing the services rendered by their "numerous incompetent attorneys" they hired to represent them in the matter and investigating the investigations conducted by the State Bar Of California of an attorney, Mr. Steve Robert Lowy, of the Issacman, Kaufmann and Painter Law

**316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553**

Firm of Beverly Hills.

The illusionary tactic of "plausible denial" was tried upon myself by Ozaukee County officials, and other Wisconsin State agencies as they stalled and ran me around the block until they thought they would either tire me out, or accuse me of harassment, as I only tried to have the information of my investigation brought forward so that justice could be served.

Fortunately, I did not fall into the same trap as Mr. Magritz. I now have an "audio trail" showing a more than specious course of conduct by Wisconsin public officials of their activities in denying a citizen their civil liberties.

I do not wish your Honor McCormack to believe that your State of Wisconsin is being singled out and the activities in Wisconsin are similar/identical to those in my own State of California and elsewhere. In fact you will hear on the program of April 20th, 2003, the exposing of a Santa Clara, California, Assistant District Attorney and a Morgan Hill Police Department that have been caught trying to give special deference to a criminal investigator of the Insurance Commissioner of California, that had filed a false police report against me Case # 030940 (I thought I would save you the time and energy).

I'm not sure if you will be able to get a copy of that one because I believe it was forwarded to the FCC. I have been unable to get phone calls back from the Chief Jerry Galvin, or Sergeant Brazil who was suppose to call me back. You might want to get further information about the case from Deputy DA, Robert Messman of the Santa Clara, California, San Martin office.

If you do speak with him, *I request* that you ask him why he told me that he knew nothing about a police report (#031134) that I filed against Ms. Kathleen Harris, of the Insurance Commission of California, while Officer David Ray of the Morgan Hill PD was very specific in saying that ADA Messman and he had discussed the matter and determined it was unfounded.

I hope that you appreciate my candor, invitation, and *request* for you to inquire about the matters above so that we can put all of the cards on the table at one time and I am trying to wipe out any doubt. You can also gather additional information regarding my personal pursuits to have attorneys and judges held responsible for subornation of perjury, and trial fixing by speaking with Mr. Terry Spitz, Deputy DA of Monterey and his boss Mr. Dean Flippo, District Attorney.

There are other cases in various stages of appeal/process that caused the birth of AttorneyBusters.com such as: H024532, H023259, H024270, and an Oregon case no. 9911-12338. You might also find interesting a case of I was involved with back in 1982 entitled Forte Vs. Hanna, et. al 255663-7. If you have any further questions about these matters, or others that I may have left out for brevity's sake just let me know.

I don't want you, or MJS, to think I am hiding anything from anyone. On an even more personal level, I do owe a ton of money to the IRS but have opted not to file bankruptcy because I believe that the government should get their money. However, at this time I believe that I am actually doing many things that the government should have already done for the taxes I paid before being

blind sided by Good Old Boy Attorneys and Judges in Monterey and taking a professional sabbatical from a career that I was doing quite financially well in to address judicial corruption in America. I'm a catholic not a Christian (I'm not sure if I understand the exact difference) but certainly not connected to any Christian movement in Wisconsin or anywhere else. I consider myself neither Republican nor Democrat and am basically nonpartisan.

I think judicial skullduggery knows no partisanship. Finally if you must know, I am of Italian/Portuguese descent from a farming family of a small country town. Not Los Angeles.

I will point out that I do not have any criminal record, or indictments of any type, but I am sure that you will check that out for yourself. Unless of course, Deputy DA Messman and the Morgan Hill PD can weave some illusionary/diversionary legal magic here to save Ms. Kathleen Harris of the Insurance Commission.

Your Honor possibly may take morbid solace in a recent statement by Mr. Herbert Stern, a former New Jersey U.S. attorney in the early 1970's, and later a federal judge, that said upon hearing of New Jersey's overwhelming political corruption, which is now being exposed by New Jersey's U.S. attorney Christopher J. Christie, that, and I quote..

"New Jersey's political corruption is no worse than in other states.....".

Regrettably California, Wisconsin, and the rest of the United States falls into the latter category.

As you can see, this letter is dated April 28th, 2003. You and all concerned parties receiving copies of this letter are being given 14 days until May 12th, 2003 to confirm that you have notified Congressman, Senators, etc., and all Federal authorities in your state to have these matters addressed forthwith, and I believe that initial steps should be taken to have Mr. Steven Magritz released from jail on his own recognizance while Federal officials investigate this matter.

Any and all public officials that do not assist in bringing this matter to the attention of the proper authorities I believe should be held accountable for all damages done to Mr. Steven Magritz, and should ultimately stand trial for treason against the United States of America for the misuse of the USA Patriot Act, especially during a time of War.

The recordings speak for themselves. Please give special attention to the CD entitled Shamus "Gus" Wirth. It is only the tip of the iceberg. I also request by this letter for the members of the Ozaukee County Board of Supervisors to include this letter and the enclosed CD's as part of their next scheduled meeting, to be discussed, addressed and made part of the meeting minutes.

In closing, I recall that Mr. Dan Benson from the MJS asked me why I was so interested in addressing the political corruption in Wisconsin and having thought about it I think can be best summarized by "United We Stand and Divided We Fall".

If public officials in Wisconsin are permitted to even remotely abuse the USA Patriot Act which was instituted to protect Americans from the threats of "maniacal terrorists" against us as a tool

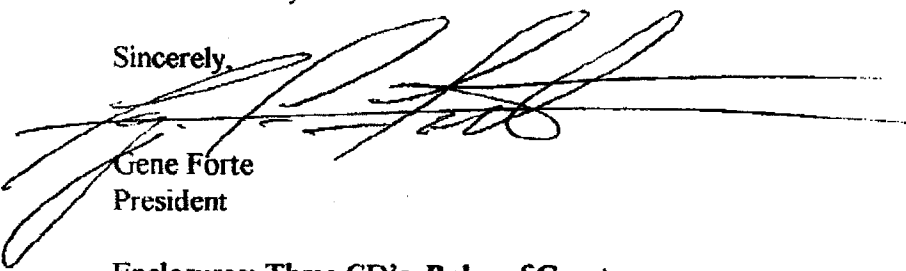
**316 Mid Valley Road #179, Carmel, California 93923
Telephone: (831) 484-7516 Facsimile: (831) 484-7553**

to cover up their corruption, and imprison those that attempt to have grievances addressed, they will next be doing the same to myself, my children, and all other Americans.

There are no State, or as the Iraqi War as shown, international boundaries on addressing tyranny.

Thank you for your direct intervention in the matter and I look to the men of honor in our country and in your state to now step forward to provide justice in the matter for Mr. Steven Magritz and Mr. James Doyle.

Sincerely,



Gene Forte
President

Enclosures: Three CD's, Rules of Court

cc: Ozaukee County Board Of Supervisors, Ozaukee County District Attorney, Wisconsin Attorney General, State Bar Of Wisconsin, United States Federal Attorneys, Federal Bureaus of Investigation, Milwaukee Journal Sentinel, Ozaukee Press and Other Media