

Steven Alan Magritz
C/o Kenneth A. Kraucunas, Notary Public
P.O. Box 342443
Milwaukee, Wisconsin 53234 (414) 502-9707

district court of the United States

District of Columbia

Steven Alan Magritz, Complainant

Against

Case Number: 12CV806 EGS

Ozaukee County, et al., Respondents.

JUDICIAL NOTICE


Complainant, Steven Alan Magritz, gives **Notice** to this Court:

NOTICE: This Court is a Judicial, and not an administrative proceeding, **and is governed by Equity Jurisprudence**, against public officers in their *individual* capacity, and,

FURTHER NOTICE: This Court *shall* take Mandatory Judicial Notice of the **Maxims** governing Equity Jurisprudence.¹ They lie at the foundation of universal justice, and have been worthily and aptly called *legum leges* – the laws of the laws.² See, “A Treatise On Suits In Chancery” by Henry R. Gibson, §§ 31 – 64 (1907), incorporated herein by reference, and,

FURTHER NOTICE, FAIR WARNING, NOT AS A THREAT, NOTICE pursuant to *United States v. Lanier*, 520 U.S. 259, and, *Anderson v. Creighton*, 483 U.S. 635, is hereby given each and every member of the attorney profession. Dated this August 13, 2012.

By:

Steven Alan Magritz 

¹ *Maxime ita dicta quia maxima est ejus dignitas et certissima auctoritas atque quod maxime omnibus probetur.* A maxim is so called because its dignity is *maximum* and its authority the most certain, and because approved at the *maximum* by all.

² 2 Kent’s Com., 553. So fundamental are these maxims that he who disputes their authority is regarded as beyond the reach of reason.

Judicial Notice

