Case 1:12-cv-00806-EGS Document 33 Filed 09/12/12

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

district court of the United States

District of Columbia

Steven Alan Magritz, Complainant

Case: 12-cv-806 EGS Against

Ozaukee County, et al., Respondents.

NON-ACQUIESCENCE, NON-CONSENT, NON-ACCEPTANCE OF ABNEGATION, BREACH OF FIDUCIARY DUTY, And "ORDER" By OFFICERS OF THIS COURT

Complainant Steven Alan Magritz does not acquiesce, does not consent, does not accept, the August 30, 2012 unsigned "Memorandum Opinion" and untitled, unsigned "Orders" which evidence Emmet G. Sullivan has abnegated his duty to support the Constitution of the United States of America by refusing to recognize Equity Jurisdiction and the Equity Jurisprudence of the Court, which was developed over centuries to provide relief from fraud, misfeasance, malfeasance, or the lack of remedy available by Law. This refusal to recognize Equity Jurisdiction contravenes the purpose, intent, and history of the development of Equity Jurisprudence.

This refusal to recognize Equity Jurisdiction and Equity Jurisprudence, coupled with the deceitful transfer of Complainant's Complaint to Law Jurisdiction and the misapplication of the

¹ Art. III, Section 2, The Constitution of the United States of America.



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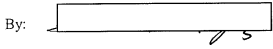
Rooker-Feldman doctrine, constitutes a breach of fiduciary duty by public officer Emmet G. Sullivan, who joins ranks with the other public officers who were being sued in their private capacities for breach of *their* fiduciary duty.

The proof of the foregoing is on page 12 of Sullivan's "Memorandum Opinion" wherein Sullivan says:

"In addition, plaintiff also argued that he did not intend to file this action in the United States District Court for the District of Columbia, but rather in the "district Court (sic) of the United States," a court that does not exist." [bold, underline added]

Complainant has filed dozens of documents addressed to or captioned "district court of the United States" as indicated herein above, none of which evoked any such response as quoted above. Complainant's Complaint was mailed *Registered Mail* to the "district court of the United States". The filing fee paid by United States Postal Money Order was a "pay to" instrument, not a "pay to the order of" instrument, which stated, "Pay to the district court of the United States", [only]. Therefore if the "district court of the United States" does not exist as claimed by Sullivan, then someone associated with Sullivan and the "Court" appear to be in violation of postal laws by illegally and unlawfully intercepting and opening mail not intended for them and appropriating to themselves funds mailed to, and made payable to, the "district court of the United States".

The "Memorandum Opinion" and "Orders", which again were improperly addressed as not having been mailed "C/o Kenneth A. Kraucunas, Notary Public" are enclosed herewith, cancelled, with non-acquiescence, non-consent, non-acceptance. Dated September 6, 2012.



I certify an original of this document was mailed to Clerk, district court of the United States, District of Columbia, 333 Constitution Avenue, NW, Washington DC 20001, certified mail # 7012 0470 0002 0319 3058.

Beanth Alan Kraccous

