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STATE OF WISCONSIN **GOVERNMENT**
ACCOUNTABILITY BOARD

2013 SEP 27 PM 4: 01

GOVERNMENT
ACCOUNTABILITY BOARD

COMPLAINT FORM

Please provide the following information about yourself:

Name Joe Fadness

Address 148 E. Johnson Street

Telephone number 608-257-4765

E-mail _____

State of Wisconsin
Before the Government Accountability Board

The Complaint of Joe Fadness
_____, Complainant(s)

against Timothy Swiggum
address is 739 E. 7th Street, Owen, WI, Respondent, whose

This complaint is under 5.05 (Insert the applicable sections of law in chs. 5 to 12, subchapter III of ch. 13, or subchapter III of ch. 19, if known)

I, Joe Fadness, allege that:

I
CHALLENGES TO INDIVIDUAL SIGNATURES

A
Incomplete Dates

1. Page 5, Numbers 6 and 7, of Respondent's nomination papers contain an illegible date of signing. A copy of page 5 of Respondent's nomination papers is attached hereto.
2. Page 10, line 8, of Respondent's nomination papers contains an incomplete date of signing. A copy of page 10 of Respondent's nomination papers is attached hereto.

B
Incomplete Addresses

3. Page 1, line 4 of Respondent's nomination papers is missing the required municipality of residence information. A copy of page 4 of Respondent's nomination papers is attached hereto.
4. Page 1, line 8, of Respondent's nomination papers has conflicting municipality of residence information. A copy of page 1 of Respondent's nomination papers is attached hereto.
5. Page 4, lines 4, 5 and 8, inclusive, of Respondent's nomination papers are missing the required municipality of residence information. A copy of page 4 of Respondent's nomination papers is attached hereto.
6. Page 5, line 6, of Respondent's nomination papers is missing the required complete address information. A copy of page 5 of Respondent's nomination papers is attached hereto.
7. Page 7, lines 2 and 3 of Respondent's nomination papers are missing the municipality of residence information. A copy of page 7 of Respondent's nomination papers is attached hereto.
8. Page 13, line 9 of Respondent's nomination papers is missing the required municipality of residence information. A copy of page 13 of Respondent's nomination papers is attached hereto.
9. Page 14, line 8, of Respondent's nomination papers is missing the required municipality of residence information. A copy of page 14 of Respondent's nomination papers is attached hereto.
10. Page 15, lines 6-10, inclusive, of Respondent's nomination papers is missing the required municipality of residence information. A copy of page 15 of Respondent's nomination papers is attached hereto.
11. Page 19, lines 4, 9 and 10 of Respondent's nomination papers are missing the required municipality of residence information. A copy of page 19 of Respondent's nomination papers is attached hereto.
12. Page 9, line 4, of Respondent's nomination papers is missing the required complete address information. A copy of page 9 of Respondent's nomination papers is attached hereto.

C
Ineligible Voters

13. Page 8, line 3, of Respondent's nomination papers contains the signature of an ineligible voter, who has not completed the terms of sentencing for a felony

conviction. A copy of page 17 of Respondent's nomination papers and the CCAP record is attached hereto as Exhibit B.

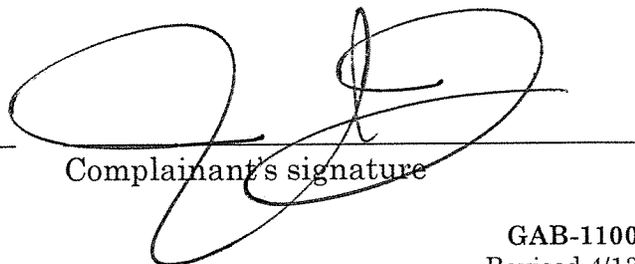
14. Page 11, line 6, of Respondent's nomination papers contains the signature of an ineligible voter, who has not completed the terms of sentencing for a felony conviction. A copy of page 11 of Respondent's nomination papers and the CCAP record is attached hereto as Exhibit C.
15. Page 13, lines 1 and 2 of Respondent's nomination papers contain an address that is a business and in addition, signatory 2 resides outside the boundaries of the 69th Assembly District. A copy of page 13 of Respondent's nomination papers, and other information is attached hereto as Exhibits D, E.
16. Page 17, lines 2 and 3 of Respondent's nomination papers address information for a location that is outside the boundaries that comprise the 69th Assembly District. A copy of page 17 of Respondent's nomination papers is attached hereto.
17. Page 17, line 4, of Respondent's nomination papers contains the signature of an ineligible voter, who has not completed the terms of sentencing for a felony conviction. A copy of page 17 of Respondent's nomination papers and the CCAP record is attached hereto as Exhibit F.
18. Page 17, line 7 of Respondent's nomination papers contains an address that is a business. A copy of page 17 of Respondent's nomination papers and documents from the City of Owen Council Minutes indicating the address given is that of a business, and an address listing showing the owner lives outside the boundaries of the 69th Assembly District is attached hereto as Exhibits G and H.

**D
Other**

19. Page 7, lines 4 and 5 of Respondent's nomination papers each contain a signature that appear to be in the same handwriting. A copy of page 7 of Respondent's nomination papers is attached hereto.
20. Review of the signatures submitted show that Timothy Swiggum submitted one hundred seventy eight (178) valid signatures, twenty-two (22) signatures short of the mandatory two hundred required by law.
21. In light of the above, Respondent Timothy Swiggum has submitted less than the minimum required signatures from the 69th State Assembly District, and is therefore ineligible to be placed on the ballot.

Date: _____

9/27/2013


Complainant's signature

