

**LIMITED POWER OF ATTORNEY FOR CLAIMS AND LITIGATION**

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I, **Joel Diny**, name the following person as my agent for purposes of Claims and Litigation regarding Candidate Eligibility challenges to the Government Accountability Board:

Jeremy Lyon  
233 N Marquette St  
Madison, WI 53704  
(608) 284-0815

**GRANT OF LIMITED AUTHORITY:**

I grant my agent limited authority to act for me with respect to the following subjects:  
-Filing and submitting any and all claims regarding eligibility of District 90 Assembly Candidates to the Government Accountability Board  
-All related powers granted pursuant to Wis. Stat. § 244.52.

**SPECIAL INSTRUCTIONS:**

This Power of Attorney will terminate on June 5, 2012, or upon successful filing and submission of the Candidate Eligibility challenge, whichever is sooner.

**EFFECTIVE DATE:**

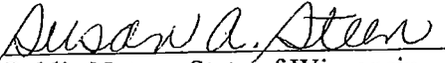
This Power of Attorney is effective immediately.

**RELIANCE ON POWER OF ATTORNEY:**

Any person, including my agent, may rely upon the validity of this Power of Attorney or a copy of it unless that person knows that this Power of Attorney has been terminated or invalidated.

  
Joel Diny  
832 Division St. #2  
Green Bay, WI 54303  
(920) 362-4464  
State of Wisconsin  
County of Brown

This document was acknowledged before me on June 4, 2012, by Joel Diny.

  
Public Notary, State of Wisconsin  
My Commission expires 11/9/14

STATE OF WISCONSIN  
BEFORE THE GOVERNMENT ACCOUNTABILITY BOARD

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IN RE NOMINATION PAPERS  
OF DAVID VANDERLEEST  
REPUBLICAN CANDIDATE  
FOR THE 90th ASSEMBLY DISTRICT

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VERIFIED CHALLENGE OF JOEL DINY

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STATE OF WISCONSIN    )  
                                  ) SS  
COUNTY OF BROWN    )

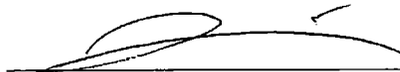
Joel Diny, first being duly sworn, states as follows:

1. I am an adult resident of the 90th Assembly District, residing at 832 Division Street #2, Green Bay, Wisconsin. I am a qualified elector in that I am registered to vote.
2. I am aware that on or about June 1, 2012, David VanderLeest (“VanderLeest”) filed with the Government Accountability Board (GAB) nomination papers (“Nomination Papers”) for candidacy for the 90th Assembly District in the 2012 general election.
3. As a qualified elector of the 90th Assembly District, I am filing this written challenge to the sufficiency of the Nomination Papers pursuant to Wis. Stat. §§ 5.05 and 5.06, and Wis. Admin. Code § GAB 2.07(1).
4. I am aware that GAB reviewed the Nomination Papers and determined that VanderLeest has 214 valid signatures.
5. Wis. Stat. § 8.15 requires that VanderLeest, as an Assembly candidate, submit Nomination Papers containing no less than 200 valid signatures.
6. At least 16 signatories counted as valid by GAB live outside the 90th Assembly District. Pursuant to Wis. Stat. §§ 8.15(3) and 8.50(3)(b), these signatures must be excluded.

7. At least 2 signatories counted as valid by GAB provided illegible, incomplete, or erroneous addresses. Pursuant to Wis. Stat. §§ 8.15(2) and 8.50(3)(b), and Wis. Admin. Code § GAB 2.05(15)(c), these signatures must be excluded.
8. VanderLeest's Nomination Papers, when reduced by the 18 signatures that must be excluded per the allegations above, are insufficient as failing to meet the mandatory standards outlined in Wis. Stat. §§ 8.15 and 8.50. Therefore, David VanderLeest is ineligible for ballot placement pursuant to Wis. Stat. § 8.30 and Wis. Admin. Code § GAB 2.05(6).

I, Joel Diny, first being duly sworn upon oath, state that I personally read the above written challenge and that the above allegations are true and correct based on my personal knowledge and, as to those allegations stated upon information and belief, I believe them to be true.

Respectfully submitted this 4th day of June, 2012.

  
\_\_\_\_\_  
Joel Diny

Subscribed and sworn before me this  
4th day of June, 2012.

  
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Notary Public, State of Wisconsin  
My Commission expires 11/9/14

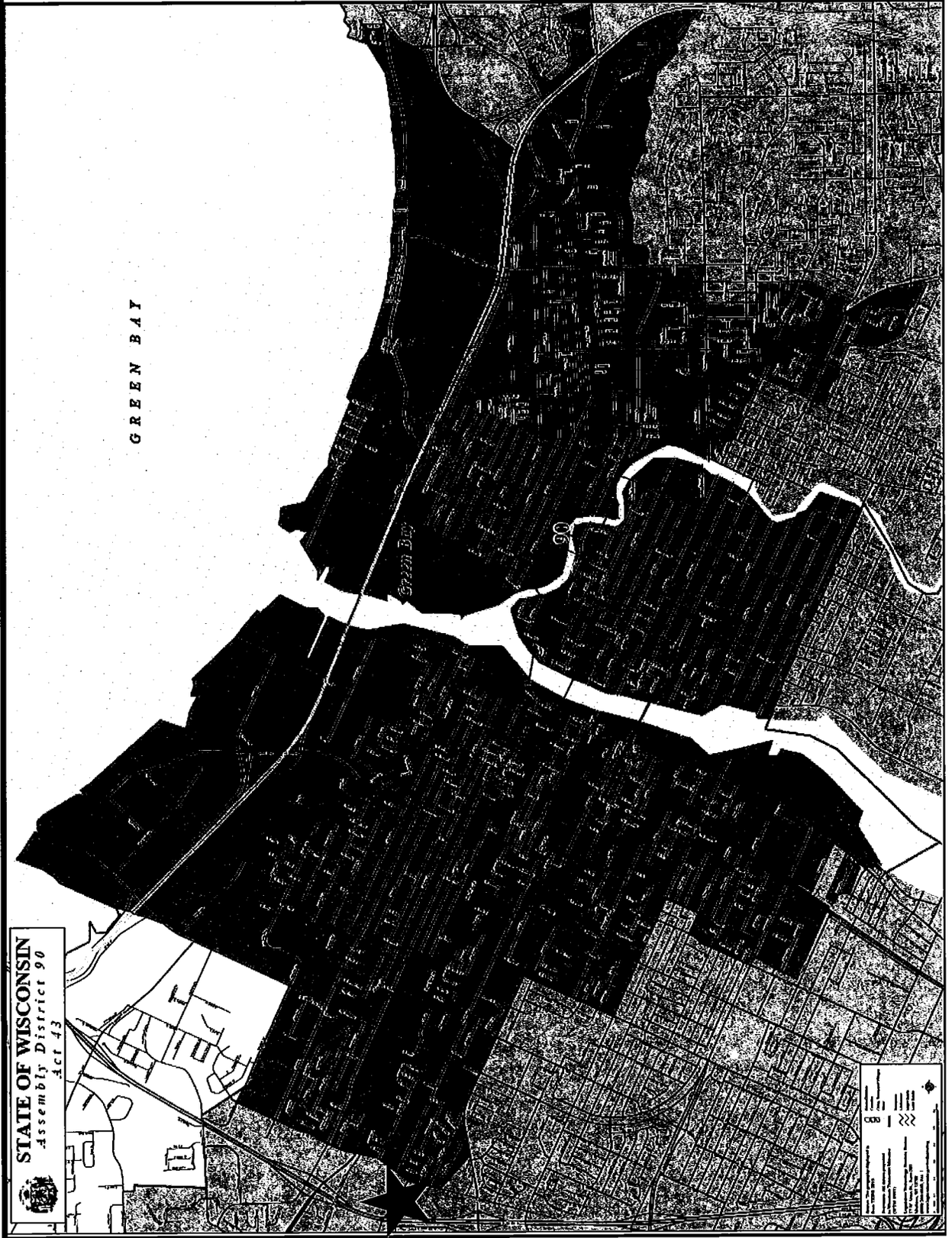
Challenged Signature: 2443 Van Beck Road  
Page: 1  
Line: 3  
Cause: Elector not in District 90

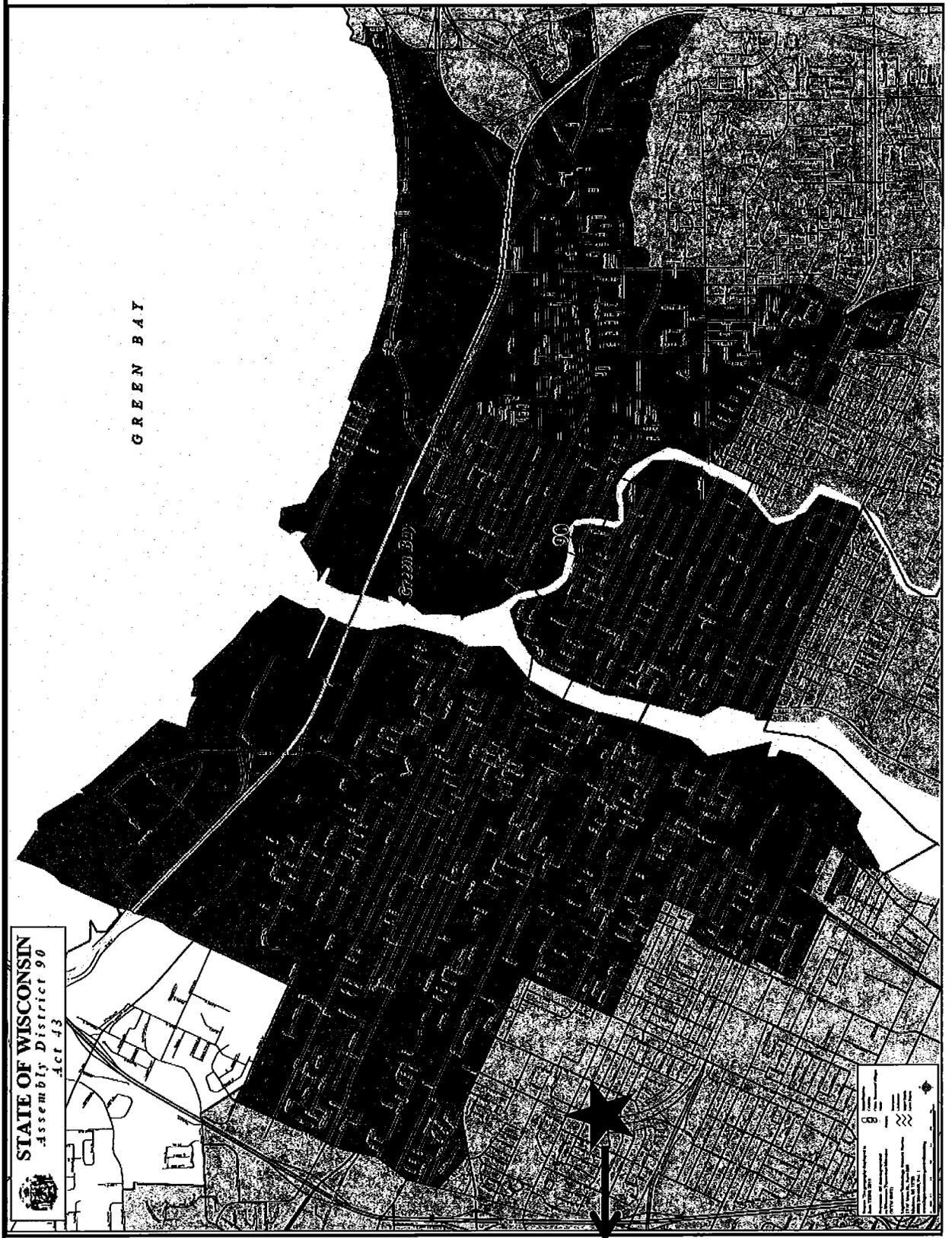


Challenged Signature: 1106 Rockdale St.  
Page: 2  
Line: 8  
Cause: Elector not in District 90



Challenged Signature: 1325 Second St.  
Page: 5  
Line: 5  
Cause: Elector not in District 90









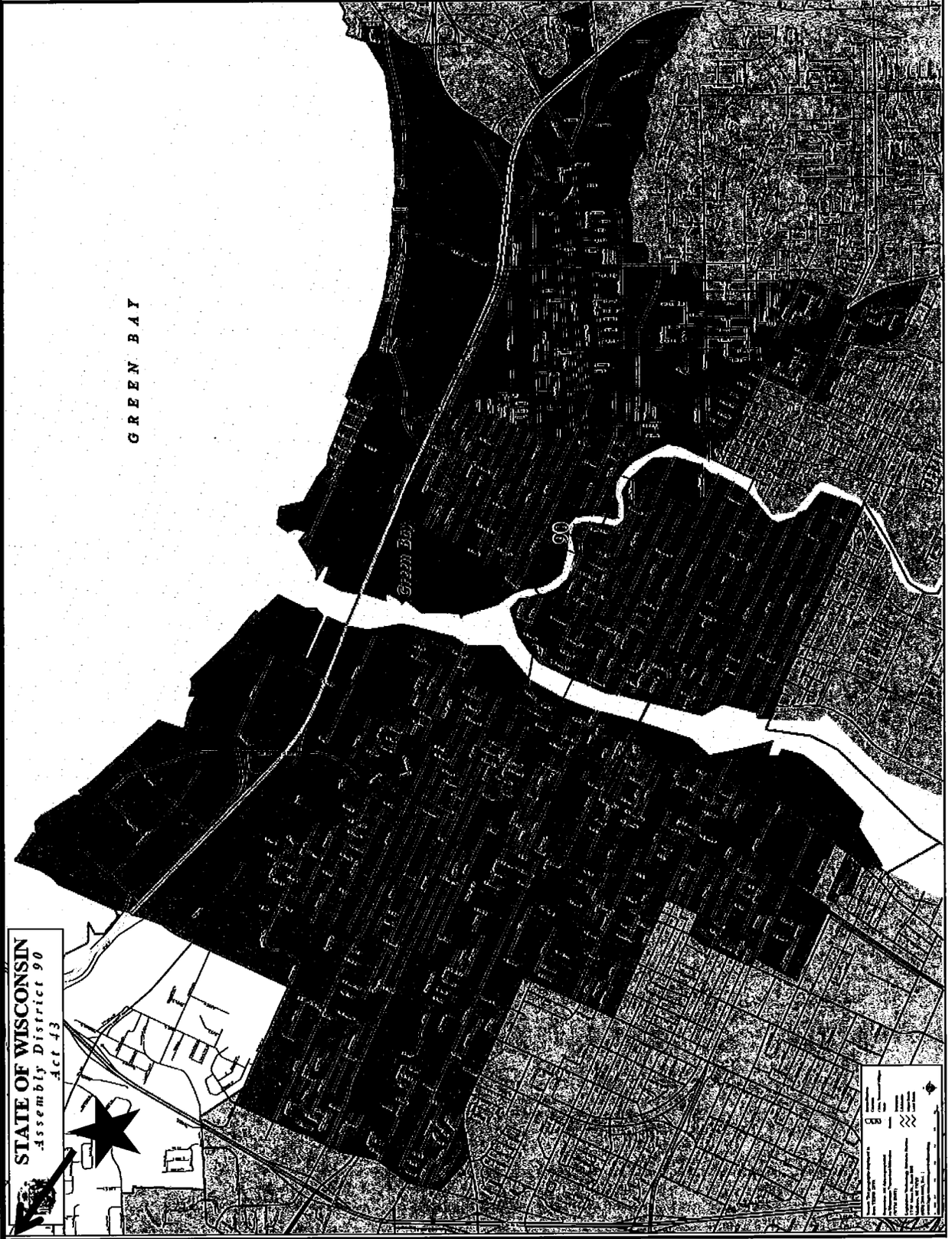
Cause: Address is illegible; complete address required pursuant to GAB 2.05(15)(c).



Challenged Signature: 824 Bellevue St.  
Page: 13  
Line: 3  
Cause: Elector not in District 90



Challenged Signature: 1131 Forest Grove  
Page: 16  
Line: 8  
Cause: Elector not in District 90



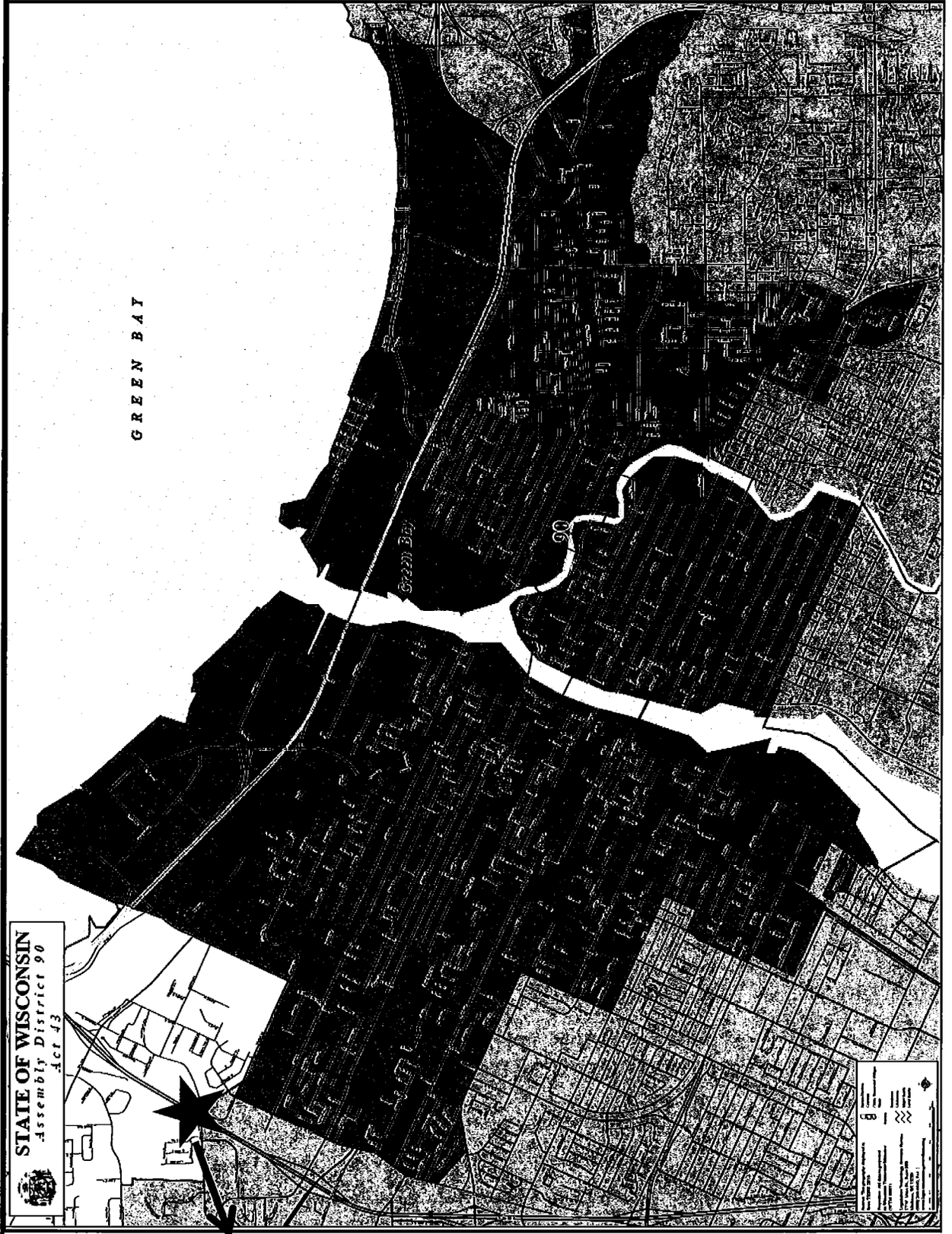
Challenged Signature: 3100 S. Eagle Terrace

Page: 17

Line: 9

Cause: Elector not in District 90

Appendix 1  
Page 10

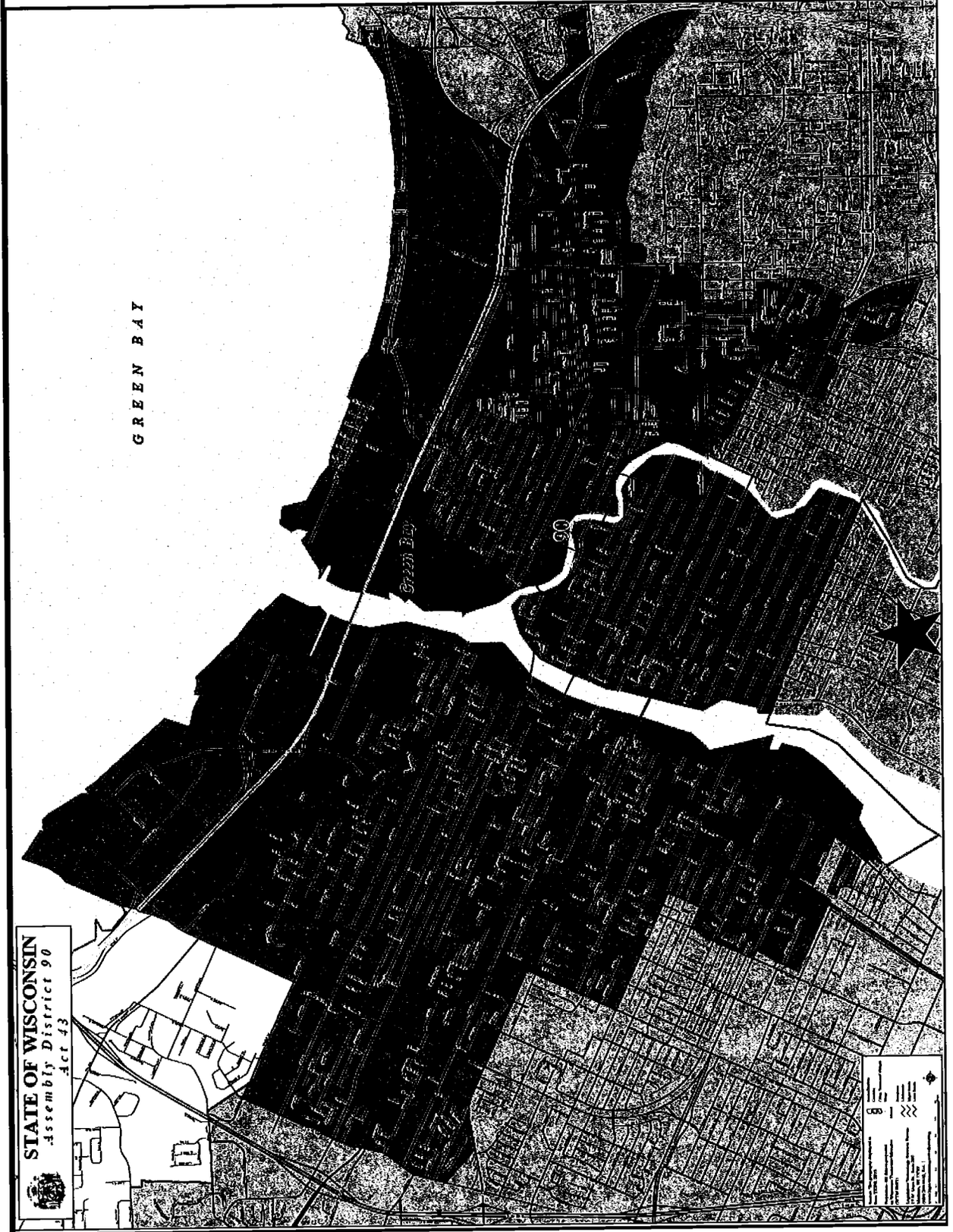




Challenged Signature: 2762 \*\*\*\*\* Rd  
Page: 22  
Line: 5

Cause: Address does not exist; attempted "Ginger," "Junger," "Singer," "Jinger," etc.







Challenged Signature: 1739 Orange Blossom Dr.  
Page: 24  
Line: 3  
Cause: Elector not in District 90



Challenged Signature: 1636 Windsor Dr.  
Page: 26  
Line: 2  
Cause: Elector not in District 90





