

APPEAL OF AND COMPLAINT OF DENIAL OF THE TOWN OF RHINE'S AGENT  
ACTING AS CLERK DENIAL OF RIGHT TO RUN FOR OFFICE OF TOWN BOARD SUPERVISOR

I HEREBY APPEAL AND COMPLAIN OF CRIMINAL UNCONSTITUTIONAL WRONG DOING IMPLEMENTED BY THE TOWN OF RHINE AND SHEBOYGAN COUNTY AND WISCONSIN ETAL AS RELATED.

1. THE STATE AND COUNTY CAN NOT THROW ME OUT OF MY HOME AND OFF MY PROPERTY AGAINST MY WILL BY FELONY UNCONSTITUTIONAL MEAN AND THE TOWN CAN NOT BE COMPLICIT FOR THE PURPOSE OF MAKING UP SUCH CRIMINAL FABRICATION AND LIES APPARENTLY AS DIRECTED BY DIRTY LAWYERS SHEB. CNTY AND TOWN RHINE CORP COUNSELS AND OTHERS
2. THE FAILURE TO PUT NUMBERS ON WHICH SUPERVISOR WAS DENIED BY THE CHAIRMAN AND THE ACTING CLERK TO ME AND THE REGULAR CLERK WAS SICK. BUT I MUST BE TOLD OR I CAN NOT BE HELD LIABLE AT ALL AND I ASKED
3. THE 3<sup>RD</sup> ISSUE RAISED BY TOWN RHINES AGEGNT THE COUNTY CLERK WAS THAT I WAS A CONVICTED FELON WHICH IS ALSO A FRAUD SCAM HE KNOWS SO AND THE TOWN RHINE AND THEIR ATTORNEYS KNOW AND ARE INVOLVED IN MAINTIAINING CRIMINALLY AFTER LEGAL NOTICE WITH THE SHERIFF SHEBOYGAN CNTY. THE COUNTY AND TOWN ATTORNEYS HIRED IN COVERUP WITH TAX MONEYS CRIMINALLY IN A PROTECTIONS OPERATION 2009 ON BY TOWN AT LEAST AS A COMPLICIT OPERATOR AS TO ITS BOARD AND COUNTY BOARD GOVERNOR AND AG,S ETAL.
4. BECAUSE ONE CAN NOT BE CHARGED WITH A FELONY ON A FAKE COMPLAINT FAKE ON ITS FACE AND OR DOCUMENTED(IF ALLOWED TO DOCUMENT) AS TO THE MATERIAL FACT THAT MAKE UP THE ELEMENTS OF THE CRIME, ONE CAN NOT BE CONVICTED OF SAID CRIME.
5. THIS IS THE CASE IN ALL CLAIMED FELONY CRIMES WISCONSIN FABRICATED AND MANUFACTURED AND MAINTAINED CRIMINAL LONG PRIOR TO THIS NOTICE TO RUN FOR OFFICE. CASE NO.S 80 CR 5 MANITOWOC NO CRIME AS A MATTER OF LAW 943.20 AND VIOLATED STATE AND FEDERAL LAW TO CHARGE IT AND TO FURTHER FELONOUSLY COLLECT FEDERAL FUNDS TO FILL THE STATES FELONY COFFERS.  
87CF18 SHEBOYGAN A FAKE CRIME ON ITS FACE ON THE FACTS AND FAKE ARISING FROM CRIMINAL THREATS OF DEEHR REPORTED TO FBI PRIOR. THIS A FELON IN POSSESSION WITHOUT A PRIOR FELONY BY STATUTORY EXCEPTION, THUS EXPOST FACT LAW BY DEEHR 87CF190 PARTY TO CRIME OF THEFT BY FRAUD TO INSURANCE COMPANY DONE BY FRANK WEBSSTER. THIS IS A PAID FOR FAKE CASE PAID FOR BY SHEBOYGAN CNTY AFTER THREATS TO DO SO FEEDING STORY ALSO GAME AS PART OF PAID MONEYS TO DA FOR FIXING CASES FOR FIEDER AND SCHLUECTERMAN FOR RICO ALL THEY HAD TO DO IS FALSIFY TESTIMONEY AS WELL AS THE 5000 CAMPAIGN CONTRIBUTION TO JAMES FRISCH DA SHEB CNTY THEN. KURTZ HAD

NO KNOWLEDGE OF ANY CAR BEING REPORTED STOLEN IN MILWAUKEE AND WAS NOT PARTY TO THE SAME AS PAUL GOTTSACKER CONFIRMED AND THUS THE FAKE TESTIMONY OF WEBSTER FOR HIS FELON REQUESTERS DAS COPS ADAMS AND OMALLEY AND SHERIFF WEB ETAL ARE ALL FELONYS ON THEIR FACE. POLICE RECORD SHOWS THE FEED STORY TO WEBSTER AND HIS TELLING AFTER TOLD AS WELL. ALSO 80CR5 WAS USED TO MANUFACTURE WARRANTS WITH DEEHR AFTER THREATS 80CR5 AND AGAIN THE JUDGE LANGHOFF COULD NOT SIGN PAPERS IN 87CF18 OR 87CF190 AND DEEHR COULD NOT AID HIS FELONYS IN COURT AS DONE OPENLY 89CF150 A CLAIMED ARSON CASE TO DEFRAUD INSURANCE COMPANY STATE FARM AND OF COURSE THE STATE CNTY ETAL AND NOW TOWN CLAIM KURTZ A FELON DUE TO THE FELONY FABRICATION OF THE COMPLAINT AND THE FELON WHO COULD NOT SIGN THE PAPERS OR CLAIM TO BE JUDGE AS TO KURTZ JUDGE BY STATUS DEEHR. 757.19 14<sup>TH</sup> AMEND NOT NEUTRAL AND DETACHED AND NOT JURISDICTION AS A RESULT AND AS A RESULT OF THE WARRANT CLAUSE VIOLATIONS FRANKS V. DELAWARE AND STATE V. MANN 4<sup>TH</sup> 14 AMEND.

95CF412 IS A RACINE COUNTY CASE VUVUNAS JUDGE WITHOUT JURISDICTION DUE TO FAKE COMPLAINT NO CRIME ALLEGED WHEN THE TRUTH MADE KNOWN. A ELEMENT OF THIS CRIME WAS DEPENDANT ON 89CF150 MANUFACTURED BY FELONYS OF STATE FARMS AGENT BRUCE BRAIDIGAN AND WIS. DOJ JAMES OLESEN FIREMARSHAL DEPUTY BOTH HIRE FELONS AND PERJURERS PER THE LAWS OF CHEMISTRY AND PHYSICS PER MARCEL GRIDINIC UWM PROFESSOR THE DOJ ORDERED TO TESTIFY TO HIS STATEMENT IN FELONY COVERUP WHEN SUBPOENAED BY KURTZ PROTECTING ALSO JUDGE BY STATUS DEEHR FELONYS 89CF150 ETAL AS DIRTY JUDGE 757.19 14<sup>TH</sup> AMEND. THE 2 PAID OFF EXPERTS THAT NEVER TOOK CHEMISTRY GAVE FALSE TESTIMONY AS TO THE SCENE AND AS TO THE IGNITION THEORY AS IT WAS NEEDED TO MAKE THE PAID FOR PERJURER WEBSTER LOOK BELIEVABLE AS HE SAID HE LIT THE WRONG SIDE MAKING IT IMPOSSIBLE FOR HIM TO DO. (also he was not there at the time of the fire being notice per brede picture concealed by state and county etal

NOW THE TOWN TO FURTHER THE CRIMINAL OPERATIONS CONSPIRED TO STEAL PROPERTY N7401/N7445 RACETRACK ROAD AT THREATS OF GUN POINT AND CRIMINALLY MAINTAINED. WITH OUT A WARRANT AND OR COURT ORDER CLAIMING THE DIRTY COPS COULD DO SO BECAUSE THEIR DIRTY CO CONSPIRATORS IN DOC ASKED THEM TO AND THEIR LAWYERS AND COUNTYS INTIMAGELY COMPLICIT AS DAS WERE AND AGS

THE TOWN BY THE TOWN BOARD ALSO CONSPIRED TO STEAL KURTZ FEDERAL FUNDS SO HE COULD NOT PAY ATTORNEYS IN MILLIONS OF DOLLARS AND THE PROPERTY OVER 6 MILLION WORTH. THE TOWN DID THIS WHILE USING TOWN FUNDS AS COUNTY AND STATE AS RELATED TO OBSTRUCT FEDERAL LAWSUITS FOR THE COUNTY VIA CORP COUNSEL AND HIRE LAWYERS IN THE CONSPIRACY TO USE TOWN FUNDS AS WELL IN 10'S OF THOUSANDS TO FABRICATE THE OUTCOME OF CASES AND COVERUP THE COUNTY AND STAT ACTIVITIES AS TOWN WAS NO IN AT FIRST JUST AFTER 2008 FOR SURE. TOWN BOARD STEALS KURTZ MONEY BY FRAUD ON USA THEN FAKE STORIES ABOUT HIM WITH TOWNS FUNDS MISAPPROPRIATIONS NOW USED HEREIN TO RUN A FRAUD SCAM.

THE SANCTIONS IN THE FEDERAL COURT ARISE FROM FAKE CASE 89CF150 USED TO ESTOPKURTZ FROM WINNING SUIT 87C55 AGAINST STATEFARM FOR BAD FAITH FOR NOT PAYING KURTZ PER CONTRACT ON FIRE LOSS. STADTMUELLER WAS ASKED BY THE DA SHB CNTY TO FIX CASE FOR STATE FARM AFTER FIXING 89CF150 CASE WITH DEEHR ETAL AND WIS DOJ AND CNTY ETAL BY USING THE DOCTRINE OF COLLATERAL ESTOPELL

89CF150 ESTOPING 87CF533 BY FRAUD SCAM THEN BY DIRTY LAWYERS ASKING FOR THE SANCTIONS FROM STADTMUELLER AND COMPOUNDED BY THE 7<sup>TH</sup> CIRCUIT BASED ON THE STATE ETAL AND NOW TOWNS COVERUP OF THE FELONY UNCONSTITUTIONAL OPERATIONS DONE WITHOUT ANY LEGITIMATE JURISDICTION AND WITHOUT ANY FUNCTIONAL AUTHORITY AS A MATTER OF LAW AND FACT UNDENIABLE AND SHERIFF SPELSHUAS MADE ADMISSIONS OF THIS KIDNAPPING AND DIRTY COP SUBORDINATES WITH OTHERS AS DID GRDINIC AND ALL SUBPOENAS QUASHED AND AUDIO TAPES OF KURTZ TALKING TO SHERIFF SPELSHAUS CONCEALED MADE AT CCI PRISON BY CALL TO KURTZ BY SPELSHAUS AND MORE..

THE TOWN BOARD MEMBERS ARE NOW COMPLICIT IN THE KIDNAPPING ACTIVITIES WITH LAWYERS 2009 ON TO 2016 AND OTHERWISE AS CRIMES CONTINUED IN COVERUP PAID FOR WITH PUBLIC MONEYS AND T.R.S TREASURY

WHEREFORE I DEMAND TO BE ON THE BALLOT AND THAT A FULL AND FAIR ELECTION BE HELD AND THAT ALL FURTHER CRIMINAL COVERUP FROM THE PUBLIC STOP NOW AND WHILE THE ELECTION CONTINUES AND ALL CRIMINALS INTERFERING ARRESTED INTO FUTURE.

THE FOREMENTIONED IS HEREBY SWORN TRUE AND CORRECT UNDER PENALTY OF PERJURY PURSUANT TO 28 USC 1746.

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