

PROCEDURE FOR REQUESTING POLICE REPORTS
(Please Print Clearly)

Person/Business making the request: Jason Goodwill
Address: 9/0 SCDC, 2923 S. 31st St.
City Sheboygan State WI Zip 53081
Telephone N/A Fax Number N/A

I would prefer to:

- Pick up the requested information in person
- Have the requested information mailed to the above address
- Have the requested information faxed to the number above

Person (full name and date of birth) / Business involved:

Amanda Lampe, Witness Statement

Date and time of occurrence: 05/15/2009

Location of Incident (specific): Police Station

Incident Report Number (if known): Unknown

Type of Report (Circle One): Accident Report or Incident Report (theft, vandalism, etc.)

Please allow 5 to 10 working days for your request to be processed (September 04")

Fees:	Photocopy(ies) \$.05 per page (black)	Squad DVD.....\$.30
	Photocopy(ies) \$.09 per page (color)	Double Layer DVD.....\$1.00
	CD.....\$.20	Blu Ray Disc.....\$1.00
	DVD.....\$.25	Double Layer Blu Ray \$2.75

For any costs over \$5.00 you will be contacted and required to pre-pay. If locating costs exceed \$50.00, the requestor will pay these additional charges.

INDIVIDUALS REQUESTING REPORTS CONTAINING JUVENILE INFORMATION MUST COMPLETE THE ENTIRE FORM ON THE FOLLOWING PAGE.

PLEASE SIGN THIS FORM ON THE FOLLOWING PAGE.

Mailed out August 21, 2020, to Sheboygan City Police,
1315 N. 23rd St., Sheboygan, WI, 53081.
SCDC did not copy the signature on the back.



City of
Sheboygan
 spirit on the lake.

September 15, 2020

Jason Goodwill
 C/O SCDC
 2923 S. 31st Street
 Sheboygan, WI 53081

Dear Mr. Goodwill:

This letter is in response to your records request dated 09/04/2020 and received by our department on 09/11/2020 in which you requested "a global search".

As stated in Section 19.35(1)(h), Wis. Stat., "A request for a record without a reasonable limitation as to subject matter or length of time represented by the record does not constitute a sufficient request." Your request for "a global search" here fails because it inadequately describes the records requested; it is overly broad and is unlimited in time.

Further, this request is unduly burdensome, as it would require us to identify, examine and produce copies of numerous incident reports, audio/video records, etc. See Schopper v. Gehring, 210 Wis. 2d 208, 213, 565 N.W.2d 187 (Ct.App. 1997) "While this state favors the opening of public records to public scrutiny, we may not in furtherance of this policy create a system that would so burden the records custodian that the normal functioning of the office would be severely impaired."

I have interpreted your request to mean the incident report for 09-0032-868 as well as any written statements associated with that incident number.

The public policy in this state is to give the public the greatest amount of access to public records as possible. Wis. Stat. 19.31. The general presumption is that public records are open to the public unless there is a clear statutory or common law exception. Certain information has been redacted, either because specifically required by law or pursuant to Wis. Stat. 19.35(1)(a) balancing test. These redactions are outlined below.

In regards to the enclosed materials, in an effort to prevent identity theft, as well as being defined in Wis. Stat. 19.62(5), personally identifiable information has been redacted. Juvenile information has been redacted per WI Stat. 938.396(1)(a).

My decision is subject to review by application to the Sheboygan County District Attorney, the Attorney General or by action for mandamus in Sheboygan County Circuit Court. Prior to doing so, I respectfully ask that you contact me to address any questions or concerns that you may have.

Sincerely,

CHRISTOPHER DOMAGALSKI
 CHIEF OF POLICE

CHRISTIN KOENIG
 DEPARTMENT SECRETARY

DEPARTMENT
 OF POLICE

1315 N. 23RD STREET
 SUITE 101
 SHEBOYGAN, WI
 53081-3180

920/459-3333
 FAX 920/459-0205

www.sheboyganpolice.com

09/18/2020

Christin Koenig,

I want to thank you for all you did for me. Your interpretation of my request is exactly what I sought.

In 2009, some very corrupt people did some very bad things that I witnessed.

Officer Hammon put his career on the line to provide an affidavit he saw an Incident Report of an eye-witness whose Statement exonerated me. Because prosecutors knowingly violated **BRADY** and claimed "Part 8" of discovery, a blank page, was just a mistake, and, Hammon could not recall the case details, the Court allowed the State's witness to purger dozens of times, while condemning Hammon's affidavit, and imprisoning me over a decade.

Thanks to your diligence, we now know that what Hammon saw is the investigation report by officer Hall #263, on 05/15/2009, clearly identified as Part 8. Hammon didn't lie! The prosecutor's concealed exculpatory evidence and favorable witnesses, in order to protect corrupt officials.

And because nobody in a decade told me that a County records request does not cover the "County", only the county sheriff's office, that record by officer Hall has remained hidden in plain sight for over a decade.

I can't thank you enough. Bless you!

Rev. Goodwill

Notes on PDCNK355

- Amanda Lampe's name is redacted, but from the 93343 dissemination record, one knows the requested record is for Lampe.
- The upper left date indicates when this record was prepared, 09/11/2020.
- The upper right indicates "Part 8", the only portion of this record ever provided in State's discovery.
- It is now known Badge #263 (not 260), officer Hall, conducted an "audio recorded interview" (never disclosed).
- Det. Joel Clark, whom (along with others), "requested" this interview, after having falsified the charges.
- The interview took place on 05/15/2009, three days after Clark filed for my arrest, and four days after I testified against him in Madison, and just weeks, March 09th of 2009, after self admitted dirty cop John Winter fingered Clark as a partner in crime.
- Lampe is talking about April L. Seymour.
- April, not I, told Lampe I was her manager.
- Modeling bras is what the contract with JC Penny's was all about and no crime was committed. ALS was never "naked" as she first stated.
- "photos from the fair and a car show and the races"
- "nothing of any pornographic nature"
- "not able to look at photographs on the computer that day because his monitor (video card) was broken."
- By word-of-mouth, I am told officer Hammon transcribed the Audio record into the Incident Report that Hall would later file, explaining why Hammon knew content but not case.

Deposition

Affidavit
G25

NARRATIVE.: 3 by 263 05/15/2009

On 5/15/09 at approximately 0845 hrs, I, Off Hall, while assigned as School Resource Officer at Sheboygan North High School, made contact with [redacted] at North High School at the request of Det Clark reference this investigation. I conducted an audio recorded interview of [redacted] reference her friend, [redacted]. [redacted] stated [redacted] is her friend. She has met a guy by the name of Greg Zumwalt through [redacted]. She has only met him twice, the first time being when they went to his apartment to have some photographs taken, and the second time she saw him at the library, but did not have a conversation with him, just saw him in passing.

[redacted] stated that on a Monday or a Tuesday, the second week of March, she went with [redacted] and their former boyfriends, who she identified as [redacted]; and [redacted], to the bus transfer point where they met Greg Zumwalt and then walked to his residence, which she described as being a couple of blocks away from Longfellow in an apartment building on the hill. When I questioned her about the name of the building, I mentioned Fireside Apartments, and she nodded her head yes. [redacted] stated they were at his apartment for approximately two hours, and Greg is supposedly [redacted]'s manager for her modeling career and took some photos of them. [redacted] said he took photos of her and [redacted] together standing back to back, hugging, and [redacted] standing behind [redacted]. He also took photos of [redacted] and

[redacted] together, one hugging, one kissing and one with her sitting and him standing next to her. She stated they looked through photo albums, which consisted of photos from the fair and a car show and the races, but nothing of any pornographic nature. She stated they were not able to look at photographs on the computer that day because his monitor was broken. She stated at one point during the photo shoot, [redacted] went into his bedroom with him, and he took photos of her. Some of the photos consisted of her topless wearing only her bra. [redacted] stated she did not remove any other clothing, and when [redacted] came out, she showed them the photos of her where she was wearing only her bra on the top but she was wearing clothes on the bottom. [redacted] did not see any pornographic photographs in his apartment, but states he has a photograph of a woman on his entertainment center wearing just a bra.

[redacted] stated that some of the photos that were taken that day were on her Myspace profile. With [redacted]'s permission and assistance, I logged onto her Myspace profile from my office at North High School. I viewed several photos in her Myspace profile of her and [redacted] and her and [redacted] all of which are photos of them wearing clothing. She also directed me to [redacted]'s Myspace profile, where I observed most photos of her and [redacted] and some of just [redacted], all of which are photos in which they are clothed. She stated all these photos were taken on this date at Greg's apartment by Greg. The photos from Myspace on [redacted] and [redacted]'s profiles, which [redacted] identified as being taken on that day at Greg's apartment, were labeled with the case number and attached to this case. OFF HALL/tms

Officer Hammon's affidavit!
Court dismissed as Hear-say; due to lack of physical evidence.

cc: Capt Veaser

VOLUNTARY STATEMENT
SPD #52 rev. 06/99

April L. Seymour

CASE # 09-00328608

MY NAME IS [REDACTED], I AM 15^x YEARS OF AGE

AND WAS BORN ON [REDACTED], I AM (MARRIED/SINGLE) AND NOW

RESIDE AT _____

CITY _____ STATE _____ PHONE NUMBER _____

When I was 14^x years old in early 2009 I met Greg at the library and started taking pictures at the library then he invited me to his apartment at Fireside Apartments

On Tuesday May 12 2009 My Boyfriend [REDACTED] and I walked to his house and watched some part of a movie of Mummy 3 I think and got popcorn. He said "You should see the pictures I took not to long ago of these North Hi. Girls you may know". He showed my Boyfriend and I the pictures of them and the girls were doing sexual things and naked.

During the time he was taking photos of me at his house he asked me to take my shirt off and it took me a half hour to say "Fine". After we took the 3 photos then he asked me to wear a Lingerie thing and I denied it and told him "No". To wear the Lingerie he told me that I would have to take all my clothes off.

WITNESS:

[Signature]
Joel Clark

[REDACTED]

WITNESS: _____

5/14/09
(DATE)

PAGE 1 OF 2 PAGES

April was arrested on this day over PO violations (18+); drugs, and prostitution.

No pictures of NHS girls disclosed

Coached statement. Broken Badge Joel Clark told her what to say. April didn't know the building. The photos taken were proven to be lawful. The lingerie was a one-piece swim suit. Never naked

CASE # 09-0032-808

I have been to Greg's house at least 5 times and most of the time he shows me pornography. Greg Zumwalt is the name he told me but other people call him Jason.

WITNESS:

[Signature] 290



WITNESS:

5/14/09
(DATE)

PAGE 2 OF 2 PAGES

After further coaching by Clark, apartment becomes house, one visit becomes at least 5 times, in court she testified shown porn "every time" and that she never knew me as Jason.

VOLUNTARY STATEMENT

SPD #52 rev. 06/99

April L. Seymour

CASE # 09-0032-868

MY NAME IS [REDACTED], I AM 17 X YEARS OF AGE
AND WAS BORN ON [REDACTED], I AM (MARRIED/SINGLE) AND NOW
RESIDE AT [REDACTED]
CITY Sheboygan STATE WI HOME/CELL PHONE [REDACTED]

During the summer of 09 Me and [REDACTED]
went over to a guy named Gregs house (3 times)
the last time we went to his house he
showed us (naked women) on his computer
that he modeled. They were licking each others
pusses and I saw about (30 pics) like so.

WITNESS: [Signature] #218
WITNESS: [REDACTED]

12/08/09 PAGE 1 OF 1 PAGES
(DATE)

Broken Badge Joel Clark,
replacing April's 05/14/09 statement. Now she is 17, she
saw 30 pictures. Saw this on a computer. And, this is Nick's statement, not actually April's!
Amanda Lampe's 05/15/09 contradicting statement "last"



Supreme Court of Wisconsin

OFFICE OF LAWYER REGULATION
110 EAST MAIN STREET, SUITE 315
P.O. BOX 1648
MADISON, WI 53701-1648
www.wicourts.gov/olr

DIRECTOR

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JULIE M. SPOKE

Central Intake

Direct Telephone: (608) 267-7274 - Ext. 1

Direct Toll Free: (877) 315-6941- Ext. 1

Fax: (608) 267-1959

olr.intake@wicourts.gov

INVESTIGATORS:

JONATHAN ZEISSER
CATHE J. HAHN
BETH KUGLER
KORI ANDERSON
ANNE BLOOD
MIKE SHULL
KATHRYN GALAROWICZ
JOEL R. WITT

January 27, 2021

Mr. Jason Goodwill #561596
Dodge Correctional Inst.
P.O. Box 700
Waupun, WI 53963-0700

PERSONAL AND CONFIDENTIAL

Re: Inquiry Regarding Atty. Joel Urmanski

Dear Mr. Goodwill:

Based on a preliminary intake evaluation of your inquiry, the Office of Lawyer Regulation has determined that there is an insufficient basis to proceed. You assert that certain documentation, specifically a May 15, 2009 police report, was not provided to you by the state in your criminal case, Sheboygan County Case Number009CF299. District Attorney Urmanski disputes your assertion and states that the police report was provided to your counsel in discovery on or about September 16, 2009. Additionally, the audio recording of that interview was also provided to your counsel. The information received does not indicate a misrepresentation or a knowingly false statement of fact by Atty. Urmanski. The information provided did not offer sufficient proof that Atty. Urmanski violated any of the rules of professional conduct. Therefore, the matter will not be forwarded for formal investigation, and will be closed at this time. We have, however, spoken with Mr. Urmanski in order to make him aware of your concerns.

The Supreme Court Rules provide that you may request review of the decision to close this matter. Any such request must be in writing, and must be received by the Director within 30 days of the date of this letter. Timely requests for an extension may be granted for good cause shown. Following receipt of a proper request, the Director will review the matter and may affirm the closure or refer the grievance to staff for further evaluation. Pursuant to SCR 22.02(4), the Director's decision is final. If you request review, you will receive written notice of the Director's decision.

Pursuant to SCR 22.40(1), this agency must keep requests for investigation confidential. Our file and all records pertaining to this matter will be expunged after a period of three years. Should you wish to retain your records on this matter, you are free to do so.

BRADY Rule violation investigation.
Had "Part 8" been turned over, there
would be no case, and, Hammon would
not have needed an affidavit.

FILED
12-23-2019
Sheboygan County
Clerk of Circuit Court
2019CF000371

STATE OF WISCONSIN CIRCUIT COURT SHEBOYGAN COUNTY

STATE OF WISCONSIN,

Plaintiff,

v.

Case No. 2019 CF 000371

JASON JAMES GOODWILL,

Defendant.

MOTION TO DISMISS
LACK OF JURISDICTION

The Defendant, by counsel, moves the Court for dismissal of this action, for lack of personal jurisdiction, in essence, based upon the unlawful procurement of the Defendant by Sheboygan authorities.

The Defendant was arrested in Michigan and appeared before the Michigan District Court wherein the Defendant chose to contest extradition. See transcript attached. On June 27, 2019, the Court made it clear that all were waiting for a Governor's Warrant upon which the Defendant was entitled to an arraignment and further hearing.

The Defendant was denied a hearing on extradition and it may be that the Defendant was procured from the Delta County, Michigan Sheriff's Department without a Governor's warrant on or about August 26, 2019.

I am NOT a Wisconsin resident, nor subject to WI State laws.

1

F.B.I. notified 01-11-2020
of Federal Kidnapping, 4th count.
Abduction, they say, plus
obstruction. Counsel said
snatched up without due process
as it "sounds" less inflammatory.
Bottom line, treason.

Personal jurisdiction is dependent upon the defendant's physical presence before the court pursuant to a "properly issued warrant, a lawful arrest, or a voluntary appearance."

Walberg v. State, 73 Wis.2d 448, 243 N.W.2d 190 (1976)

Failure to follow proper procedures denied the Defendant Due Process. Whether correct constitutional procedures were followed is an issue to be raised in the demanding state. State v. Ritter, 74 Wis.2d 227, 237, 246 N.W.2d 552 (1976).

Dated this 23rd day of December, 2019.

Electronically signed by Joseph E. Schubert

Joseph E. Schubert

State Bar No. 1014732

788 N. Jefferson St., Ste. 710
Milwaukee, WI. 53202
Phone: (414)899-3526

Filed
04/07/2020

STATE OF WISCONSIN CIRCUIT COURT SHEBOYGAN COUNTY

STATE OF WISCONSIN,
Plaintiff,

v.

Case No.: 2019 CF 000371

JASON JAMES GOODWILL,
Defendant.

SUPPLEMENTAL MEMORANDUM ON
MOTION TO DISMISS

The State concedes that Mr. Goodwill appears before the Court having been denied a proper hearing on the Michigan Governor's warrant. Attached hereto are the warrant materials obtained by the defense from the Michigan Governor's Office.

Also attached is the Michigan Uniform Criminal Extradition Act which parallels that of Wisconsin. Mr. Goodwill was denied his "arraignment" on the Governor's Warrant. Under 780.9, Mr. Goodwill was not taken before the court who was to inform him of the demand made for his surrender and of the crime with which he is charged, of his right to demand and procure legal counsel, and, if there's a desire to test the legality of the arrest, the court shall set a time to apply for a writ of habeas corpus. Failure to comply with 780.9 carries criminal penalties under 780.10.

Approved

Approved

Obstructed by Sheboygan! 1
Fourth count!
Case 13-CF-360
proves second count.

Wisc. Stat. § 1.01
Treason against the
Sovereignty of the State.

Dated this 7th day of January, 2020.

Electronically signed by Joseph E. Schubert

Joseph E. Schubert

State Bar No. 1014732

Attorney for Defendant



OFFICE OF THE CLERK
WISCONSIN COURT OF APPEALS

110 EAST MAIN STREET, SUITE 215
P.O. BOX 1688

MADISON, WISCONSIN 53701-1688

Telephone (608) 266-1880

TTY: (800) 947-3529

Facsimile (608) 267-0640

Web Site: www.wicourts.gov

DISTRICT II

September 13, 2021

To:

Hon. Angela W. Sutkiewicz
Circuit Court Judge
Electronic Notice

Winn S. Collins
Electronic Notice

Melody Lorge
Clerk of Circuit Court
Sheboygan County Courthouse
Electronic Notice

Joel Urmanski
Electronic Notice

Jason J. Goodwill 561596
Racine Correctional Inst.
P.O. Box 900
Sturtevant, WI 53177-0900

You are hereby notified that the Court has entered the following opinion and order:

2021AP633-W

State of Wisconsin ex rel. Jason J. Goodwill v. Paul Kemper
(L.C. # 2009CF299)

Before Gundrum, P.J., Reilly and Grogan, JJ.

The pro se petitioner, Jason J. Goodwill, has filed what we construe as a petition for a writ of habeas corpus. In it, he accuses the State of violating *Brady v. Maryland*, 373 U.S. (1963) in Sheboygan County case No. 2009CF299.

Goodwill's petition fails for multiple reasons. First, it is not verified as required by WIS. STAT. § 782.04. Second, it does not appear that Goodwill is currently in custody as a result of the conviction he challenges. See *State v. Pozo*, 2002 WI App 279, ¶8, 258 Wis. 2d 796, 654 N.W.2d 12 (a writ will not issue unless the petitioner demonstrates a restraint of his or her liberty). Finally, if Goodwill is in custody as a result of Sheboygan County case No. 2009CF299, he has not demonstrated that he has no other adequate remedy to seek review of his claim. See *id.* (a writ will not issue where the petitioner has an otherwise adequate remedy to obtain the same relief). Indeed, he can pursue his claim via a WIS. STAT. § 974.06 motion. Therefore,

IT IS ORDERED that the petition for a writ of habeas corpus is denied without costs.

Sheila T. Reiff
Clerk of Court of Appeals



Lack of Jurisdiction

3:50 - 4:40 PM

DISTRICT ATTORNEY SHEBOYGAN COUNTY

Joel Urmanski
District Attorney

615 North 6th Street
Sheboygan, WI 53081-4692

Telephone (920) 459-3040
Fax (920) 459-4383

Deputy District Attorney

•Christopher W. Stock

Assistant District Attorneys

•Alexandra K. Smathers •Adam T. Stuart
•Alexander C. Huber •Anna M. Meulbroek
•Kelsey L. Blumenfeld •Sara E. Matthews
•Cole M. Altman

January 07, 2020

Honorable Daniel J Borowski
Branch 5
615 North 6th Street
Sheboygan, WI 53081

RE: State of Wisconsin vs. Jason James Goodwill
Court Case No.: 2019CF000371
DA Case No.: 2019SB001528

Judge Daniel J Borowski:

Wisconsin has jurisdiction over the defendant because Wisconsin met the procedural requirements. Courts have consistently held that the demanding state has jurisdiction to prosecute the defendant *even if* the method that brought him to the state was unlawful. See Weilburg v. Shapiro, 488 F.3d 1202 (9th Cir. 2007)¹; State v. Gilbert, 103 S.W.3d 743 (Mo. 2003); State v. Taylor, 550 S.E.2d 141 (N.C. 2001); State v. Snow, 670 A.2d 239 (R.I. 1996). These are not Wisconsin cases, but extradition is a uniform act across the country. Therefore, courts are supposed to interpret the act with as much consistency and uniformity as possible. The US Supreme Court decided that even when a Mexican national was forcibly kidnapped and illegally brought to the US, that the US still had jurisdiction over the criminal case. U.S. v. Alvarez-Machain, 504 U.S. 655 (1992). If kidnapping does not cause the court to lose jurisdiction, this failure to hold a hearing should not either.

So, even if there was a violation in Michigan, that does not matter for the currently pending case in Sheboygan County. The case should go forward. The defendant does have a remedy, and that remedy is a civil action against Michigan. The uniform act contemplates a penalty for the officer that deprived the defendant of his right to a habeas proceeding. See Wis. Stat. s 976.03(11). That is the defendant's recourse. Again, the Sheboygan County Court does not lose jurisdiction.

¹ Invalid extradition is not a sufficient ground upon which to grant habeas relief once the fugitive is present in the jurisdiction from which he fled. 28 U.S.C.A. § 2254.

No extradition occurred
Judge de-nationalized me
State blamed ME
I did not flee

It is also important to point out that if the defendant had a hearing in Michigan, he could only challenge four things: his identity, his fugitivity, whether he was charged with a crime, and the legal sufficiency of the documents. Here, the defendant does not actually have a claim that would actually survive a habeas challenge. The defendant can challenge identify at the trial, and the defendant was certainly a fugitive charged with a crime. Thus, the only thing that the defendant could challenge is the legal sufficiency of the documents. Assistant Attorney General Christina Remington personally reviewed the application for requisition from July and she granted her approval. That means that Assistant Attorney General Remington reviewed the documents and found them to be legally sufficient. See AAG Attachment. In other words, any error stemming from Michigan's failure to conduct the hearing was harmless.

Regardless, this Court has jurisdiction in this case. For that reason, the Defense's Motion to Dismiss should be denied.

Sincerely,

Date Signed: 01/07/20
Electronically Signed By: 01
Anna M Meulbroek
Assistant District Attorney
State Bar #: 1104788

FILED
01-20-2020
Sheboygan County
Clerk of Circuit Court
2019CF000371

BY THE COURT:

DATE SIGNED: January 18, 2020

Electronically signed by Daniel J. Borowski
Circuit Court Judge

STATE OF WISCONSIN CIRCUIT COURT SHEBOYGAN COUNTY

STATE OF WISCONSIN
Plaintiff,

DA Case No.: 2019SB001528
Court Case No.: 2019CF000371

vs.

JASON JAMES GOODWILL
DOB: 11/12/1971
Defendant.

ORDER TO SEAL

For Official Use

The Court HEREBY ORDERS the above-named Defendant's NCIC sealed due to the confidential nature of its content.

Ex parte Communication as Counsel and I are denied this court!
On January 20th of 2020, Mr. Day, attorney submitted and I met in private. He tells me several annoying things:

- 1.) He will in no way report the criminal activities in Sheboygan, but he will testify they happened.*
- 2.) He will deny showing the prosecution impossible tainted records.*
- 3.) There is no federal or state record of fabricated conviction case #08-CF-067, but he will use Winter's own testimony to prove it happened entirely different than prosecution claims.*
- 4.) There are so many inconsistencies between Sheboygan and federal records, and so much evidence of Sheboygan crimes, prosecution demanded the federal records sealed. Borowski agreed and sealed them. Sgt. Luger and I did the investigations.*

One good thing - I have never had any record outside Sheboygan, and never a charge until I testified against dirty cops.