

Sworn Affidavit & Demand for Action

Addressed and directed to the officers, elected officials and employees of the corporate entities know as Isabella County and the Michigan State Police and the state of Michigan.

On June 11, 2013, the Isabella County Gun board claimed to have voting rights on my God given rights defined in Article 1 §6 of the Michigan Constitution quoted here:

STATE CONSTITUTION (EXCERPT) CONSTITUTION OF MICHIGAN OF 1963

§ 6 Bearing of arms.

Sec. 6.

Every person has a right to keep and bear arms for the defense of himself and the state.

And in the 2nd Amendment of the US Constitution stated here:

AMENDMENT II

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

As can be witnessed on YouTube at this address: http://www.youtube.com/watch?v=-C_eNpJxGwY
and as if fully stated within this document.

Although my rights are already clearly stated in both the constitution of Michigan and the United States, Michigan and Isabella County have taken my RIGHTS and converted them to a PRIVLEDGE and then assessed a license and a fee [EXTORTION] for my unalienable rights and has impeded my right and my ability to protect myself and my family.

See *Schuttlesworth vs. BIRMINGHAM, ALABAMA*, 373 U.S. 262, and the 1st and 14th Amendments, U.S. CONSTITUTION for NO state or territory may convert secured CONSTITUTIONALLY PROTECTED Rights into privileges charge a fee or require a license for a Right CONSTITUTIONALLY SECURED.

The exercises of any BASIC RIGHT and any Law of ANY state is to the contrary of such exercise of that BASIC RIGHT, the said supposed Law, if ANY, SEE *Marbury VS. Madison* 5 u.s. 137 (1803), BY U.S. SUPREME COURT SAYS, said state License Law is a FICTION OF LAW and 100% TOTALLY UNCONSTITUTIONAL IN FACT AND LAW, and NO COURTS ARE BOUND TO UPHOLD IT AND NO Citizen is REQUIRED TO OBEY SUCH UNCONSTITUTIONAL LAW OR LICENSE REQUIREMENT.

This latest mutilation of my rights by government officials in Isabella County is further justification of my having denounced the government of Isabella County and creates additional hardships for myself and my family who are currently forced to reside here in this county. See PUBLIC NOTICE here: http://www.visner4sheriff.com/index_public_notice_001.php and included in and with this document as if fully stated herein.

Every interaction that my family has had with officials representing Isabella County have been harmful to my family's safety and security.

Although Risa Scully made mention of my having denounced the government of Isabella County during my Gun Board interview, no attempt to answer my family's allegations and complaints about criminal corruption by the government of Isabella County has ever been addressed by Risa Scully.

Not once, out side of my gun board interview, has the Office of the Prosecuting Attorney in Isabella County brought up, interviewed me or shown any interest in my allegations of criminal corruption in Isabella County. Risa Scully also refused to answer my questions during my gun board with regard to her answering any of my letters, faxes, emails and phone calls in attempts to communicate with her about these criminal corruption allegations.

Risa Scully's apparent lack of interest in these allegations as the County's elected Prosecuting Attorney has created a situation of participation in addition to the intentional interference and obstruction of justice with regard to my family's claims that are now nearing three years in age.

Additionally, my application for a concealed weapon permit was denied on the basis that the “Gun Board” perceived me as being detrimental to myself and to others. This is SLANDER and DEFIMATION in addition to the practice of medicine without a license unless the County Gun Board can demonstrate that they are qualified and licensed to practice medicine in the state of Michigan.

Specific VIOLATIONS:

Slander

Libel

Defamation

Title 18, U.S.C., Section 241 - Conspiracy Against Rights

Title 18, U.S.C., Section 242 - Deprivation of Rights Under Color of Law

The Practice of Medicine without a License

etc... etc...

The continued attack on myself and my family is an unwelcome act of aggression, tyranny, oppression prohibited not only by the constitution, but also by the laws and statutes of Michigan.

The willfull and unlawfull acts of this county constitute Fraud, Racketeering and Extortion as I am and have been forced to pay taxes in this county only to be further abused through and by my government.

As stated in my gun board interview, I will not now and will never, allow criminals to preside over me.

Failure of law enforcement and failure of the office of the Prosecuting Attorney in Isabella County to address criminal allegations in government itself is not reason or cause for any person governed by the same to accept it. The failure of the Michigan Attorney General's Office to permit and allow We THE People the ability for the “REDRESS OF GRIEVANCES” is also a direct violation of the constitutions of the US and of Michigan.

Isabella County, by every single indication and dealing it has had with me personally, demonstrated that it is an Organized Crime Unit.

Michigan is a “**Shall Issue**” state. Defined below.

“Shall-Issue”

A Shall-Issue jurisdiction is one that requires a permit to carry a concealed handgun, but where the granting of such permits is **subject only to meeting determinate criteria laid out in the law; the granting authority has no discretion in the awarding of the permits, and there is no requirement of the applicant to demonstrate "good cause".**

The laws in a Shall-Issue jurisdiction typically state that a granting authority shall issue a permit if the criteria are met, as opposed to laws in which the authority may issue a permit at their discretion.

Since Michigan is a “Shall Issue” state and the Gun Board in Isabella County consisting of Risa Scully (Isabella County Prosecuting Attorney), F/Lt. Lawrence Schloegl (Mt. Pleasant Police Post Commander) and some other individual that refused to identify himself upon my request, has overstepped it's official bounds, authority and capacity by using SELF-APPROPRIATED “discretion” and the unauthorized practice of Medicine to diagnose myself, Theodore J Visner as being DETRIMENTAL to myself and to others, (homicidal and suicidal), this gun board has a lot to explain.

DEMAND

First, you will recognize in writing, by the immediate issuance of my “CCW PERMIT CARD” without any further delay, that you never had any right or authority to deny it in the first place.

Second, you will draft a memo to send to ALL law enforcement officers in Michigan that explains how and why Isabella County incorrectly and inappropriately used “**discretion**” that was neither sanctioned nor authorized, to have wrongly denied Theodore J Visner of having a concealed weapons permit on June 11, 2013. This memo or letter will also retract the Isabella County Gun Boards unlawfully and malicious naming or classifying of me as a threat to myself and to others along with an apology to myself and to my family individually.

Third, In the Sunday edition and on the front page of the Morning Sun newspaper, the same

information will be posted on three consecutive Sundays along with an apology to both myself and to my family. This article must meet my approval and there must also be an apology to the citizens of Isabella County for having created a liability for the tax payers that reside here by having intentionally violated individual civil rights.

Alternatively, produce affirmation of your authority to have performed the following:

1. Lawful ability to use “discretion” to deny application for CCW in the “Shall Issue” state of Michigan.
2. Lawful ability to diagnose individuals as being a detriment to society.
3. License to practice clinical psychology.
4. Authority to usurp the constitutions of the US and of Michigan by imposing a fee and a license for a secured right.
5. Name by full name and job description the third member of the gun board on June 11, 2013 that is not listed by name in this document.

SUMMARY

Isabella County and the state of Michigan is and has been keeping my family perpetually in **“enemy of the state”** status for our attempts at obtaining the redress of our grievances against the county. This is yet another right secured by the Constitution that this county and the state of Michigan is taxing my family very heavily for and this needs to STOP RIGHT NOW! This Affidavit and Demand addresses only issues relative to my family's safety and specifically and intentionally does not address the monetary significance of these same issues which will be addressed separately and at a later date and time.

The above information is true and correct to the best of my knowledge and belief.

Executed this _____ day of _____, in the year of our Lord two thousand twelve.

By: _____
(Signature of Affiant)

Sworn to (or affirmed) and subscribed before me this _____ day of _____, in the
year of our Lord two thousand twelve by _____.
(Print Affiant's name)

_____ Personally Known
_____ Produced Identification
Type and # of ID _____

(Seal)

(Signature of Notary)

(Name of Notary Typed, Stamped, or Printed)

Notary Public, State of _____

LEGAL NOTICE

The Certifying Notary is an independent contractor and not a party to this claim. In fact the Certifying Notary is a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, SEC. 1512. *Tampering with a witness, victim, or an informant.* The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled "Deprivation of Rights Under Color of Law," which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or United States of America those rights protected by the Constitution and U.S. laws.

PROOF OF SERVICE

Theodore J Visner, swears and affirms under penalty of perjury that this 7 Page document was sent via

First Class mail to the following people at the corresponding addresses listed below on

July _____, 2013.

Theodore J Visner

Mt. Pleasant Police Post Commander

F/Lt. Lawrence Schloegl
3580 South Isabella Road
Mount Pleasant, Michigan 48858
Post Commander, F/Lt. Lawrence S

Michigan Attorney General, Bill Schuette

G. Mennen Williams Building, 7th Floor
525 W. Ottawa St.
P.O. Box 30212
Lansing, MI 48909

Isabella County Prosecuting Attorney, Risa Scully

200 North Main Street
Mount Pleasant, MI 48858

Michigan Governor, Rick Snyder

P.O. Box 30013
Lansing, Michigan 48909

Isabella County Board of Commissioners

200 North Main Street
Mount Pleasant, MI 48858

Others Sent Courtesy Copy:

Isabella County Chief Judge Paul H. Chamberlain
Michigan State Police Commander, Kristy Etu
Various Others including but not limited to the FBI, DOJ and various news outlets