



WISCONSIN COURT SYSTEM CIRCUIT COURT ACCESS

State of Wisconsin vs. Jason J Goodwill

Sheboygan County Case Number 2009CF000299

The defendant Jason J Goodwill was found guilty of the following charge(s) in this case.

- Expose Child to Harmful Material, a class I felony, Wisconsin Statutes 948.11(2)(a).

Filing Date 05-18-2009

Case Status Closed

Attorney Notes:

Defendant accused of allowing a person under the age of 18 to view pornographic photos.

No physical evidence.

Witness statements conflicted and found Perjurious on 3 counts.

Tampered police evidence proven by specialist, Steve Odenthal.

Exculpation by D.A. revealed criminal charges against Hear-Say witness.

Witness admitted to saying what cops told her to say in exchange for having charges buried.

Defendant witness to police crimes in Sheboygan Webgate Scandal.

Defendant subjected to Mock Trial.

State of Wisconsin vs. Jason J Goodwill

Sheboygan County Case Number 2013CF000360

The dismissed charges were not proven and have no legal effect.
Jason J Goodwill is presumed innocent of the dismissed charges.

Filing Date	Case Type	Case Status
06-26-2013	Criminal	Closed
Defendant Date of Birth	Address	
11-12-1971	Fox Lake Correctional Institute, PO Box 200, Fox Lake, WI 53933	
Branch Id	DA Case Number	
1	2013SB001644	
Charge(s)		
Count No. Statute	Description	Severity Disposition
1 301.45(6)(a)1	Sex Registry Violation	Felony H Dismissed on Prosecutor's Motion

Responsible Official	Prosecuting Agency	Prosecuting Attorney	Defense Attorney
Stengel, L Edward	District Attorney's Office	Haasch, James A	Wells, Robert J

1. Prosecution fabricated evidence, falsified documents, committed fraud, took the defendant hostage, kidnapped across state lines, falsely imprisoned and subjected to cruel and unusual punishment, in violation of due process, the Adam Walsh Act, the United States Constitution and WI State Con Article 1 section 4 and rulings of the Supreme Court, in order to Obstruct and retaliate against a witness/plaintiff in a R.I.C.O suite, Goodwill vs City of Sheboygan.
2. The defendant has never been duly convicted of a crime.
3. The defendant was never subject to the conditions Sheboygan attempted to impose.

The defendant was released without remedy or relief of any type and the court refused to address the violations of the prosecutor. Under title 18 §241, 242 and title 42 §14141 criminal charges and an injunction have been filed against Sheboygan and its agents.