

sheboyganpress.com

August 11, 2009

Woman alleges affair with retiring officer

Winter was part of community policing unit

By Eric Litke
Sheboygan Press staff

Long-time Sheboygan police officer John Winter, who announced his retirement last week, did so the same day a Sheboygan woman filed a formal complaint and claimed Winter engaged in an extramarital affair with her. The complaint detailed more than 50 hours of phone calls made from the police station, the woman said Monday.

Jennifer Reisinger, a local blogger and community activist, said she had a relationship with Winter in early 2008 during which he called her frequently from work and sometimes visited her home in uniform and driving a squad car, which he parked out of sight in her garage. She said Winter took advantage of her fear over receiving death threats due to her political involvement.

"I don't relish the idea of what I'm going to get dragged through at all, it's just the community deserves to know the truth," Reisinger, 50, of Sheboygan, said Monday afternoon, explaining why she revealed the affair. "He used his position and my fear at the death threats. ... It was terrifying, and he knew that, and he used that, telling me about all the power he had as a police officer."

Winter, 52, submitted his resignation Thursday and will be leaving the department Aug. 26, ending a 30-year career, said interim Chief Tim Eirich. Police said Winter was on vacation Monday and could not be reached for comment.

Early in the day, Eirich said the resignation was a surprise, adding that Winter had "a couple irons in the fire, opportunities that have arisen." Winter's partner in the two-man community policing division said Winter "just figured it was time" and referenced, "helpful, giving back type of future endeavors."

But Reisinger told a far different story Monday afternoon, explaining that Thursday was the day Police and Fire Commission President John Webster received her letter detailing the affair and Winter's on-duty interactions with her.

Capt. James Veaser called Reisinger on Thursday afternoon to arrange a meeting. Veaser and Capt. Steve Cobb, two of the four highest-ranking officers in the department, then came to Reisinger's house Friday and told her there was nothing they could do about her complaint because Winter was no longer an employee, Reisinger said.

Eirich did not return phone calls late in the day Monday.

Phone records turned over to Webster and The Sheboygan Press show Winter called Reisinger's cell phone from the police station 143 times from March 2007 to August 2008. The calls totaled 54.5 hours and included 35 calls of 30 minutes or more and four calls of more than two hours.

Reisinger said she first got to know Winter in February 2007 through Sheboygan Countywide Crime Stoppers, a citizen anti-crime group that Winter helped lead through his community policing position. Reisinger built the group's Web site, and Winter ran the police department Web site, among his

numerous other responsibilities in the division that spearheads police-community partnerships.

Reisinger said she had received death threats since launching a Web site in support of the attempted recall of then-Mayor Juan Perez in May 2006, and she said Winter soon began coming to her house in person to check on her. That developed into a friendship, with the frequency of e-mails, phone calls and personal visits increasing.

In January 2008, Reisinger said Winter told her he loved her and planned to leave his wife. The two were then involved for several months, had little contact in April and May, and then resumed the relationship until Reisinger ended it in September.

Phone records show 54 of Winter's phone calls from the police station were made between January and March 2008.

Reisinger said she decided to reveal the affair after reading Winter's deposition in her pending federal lawsuit against Perez, in which she claimed Winter repeatedly lied under oath. *See deposition transcript.*

Reisinger filed the lawsuit in August 2008 alleging Perez violated her civil rights by ordering her to remove a link to the police department Web site that she posted on the site of her Web design business in October 2007. The letter from the city was later retracted, but the suit seeks \$250,000 in damages, claiming Reisinger's dispute with the city led to a significant decrease in income for her Web design business and multiple death threats against her.

Reisinger also identified Winter as the source of a controversial altered photo that sparked allegations of racism during the unsuccessful recall campaign. A picture of Perez in the 2006 Independence Day parade was altered to show him holding a Mexican flag and forwarded with the message "Thought I'd have a little fun. Mayor Perez celebrates Independence Day with the Mexican flag. Power to illegal immigrants (sic)."

Winter denied creating the photo — and an investigation by the Oshkosh Police Department was "inconclusive," police said — but Reisinger said Winter admitted to her that he created the photo. She also turned over an e-mail in which he refers to it as a photo "that I wish I never did."

The photo drew public criticism and accusations of racism after users posted it on local message board Sheboygan Talk.com and Reisinger's recall Web site. Winter admitted forwarding the image but was never disciplined.

No mention of Mr. Goodwill in press article.

Deposition indicates multiple counts of perjury and unwarranted attacks

from Sen.Leibham@legis.wi.gov
reply-to Sen.Leibham@legis.wi.gov
to snailsoftsoftware@hushmail.com
date Fri, Mar 23, 2007 at 4:25 PM
subject Sheboygan Police Crime Evidence
mailed-by legis.wi.gov
signed-by legis.wi.gov

Hello,

Mr. Goodwill, please be advised that my office received the package of photos and documentation of the crimes being reported on John Winter and Joel Clark. I have talked with Dean Hesslink to verify the authenticity of the evidence and seriousness of the charges.

I am very concerned and will pass this information onto the Internal Affairs investigator in Milwaukee as well as the F.B.I. office. If not for the information you sent me last month I wouldn't have known the F.B.I. even had an open case on Clark. His cyber-crime activity and Winter's racial attacks upon mayor Perez deserve immediate action.

I will do what I can to help you. Continue working with Dean and sending me updates.

Joe Liebham

F.B.I. case # 909723CB2

Clark being investigated for records tampering and submitting falsified data.

Leibham did nothing and while Dean tried hard to help, judge Stengle refused to allow any of the evidence to be used, just as Langhoff refused while this continued.

RTechName: Network Operations
RTechPhone: +1-801-765-9400
RTechEmail: netops@bluehost.com

OrgTechHandle: SAL72-ARIN
OrgTechName: Alligood, Steve
OrgTechPhone: +1-801-765-9400
OrgTechEmail: steve@bluehost.com

ARIN WHOIS database, last updated 2008-10-03 19:10
Enter ? for additional hints on searching ARIN's WHOIS database.

Turned over to police chief Kirk 1/28/08.
"Snoopy" account records seized by Clark.
All evidence prior to 2008 destroyed
by Clark in UnWarranted Search & Seizure!

Susan Hart, of the mayor's office, inquired if I might be able to trace the "UBO" e-mail and web attacks.

They originated from a city intranet, terminal 72, sub ID # 249.
Sent to Winter X4 @ Charter.net via "Blind drop" through Hostmonster.
72.X.X.X is then 69.X.X.X, a Blue Host Inc.

The data is picked up on at 69.89.16.2, Sheboygan Matters.com,
owned by Reisinger and managed by Winter.

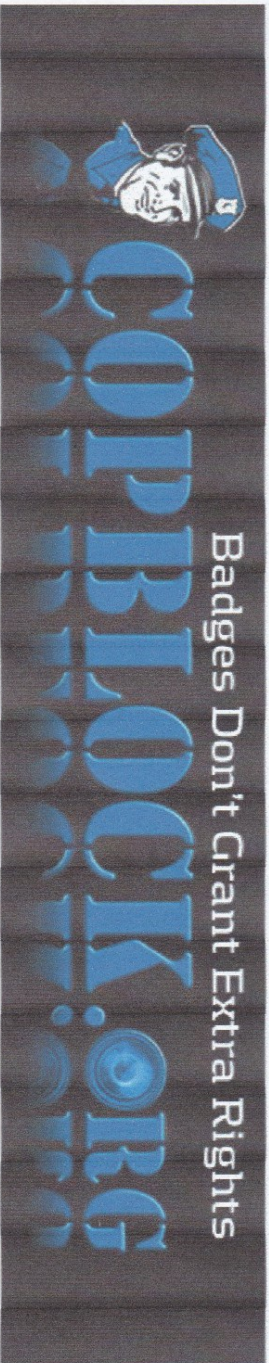
DNS Transferred to Fast Domain May 2008.

Subsequent attacks from 207.88.185.37, 65.106.1.X, 74.220.215.210 are
routed via NS15.domaincontrol.com and back through an SMTP
Exchange server using smtp.secure.server.net and picked up finally
at Sheboygan Spirit.com, also Reisinger's, a "news" forum where
Clark & Winter leaked a deal of libelous and confidential information.

This is a level of data obfuscation above Reisinger and Winter, but
not Clark. Winter and Clark both worked through the "Snoopy"
account Reisinger hosted. Reisinger provided the outlet, Winter the
information and Clark the security.

Page

I turned all this and more over to the mayor's office in 2008.



Badges Don't Grant Extra Rights

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War Against Dirty Cops Rages On In Wisconsin

Posted on 30 October 2009. Tags: [call food constitution](#), [cop block](#), [copblock.org](#), [Erimina police](#), [Erimina public officials](#), [jailed activists](#), [Police State](#), [police](#), [state troopers](#), [via Wisconsin](#)

Could there possibly be a town more corrupt than Sheboygan Wisconsin? I don't think so. The town, with a population of less than 30,000 and down significantly from the last census, has made more headline news for dirty cops and corrupt politicians than New York, Chicago and Atlanta combined!

Cops murdering citizens by means of assault rifles point blank in the face; cops committing armed robbery; cops committing assault; cops running illegal gambling; cops falsifying charges; cops spreading hate crimes; cops committing blackmail; cops committing adultery and rape; judges beating women in public; judges trafficking cocaine; council members involved in hate crimes and having felony records; D.A.'s taking bribes; public defenders utterly failing their duties; major involved in drugs and sex scandals; even the librarians are involved in embezzling. These are just a few of the cities headlines this year. The best part though is how they all work together with one another and none of them ever receive charges.

The Supreme court spent over \$200 million of tax payer hard earned dollars over-turning Sheboygan court rulings which clearly violated Constitutional law in more than 300 cases, yet didn't bring a single charge against the town.

The states senator and Governor Doyal are both from Sheboygan and have the honor of going down in the states record as some of the most corrupt officials in the states history.

Meanwhile, it is the public that pays the price for this corruption, and some have paid with their life.



Name

Email Address *

Subscribe


Connect with Copblockers in your area

Law firm turning over evidence of Shelbyville
Police Department cyber-crimes.

Page 1 of 2

INFORMATION

Aug. 10. 2009 12:16PM Kirchner & Buchko Law Office No. 0978 P. 1/23

 **KIRCHNER | BUCHKO** SC
PEACE • JUSTICE • PROSPERITY

TO: Attorney Tony Nehls

FROM: Attorney Barbara Kirchner

FACSIMILE NUMBER: 910 753-4361

NUMBER OF PAGES: 23 w/cover DATE: 8-10-09

Re: Internet Information
Web-Gate scandal
09CF299

SPECIAL INSTRUCTIONS:
Secure and protect client.
WITSEC

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(202) 487894 FAX
kandb@kandb.com
www.kandb.com

#0007

Friday, April 04, 2008

Hello Jason,

Well, I certainly cannot blame you for your anger toward me. Not one bit. But Jason, there are a lot of things you aren't aware of, too so please take a look at the whole picture before you condemn me (again). Never would I set out to destroy anyone. I truly wanted to help you get on your feet. That was always my only, heartfelt intention. However, if you are now dealing with the dark side, I must be very careful in trusting you, as well, I guess. I was sorry to hear that because now I cannot be as open as I would like to be with you. So I will stick to the facts as I know them...

"The Dark Side is what Joni calls Juan Perry."

Firstly, I did not press any charges against you whatsoever. If you were told that I did, you were lied to. In fact, the only charges I was asked to press against you were credit card fraud. I refused.

Coercion

Second, as to the officer in question; you are 100 percent correct about him. I was wrong to so whole-heartedly trust that man as I did. He put me through my own hell and I am paying dearly for it. I no longer know who to trust or turn to myself.

I was prior to the Rape and Adultery Scandal.

Jason, there is a person going by the name of Charles Carla who has been trying to get in contact with you. Did you get the e-mail copy I sent you? He is very concerned about a package he sent to Terry's address for you. He said there is \$100.00 in the package. Can you either let him or I know if you did get his e-mail -- and if Terry got the money to you? I'm sure you are in desperate need of it right now and I know it would greatly put his mind at ease if he at least knows you're aware of the package and its contents. Being that I do not know how well you know this person or how much you'd want him to know, I've been careful in what I tell him.

No.

And Terry... he will not talk to me, either. Apparently the police told him he'd better never contact me again. I've no idea why. Terry wrote me, police threatened him and Mike and Dave.

Look, Jason, I entrusted you with my home, my computers... I never would have done that had I set out to destroy you. I had no clue what the police were going to do to you. I was up against 3 officers; things were out of my control. I was not privy to any information other than a charge for obstruction. Remember I had been telling you I had to be careful? I was fearful something was up, but clueless as to precisely what that might be. I learned...

I realize that to say I'm sorry this happened to you is futile, but I truly am. You are very talented and it is a crime to see your talent go to waste. I do hope and pray it will not always be this way, Jason.

Joni

March 27 2009

One of several Reisinger letters.

Simple request to allow any of your letters to be used as evidence as - he refuses to testify
in any way about them

To those this may concern,

This is a confession of sorts and most likely my suicide note as I will likely be killed for sending this information out. I want to start out by apologizing. You can't imagine the hell I've been through. I never wanted things like this, but I didn't have much choice.

In 2004 I had gotten myself into yet more trouble with finances. Over the years I've done some things I'm not proud about in order to live a lifestyle I can't afford. It was then I met John Winter, a cop, who took a liking to me, even though he is married. In exchange for certain "favors" he promised me that he could keep me out of trouble and set me up financially so that I'd never have to work again.

PG 71 Deposition

His plan was simple... he would pass along confidential information to me to be leaked onto the Internet via my websites and wait for a high ranking official to do something "stupid". He said, in Sheboygan, it shouldn't take long. For me however, his plan was taking longer than I could manage as I went further and further into debt.

PG 73 Deposition

As months, and years went by, Winter and his partners, Jeff Johnston, Joel Clark and Todd Preebie, provided me with a lot of information and eventually we were able to get Juan Perez involved. With some pushing we managed to get Perez to attack me. Yes, what he did was wrong, but we provoked the anger that spawned his response. This was Winter and Clark's plan, not mine. Jeff and Todd rarely had direct involvement and mainly work in the office altering records and creating/destroying evidence to manipulate cases for John and Joel.

With my knowledge of computers, John's knowledge of the Internet, the rest using police resources to alter facts and publish them as truths and the idiots at the Sheboygan rag mag (press) so eager to vomit up any sort of story, it wasn't difficult in setting up Perez for the attack... and unfortunately, others too.

Sadly, this left me in no position, as I'm a coward. Many times I wanted out, but John made it very clear the horrors that awaited me if I ever betrayed him. I was an unwitting victim of my own actions. I have been blackmailed for years now because of it.

Shortly after the law suite started is when Jason entered the picture. I can't repeat how very truly sorry I am for all that happened to him. He really didn't deserve it.

We met early November 2007 over dinner. At that time he was in horrible shape with his apartment having caved in on him and the city did nothing about it. He had lost artwork and many computers because of it, much of which was his income as he has many health problems.

Anyway, we hit it off and started working together rebuilding his business. He knows so much it is amazing. In weeks, with my help, he had already begun to rebuild his network, focusing hard on the largest money making parts of his websites, bolstering his herbal company and cross-linking to mine, he was well on his way to recovery.

He had estimated that in 8 months time he could recover his losses and leave the city that had done this to him far behind.

Unfortunately, I needed him... more precisely, I needed his resources.

Winter's plan had taken years and was working, but several things were wrong. Most annoying was that I both hate and fear Winter and wanted to be free of his clutches.

Jason is a very large man, and while he has health issues, he is still very strong.

I thought perhaps he could protect me. Only things went from worse to bad when Winter found out I was dating someone.

Not only did Winter start having my place watched, he and Clark began making plans to use Jason as their scape-goat.

To complicate things further, Jason was running his own private investigation into how such corruption could exist in Sheboygan. Why were slum lords being protected,

Confession.txt

how such corruption could exist in Sheboygan. why were slum lords being protected, why was the racism so bad, why did the cops refuse to protect the people, how could felons run stores and refuse to pay wages yet not get any attention and why were the courts refusing to recognize tenant rights... and part of that private investigation came back to several dirty cops, mainly Todd, who was the "do nothing" cop and his partner, winter, already under criminal investigation for his Internet attacks against Perez.

I thought for certain that I'd be free once Internal Affairs put winter away, but no, once again the law failed.

when Jason caught me accepting evidence from winter, I knew something had to be done. Afraid, I told winter that Jason had copies of the reports winter leaked to me. He and Clark quickly made plans to "deal with the problem". They never did get specific with me as to what those plans were.

By January 2008, I was so deep into trouble with these cops, I had no choice but to do what they said when I was told to contact Jason and bait him to a friends place. I stayed in my car and watched long enough to see winter lead his cop friends into an assault on Jason where they beat the shit out of him. I couldn't stand any more and drove off. what was I to do, call the police?

It would be weeks before I heard anything more. All winter would say is that I'd never have to worry about Jason again. Several days after the beating, winter and Clark brought over all sorts of computer equipment and asked me to unlock anything I could since it was all password protected, software as well as hardware. I recognized many of the pieces as being from Jason's network. Most of it was too well protected to be of use. Anything I couldn't use, winter and Clark discarded. Once I had gotten my own business back to running smoothly, everything else was discarded. John personally went through my place and threw out anything of Jason's that might prove he was ever here. He even destroyed our family Christmas DVD since it included Jason and I on it.

I went over to Terry's, Dave's and Mike's (friends of Jason) to see if they knew anything about Jason. I found out that Dave and Mike had both been run out of town by winter and that Terry was leaving. Terry told me that the cops had told him Jason was a serious criminal guilty of many horrible crimes and that because Terry had helped Jason he would also go to prison if Terry didn't leave town immediately. Further, Terry was told he was never supposed to speak with me again. That was the last we spoke.

It was mid March 2008 when I discovered what had become of Jason. He wrote me a letter from prison, where he was being held for the crimes of fraud, credit card theft, rape, burglary and more, all of which he said I had charged him. He was so angry I can't stop thinking about it. I tried to explain, tried to tell him it wasn't me, but I didn't hear from him again until months later.

I talked to winter about it and he told me that if I didn't work with him, he would charge me with filing a false police report. I refused. I actually refused. For it, I was beaten. winter didn't charge me but he did tell everyone that I had done it, filed those charges. I thought for sure that once Jason got to court everything would get thrown out as I refused to file charges, but winter and Clark had made other arrangements. They planted evidence and had driven off all of Jason's friends, they destroyed his life, his business, his reputation and framed me for it, then they made certain Jason would get the worst lawyer Sheboygan had to offer. They manipulated evidence as I've seen them do for years, and they buried Jason in a prison for nearly half a year, assured that he would never get out.

I don't know what happened then, but winter came over furious that Jason had gotten his attorney fired and was getting released very soon. winter told me that if he found out Jason was over here, he'd kill us both. And I believe him.

Confession.txt
Several days later Jason showed up. I couldn't risk being seen with him so I called police, other than winter and his pals, to simply have Jason hauled away. I haven't heard anything more from him.

But none of that is why I write this. Even though it is what has led up to it. It was my belief that Jason had left town, perhaps the state, and maybe he did, I don't know, but on January 9, 2009, winter and Clark stopped by to tell me they learned Jason was testifying against them and me in my case against Perez. Jason knows enough about their crimes, my crimes, my business, as to destroy my case. Because of this, winter said he would "make certain that bastard never sees the light of that court room."

As far as Winter's deposition goes (this) how I was framed!
If beating Jason, destroying his business and his reputation wasn't enough to stop him, I can only surmise what the next step will be. I don't know if winter or his pals have ever killed anyone, but it sure gave me the feeling they would. They wanted to know if I had any clue where Jason would be hiding. This tells me they don't know, yet they won't stop searching. I've done so many things wrong in my life I'm not proud of, but I can't let my bad choices get someone killed. It is for this reason I tell you these things. And it is why I am packing up and hiding as well. I have know doubt winter and his pals will come after me next.

Again, I can't repeat enough how sorry I am or that I ever got Jason mixed up in this mess. I just wanted out of debt and to live a quiet life. I really only wish him the best and I hope he finds justice in all that has been done to him.

Jeni

Jeni
Sent to Juan Perez's office and entered as evidence to L&C.
When I met with Victor; Susan Hart, Rebecca Bruse and I were shown an edited version of this.

This was mid March 2009.

It included Jeni's personal e-mail data and Victor had the FBI.
Verify it.

Another hand written letter quite similar was sent earlier from Jeni to me at the SCDC. L&C has it.

Friends have not been able to retrieve a copy yet. } Recovered Jan 13, 2011

2/20/08

Jason,

Your 'friends' play rough! Detective Clark and officer Winter have been making very unpleasant visits. Seems they are working off your e-mail list. Mike, Terri, Jeni have all received threats. Me too. Not S.K., M.M., Gus, C.G.

Mike B. has already left town. Terri is a wreck. Cops turned his place, told everyone you are a terrorist, never to speak to you again. Terri says you were being thrown into a brick wall and getting kicked by a group of cops when he got home. Marty is saying he will throw anyone out who helps you. For the past few days Winter has been hauling out your network! Jeni came by. She is a mess. She's babbling on how she was forced to work with Winter/Clark/Priebe/Johnston to find you. When I asked about a warrant the cops stopped showing up. That, or because they took everything.

I carried out Plan A. Will wait one week and execute Plan B.

Terri says he is leaving; you are not to contact him again. Sorry. I will remain for a while, see how the Mayor elections go.

Your friend,
Dave S.

Jason,

2-28-08

I went down and spoke to the police and filed a statement. They say they will look into it - I doubt it.

Statement never provided.

Mike, Dave and Jennifer are very shook up! I can't handle this. The cops turned my place upside down and took all of your property. They pried open your briefcase and took all your papers. They asked for the evidence.

Computers, tools, personal items.

Contracts, receipts, identification, passport, diploma, certificates, all non-replaceable.

I saw what they did to you! They have harassed me for days. Center says if any of us speaks with Row or Jennifer again, "we'll very much regret it". Clark is telling everyone you are a terrorist! Rapist! Murderer!

Witnessed assault.

Threats.

Slander, Character Assassination

Dave says Plan A is a dead end. Liebman will NOT help I told you!

Politicians!

Marty is threatening to evict me. I spoke to Dean H. and he says he will take care of Marty and the false trespass charge.

Charge dismissed yet still on record!

I am sorry but I don't ever want to see you or Jennifer again

Tony Scheincha

83-02-2009

To Joel Clark,

I, Andrew T. Berger
have meet and know of the
many different things that April
Seymour has done to get "attention"/drugs.
She had an account with TeenSluts.com,
hil-mama-luv-cum.com, as well as
an account on the website ^{(COKE ON COCK} porn pics),
AdultFriendFinder.com. On each of
these sites she has pictures that
would be described as sexually ^{(blow jobs,} explicit. ^{gangbang)} I have seen her hit
on men telling them she was of
age. She has a history of use of
marijuana (pot). She is know to
myself and all of my friends
as a liar and will try to get
others in trouble, even if it
means she pergers herself.

Andrew T. Berger,

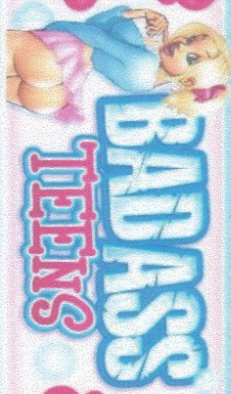
Andrew T. Berger

Another in a long list of statements to Clark about April!
I received this copy March 4th, 2011, 2 years later. - 20

Teen Porno Galleries from April Seymour, x-Art, Nudies, FTV Girls, ExcitFriends, And Other Amateur Teens!

COOL GIRLS OF THE

3 Pic Teens
 Busty Teens
 Sweet College Girls
 Sexy Teens
 Porn Stars
 18 Porn
 Cuddly Vids
 Exot Pics



OUR FAVE TEEN GIRLS

Model Girls
 Petite Teenagers
 Bikeman's Teens
 Thundazilla
 Fonic Kikked
 Teen Sox
 Amateur Allure
 Teen Sex Videos

- 
 Horny Girlfriends!
- 
 BcrtfrenGd! Teens
- 
 What Fuckin' College?
- 
 More Teen Porn
- 
 Teen Tits & Gams
- 
 ExcitFriends Pics

HALL OF FAME

Love to drink, smoke, fuck, eat pussy and ride cock. The more the better.
 I'm 5'4, 38D-28-32, by-sexual. I have been in several porn films since 2007.
 Live in Wisconsin, USA. Come see me at my pornstar. Leave me a message, maybe I'll reply.



Sex Partners Near Fond Du Lac

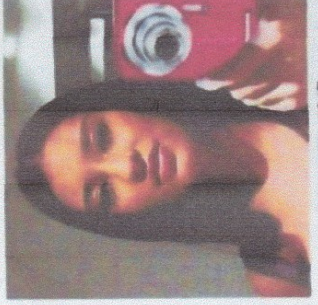
34,753,396 Members | 353,165 in Wisconsin | 82,885 Online NOW*



halfpintbaby 24/F
Fond Du Lac, Wisconsin



looker289 24/F
Fond Du Lac, Wisconsin



looby73 19/F
Fond Du Lac, Wisconsin



island_gurif953 20/F
Fond Du Lac, Wisconsin



WetLindsay 19/F
Fond Du Lac, Wisconsin



babygirl0150 24/F
Fond Du Lac, Wisconsin



frederikatwo 19/F
Fond Du Lac, Wisconsin



potty4u4 25/F
Fond Du Lac, Wisconsin

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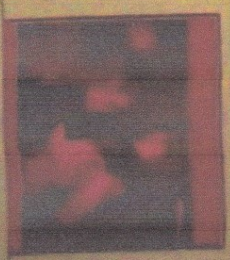
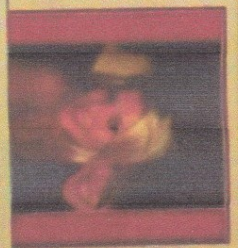
Pornstar Biography: April Seymour

Height : 5'4
Hair : blonde
Measurements : 34DD-26-35
Birth Place : Sheboygan, Wisconsin
Date of Birth : 03/16 Age 23

BIOGRAPHY

LiI Mama
Hate my live. Love to fuck!
Bi:Sexual, Group Sex. available for price \$\$\$
Gettin a tattoo soon hell yeah!
yahoo-babygirl_angel_2012@yahoo.com
msn-priseymour@hotmail.com
aim-priseymour@aol.com
cumguzzler@teenpornstars.com

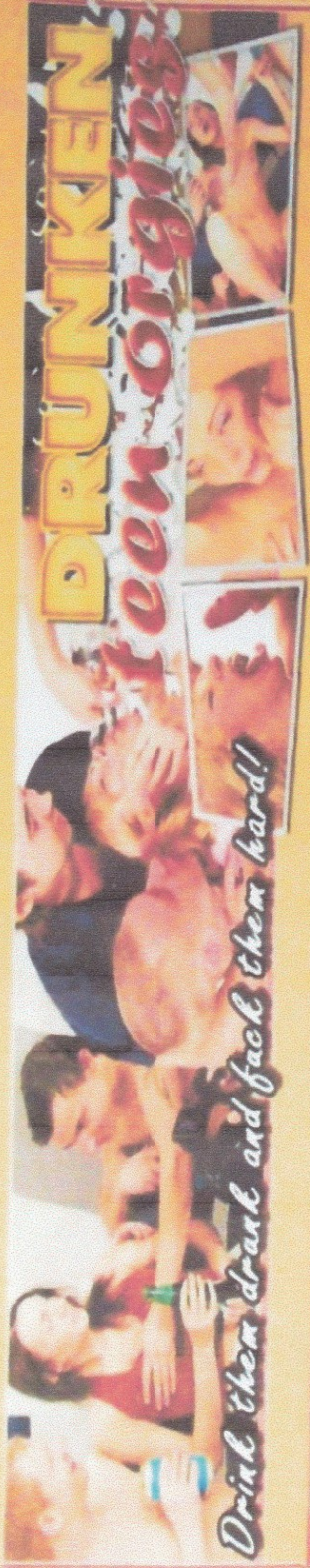
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Teen Sluts - April Seymour and Friends

Teen Sluts presents - April Seymour and Friends



**Taste the spicy mix of innocence and buzzy wishes!
Hardcore reports from drunken orgies are here!**

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Friendster - april

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April's Profile



April
 Female, 23, Single, Milwaukee, WI
 Bi-sexual, ex-pornstar, still looking for a good time with some fun friends.
 Smoker
 Drinker
[More](#)

- Add as Friend
- Send a Gift
- Send Message
- Add Bookmark
- Forward to Friend

How you're connected:

You → April

See More

April is in your extended network

April's Photo Gallery



SnailSoft's Standard Model Release

Adult Model Release

In consideration of my engagement as a model, upon the terms herewith stated, I hereby give to Jason J. Goodwill (AKA Snail / Greg Zumwalt penname) his/her heirs, legal representatives and assigns, those for whom Jason J. Goodwill (AKA Snail / Greg Zumwalt penname) is acting, and those acting with his/her authority and permission:

*April to confirm she
will use my name
5.11.11 name change!
contract shows 2 times!*

a) For the images captured on , the unrestricted right and permission to copyright and use, re-use, publish, and republish photographic portraits or pictures of me or in which I may be included intact or in part, composite or distorted in character or form, without restriction as to changes or transformations in conjunction with my own or a fictitious name, or reproduction hereof in color or otherwise, made through any and all media now or hereafter known for illustration, art, promotion, advertising, trade, or any other purpose whatsoever.

b) I also permit the use of any printed material or electronic media in connection therewith.

c) I hereby relinquish any right that I may have to examine or approve the completed product or products or the advertising copy or printed matter that may be used in conjunction therewith or the use to which it may be applied.

d) I hereby release, discharge and agree to save harmless Jason J. Goodwill (AKA Snail / Greg Zumwalt penname) his/her heirs, legal representatives or assigns, and all persons functioning under his/her permission or authority, or those for whom he/she is functioning, from any liability by virtue of any blurring, distortion, alteration, optical illusion, or use in composite form whether intentional or otherwise, that may occur or be produced in the taking of said picture or in any subsequent processing thereof, as well as any publication thereof, including without limitation any claims for libel or invasion of privacy.

break in contract

e) I hereby affirm that I am over the age of majority and have the right to contract in my own name. I have read the above authorization, release and agreement, prior to its execution; I fully understand the contents thereof. This agreement shall be binding upon me and my heirs, legal representatives and assigns.

*13+ in all states
except Utah, so
long as majority is not
involved.*

f) Compensation for this activity shall be:

Free photos in exchange for exclusive rights to use in my artwork.

Model's Name: April L. Seymour (Lil' Mama)
print legal name with desired alias if any in parenthesis

Signature: _____ Dated: 1-20-09

Address: moving

City: Sheboygan

1-920-331-0510

51411
120th
Shoe 8
4000-28-36
Cool

April charges of prostitution, drug use, under age drinking and being a runaway were dropped when she agreed to testify and the arrest report was replaced!

3

1 a second report that was never turned over to us, the
2 defense. When I start questioning about the second
3 report, the State has to provide it to me. The second
4 report says, no, actually Laura Seymour told him that
5 she was in contact with her daughter through the cell
6 phone and that she had no idea where her daughter was
7 and didn't know any of her friends. Officer Yang takes
8 the photos and looks for April and finally finds April
9 and takes April into custody. Officer Yang throws her
10 in the back of the car an hour after he first said he
11 took April home and turned her over to the social worker
12 who told us at that time it was because he was told or
13 somebody called the social worker now it is he contact
14 the social worker and takes the juvenile to the police
15 department and turns the juvenile over to the social
16 worker at the police department. I don't know why
17 people would tell different stories. Why is it that big
18 of a deal whether she came home and went to the police
19 department or whether she had contact with her by the
20 cell phone or whether she was missing for three days
21 unless you are trying to paint a picture that she's not
22 a bad kid or it's not her fault. I don't know why
23 nobody is blaming her but I don't know why you lie.

24 The first two witnesses for the State take
25 the stand and just tell different stories and then we

1 find a second report that was never turned over to the
2 defense. I don't know why you do that if you have
3 nothing to hide; right? It's your case, just prove it.

4 Mr. Yang gets off the stand -- well, April
5 Seymour testifies. She testifies that she doesn't know
6 Jason Goodwill's real name and only knew him by Greg
7 Zumwalt. On cross-examination, when we got into that, I
8 showed her text messages she had from December 31st or
9 may have been December 30 early. She knows this is
10 pending and she knew then. Here she is nine months
11 after the fact, eight months after the fact. In May,
12 she originally tells the police Greg Zumwalt is the only
13 name she knows him by. Back in December of 2008, she
14 knew his real name, he told her that was a pen name.

15 These contracts she claims that she didn't
16 read. Well, you don't want to read them. I mean, you
17 can't take the stand and say you read these things
18 because three times in the contract it says "In
19 consideration of my engagement as a model, upon the
20 terms herewith stated, I hereby give to Jason J.
21 Goodwill aka snail slash Greg Zumwalt pen name, his
22 heirs, legal representatives and assigns, those for whom
23 Jason J. Goodwill aka Snail slash Greg Zumwalt pen name
24 is acting, and those acting with his authority and
25 permission." It says it. You can't say you read it.

Perjury 1
Perjury 2

1 If you say you read it, then you know it wasn't Greg
2 Zumwalt. Jason Goodwill was his real name. By the way,
3 it also says she is 18 years old but whatever.

4 Then she says that Jason took pictures of
5 her at the library and then actually went to the house
6 three, four times. Each time she took a friend with
7 her. Now, that's important because she also went on to
8 testify that when she was shown porn -- or that she was
9 shown porn every time she was at his house. She said he
10 showed it to us every time she was at his house. I
11 specifically asked her about that. I didn't want
12 confusion later on about this with her saying he only
13 showed it to me. No, I asked her, "Did he show it to
14 you and the person you were with?" She said, "Yes".
15 She said she was shown lesbian photos of supposed North
16 High School students. She said he said that you might
17 know these people. But she also said that she never
18 told him what high school she went to and that she said
19 that he never knew what high school she went to.

20 Well, within the span of 30 minutes of being
21 on the stand, she told -- she first said that he had no
22 idea what -- she first said that he showed it to her and
23 then she said, you might know the students from the
24 North High School. Do they look familiar to you? Later
25 on she says she never told him that she went to North

Pe 5-6 Pe 5-6 and 4.

1 High School. It can't be both, it's one or the other.

2 So every time she got caught up in
3 something, she would backtrack and tell another story.
4 She said she last went to the apartment on March 12.

5 That's convenient. So you went there on March 12;
6 right? Yes. You're sure about that? Absolutely. Who
7 did you go there with? Nick Hammon. On May 12? Yes.

8 And then the Judge even said something. He
9 said, wait a minute, we're talking about March 12 and
10 then she said, oh, no, no, no, he made a mistake. Well,
11 yeah, he made a mistake and so did she. She said she
12 was sure she went there with Nick Hammon on March 12.
13 Well, either she isn't sure or she's going along with
14 whatever the hell they tell her.

15 She also says that after speaking -- strike
16 that.

17 She also said she has a curfew. I guess the
18 curfew is supposed to signify to an adult that she must
19 be under the age of 18 if she tells the person that she
20 has a curfew. Well, we know from the past and the
21 officer's testimony that -- and once we cleared up --
22 well, we never cleared up Laura Seymour's testimony but
23 found out that she is a runaway. I don't know what that
24 curfew means. I mean, you're a runaway, what runaway
25 has a curfew? You don't go home.

Princess of the Mountain and the Judge

More of exculpatory #1

1 And then if you remember the other exchange,
 2 at first she said we were talking about a PO. I then
 3 asked do you know what a PO is? She said, no, I don't
 4 know what that is. I said you never told anybody you
 5 had a PO and she said I have never been on probation. I
 6 said, well, if you don't know what a PO is, how do you
 7 know it has anything to do with probation? She finally
 8 said or admitted that, yes, I told the guy I had to show
 9 her some stuff. She then said, yes, that she told him
 10 that she had a probation agent -- or a PO. Well, what's
 11 that? She said, well, they are called probation
 12 officers. Well, if you are fifteen years old, you don't
 13 have probation officers, you have social workers. You
 14 don't get a probation officer until you are an adult.
 15 That's the significance of it.

16 She also says she doesn't remember meeting
 17 Detective Clark at Deland. That's not true. She said
 18 she always follows the rules at home. That's not true.
 19 She said she never saw porn before May 12 and then she
 20 changed that and said, yes, I saw it on May 12. What I
 21 meant was that I had never seen porn before I met Jason
 22 Goodwill. She also talks about Nick being there the day
 23 that she was shown porn.

24 What made this a he-said, she-said type of
 25 case is the fact that the State never put anybody on the

Persury 5 and proof of mother's age

PG 7-8 lack of any prosecution witness

Double Hear-say

1 stand to corroborate any of her stories. She said she
 2 was there with her friends and that she was shown
 3 pornography every time she was there. She said she was
 4 shown it each and every time. She said she was shown it
 5 and she was shown it with a friend. Well, where's the
 6 friend? Why didn't we get a friend or anybody to
 7 corroborate this story? I guess -- well, I have a
 8 theory, because they didn't have anybody to corroborate
 9 her story and that's why we don't hear Nick Hammon and
 10 we didn't hear from -- well, I guess we did hear -- or
 11 through another means we did get to hear about Amanda
 12 Lampe. Amanda Lampe never testified but we did hear it
 13 through Detective Hammon who was nice enough to include
 14 it in -- and that is appropriate and it was the right
 15 thing to do -- but he included it in his affidavit.
 16 Amanda Lampe was interviewed by a member of the police
 17 department in Sheboygan and she said, yes, I was at
 18 Jason Goodwill's apartment with April Seymour. Yes, we
 19 looked through the photo albums and, no, I did not see
 20 any pornography. It goes into great detail about what
 21 she did see. She saw pictures of a fair --

22 MR. HABERMAN: Objection, facts not in
 23 evidence.
 24 THE COURT: Overruled. You can continue.
 25 MR. NEHLS: She saw picture of a fair, she

Exculpatory #2 and witness for the defence.

1 saw pictures of a car show and pictures of -- I forget
2 what the third thing was initially but it wasn't
3 pornographic.

4 So that's what the State's case says. The
5 State's case is based solely around her and her saying I
6 saw it.

7 Now, Detective Clark says I went and looked
8 on the computer. April said there were lesbian photos
9 and I went to the recent -- or I found this link and the
10 link was attached to a folder. Later on on the 14th --
11 or on another hard drive, we found another link to a
12 folder and inside that link to the folder were these
13 photographs. But as Mr. Odenthal testified to and as
14 Detective Clark testified to, there were no links to the
15 photographs and then he takes them off of there and
16 shows them to April. He shows her seven photos and
17 April identifies five of them. Now, she's at the Deland
18 House and after being there, she -- because she was a
19 runaway -- and lo and behold, she identifies five of the
20 photos. That's great. I think April would have
21 identified five of the photos had she been blindfolded.
22 She was doing it to get out of trouble.

23 She also said, no, I never went to the
24 police, I was nervous and I thought -- and I was scared
25 and I was frightened. But -- so I never went to the

Encase evidence proving tampering not mentioned in court!
Perjury b

1 police. But after the police came to me, I contacted
2 the police a couple more times. That story is not
3 supported by the police. I don't know if she thought
4 Detective Clark would corroborate her story in saying
5 that or not but he doesn't. He said, no, I never had
6 contact with her after that. If he would have, he would
7 have had to write a report and I would have it.

8 I'm assuming Detective Clark took the stand
9 and told the truth and said I never had contact with
10 her. I mean, why do you think you would say you had
11 contact with the police twice after -- at least two
12 times after they contacted you? There is no point in
13 saying it unless if you are just a liar. You have to
14 explain the fact that you never did. If you are so
15 distraught and frightened and scared by seeing this
16 pornography, why didn't you call the cops? Why do you
17 keep going back? Why? Why not after seeing porn and
18 watching a movie? It doesn't make any sense. If she
19 doesn't get caught as a runaway, does she even go to the
20 police? If her story is true, she is only talking to
21 the cops because she is caught as a runaway? These are
22 all things that the State doesn't explain.

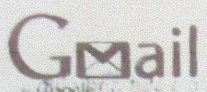
23 There is no forensic evidence. Detective
24 Clark said his computer lab was as good as the State
25 Crime Lab. Well, that's an opinion and that his

1 opinion. I'm guessing some guys at the State Crime Lab
2 may not agree with that. But who knows. If there is
3 evidence on the computer that she viewed the photos, why
4 didn't he find it? Why don't you find it? Because it
5 wasn't there. It doesn't exist.

6 Why is the State not calling one person to
7 the stand to corroborate her theory? They should have
8 had three or four at least if not more. Why didn't they
9 do that? I said it before and I'll say it again: You
10 cannot convict a guy because he has long hair and a
11 scruffy beard. It may seem like a bad crime and stuff
12 like that but you have to have evidence. If you are
13 going to convict a guy of this, you have to have
14 evidence to convict you can't just have a fifteen year
15 old lying on the stand and her mother lying on the
16 stand. The cops are telling different stories and
17 there's no forensic evidence. You can't do it, it's
18 wrong. It is nothing -- it's nothing more than a witch
19 hunt, that's what it.

20 I think if you look at the evidence closely,
21 really look at the testimony look and if you really look
22 at the credibility of the people who took the stand and
23 their testimony and if you look at the forensic
24 evidence, to get to beyond a reasonable doubt would be
25 such a stretch. You would have to sit and ignore April

...probably between attorneys, dont trust the cops and am being conspired by
my life the S.C.C. Please do something <http://mail.google.com/mail/?ui=2&ik=b35f356f5&view=pt&q=fr...>



Greg Zumwalt <snailsoftsoftware@gmail.com>

My life

2 messages

Wed, Dec 3, 2008 at 8:48 PM

April Seymour <aseymour23@gmail.com>
To: Amanda Campbell <saffire517@gmail.com>, Charles Mortori <eminemsrocker@gmail.com>, cody wallo <cwcwallo@gmail.com>, Greg Zumwalt <snailsoftsoftware@gmail.com>, Katie Herzog <misshophop@gmail.com>, Kelly Herzog <mpinkbear@gmail.com>, Kelly Herzog <keherzog1@gmail.com>, Lindsay Wussow <glitchinglamour@gmail.com>, Tabitha Zillmer <12ZillmerT@sheboygan.k12.wi.us>, Tabitha Zillmer <zillmer.tabitha@gmail.com>

Hi My Name is April and I want all you people that think you have your life horrible sorry people but you have it made compared to me i might not look like my life is horrible but it is I hide all the pain and everything inside i just finally gave up and told my friends it and From doing this i will find out who my true friends are and who isnt so its your choice do you want to be not a true friend or will u stay being my true friend i cant pick but this sure will tell me who my true friends are...Please keep it to your self if anyone else finds out my life will be even more horrible and i dont need that and i dont think u want me to. so here we go...
when i was born my mom had 4 other kids and I am the youngest and she didnt have the money to support another child so she gave me away
and i never seen or heard of my mother after i came out of her
and i was in foster care for most of my life and then when i was like 5 my grandmother found me and she took me in
and while i was living there i was gettin raped by my grandfather every time he had the chance and i couldnt do anything about it i was too young and no one would believe me and taht kept on going on till the age i am now 15
and then last year
Me and my family in Alabama came up here so i could meet my realy mom and real dad for the first time in my whole life and
then my grandma said i should stay in wisconsin till school started again and i didnt want to at all because they were strangers and yea well then i finally said yes and so i stayed here and i hated it so then my grandma called and said maybe i should live with my mother and i told her hell no well then she talked me into and then i moved in with my real mom for like 3 months and i hated it because she was abusing me and beating me and much much more and her bf was doing the same and so i moved in with my real dad and i lived there for like 6 months and then my step-mom kicked me out because her daughter her and my dad had wasnt gettin enough attention so she said im the reason her life is fucked up and yea because my dad and i were always 2gether where he went i went i got really attached to my real dad really fast and i will never get attached to my mother and i know that for a fact
and now im living with my mom and i hate it because i just met her last year and she treats me like shit i have to buy my own food and everything and i have to pay for almost everything and now i miss my daddy so much and i cant even talk to him ever again unless i run away from here and callmy aunt and live there and then maybe i could see my daddy again but i doubt it his wife changed everything so i couldnt get in touch with him
and it kills me till this day that i have no parents i really dont i really dont know if the ppl im living with is my real mom idk what she looks like or anything so yea
and now i have to deal with ppl say o my life is horrible that is fucking bullshit i just wish they would have lived my fucking life then they would know what a horrible life is

JUL 30 2010

July 28, 2010
Following evidence being withheld by the S.C.C. & W.K.L.S. I attempted to alert police to this crime. S.A. Saxton, on behalf of the S.C.C. refused to act or permit me to do so!

E Mail 1/15

Probe of police officer finished

District attorney reviewing report for further action

BY ERIC LITKE

Sheboygan Press staff

The investigation of former Sheboygan Police Officer John Winter — accused of conducting an on-duty extramarital affair — is complete and awaiting review by prosecutors, officials said Tuesday.

Winter came under fire after submitting his resignation Aug. 6, the same day the Police and Fire Commission president received a letter from Jeni

Reisinger detailing a relationship she said included 55 hours of phone calls Winter made to her from the police station, as well as in-uniform visits to her home.

Reisinger said an investigator told her nothing criminal was uncovered, but the official ruling on that point must come from a prosecutor.

Winter has acknowledged the affair but has not responded to Reisinger's allegations concerning the visits and calls, which are documented in phone records. He did not return a phone message left Tuesday.



WINTER

The Fond du Lac Police Department investigated the situation for potential criminal wrongdoing at the request of interim Police Chief Tim Eirich, who wanted to avoid potential conflicts of interest. District Attorney Joe DeCecco said he expects to receive a copy of detectives' findings in the coming days.

"I'm just going to review it and make a decision as to whether I should ask another DA (outside Sheboygan County) to take it from us, which is probably the case," DeCecco said.

Reisinger said a Fond du Lac detective called her late last week to say the investigation found no criminal wrongdoing. She was

interviewed by the detective and a police captain on Aug. 26.

Reisinger said City Attorney Steve McLean has also informed her that the PFC will not pursue the matter since Winter's resignation means the group no longer has jurisdiction.

Regardless of prosecutors' decision, Eirich said Winter cast a shadow over his former employer and may have violated department policy.

"It's conduct that's just not correct and not right," Eirich said. "It's like anything that happens, it's our hope that the public does not judge us all. ... It was one incident versus a whole department."

See Probe/A2

Perjury by officer John Winter in his March 03, 2009 Deposition as caught by the Judge

Page/Line

- 10/ Indicated Winter is under oath - claims he understands he is under oath
- 16/23 States he did not have contact with Reisinger (would later admit to adultery and coercion)
- 25/01 Claims Reisinger was living alone - but on 65/2-6 he admits he knew Goodwill was living at Reisingers
- 34-35 Claims Reisinger didn't call, and then changes his statement [judge has phone records from police station]
- 42/09 Claims only one letter - 44/4 changes his statement to multiple letters
- 54/12-20 He denies funneling information [judge has evidence I turned over proving otherwise]
- 59/148 He denies sending the "UBO" racist email to the mayor - [after judge shows my evidence of IP tracerout to Winters terminal] - 124/21-23 Winter admits to email
- 65/10-11 Winter denies being jealous of my living at his mistress home - judge questions him about the **illegal 5 hour interrogation and 52 falsified charges**
- 65/12-66/3 Winter lies about his falsified Criminal Complaint - Reisinger denies charges and states Winter fabricated all the evidence
- 67/21-24 Winter lies about not using force - 5 Witness letters are shown attesting to the assault along with another officers serious injury report
- 69/6-8 Winter claims it was his department associate, Joel Clark, who fabricated all evidence and falsified reports - [judge turns over report with Winter's name]
- 137/5 Winter claims Reisinger filed the Criminal Complaints against Goodwill - Reisinger denies - Police Department can find no records to support Winter's claim
- 146/9 **Winter 'finally' admits, HE filed the false charges against Goodwill**
- 71-72 Winter lies about threatening witnesses or to kill Goodwill - [the judge shows multiple witness statements]
- 73/14-19 Winter denies baiting Mayor Perez - letters and actions prove otherwise
- 76/3-15 Winter repeats his lies about threats and injuries even after the judge has shown him documentation!
- 77/11-19 Winter again denies death threats against Goodwill - [judge shows him letters and witness statements again]
- 78/18-20 Winter denies any attempt to destroy the relationship Reisinger and Goodwill had
- 87/4-17 Winter lies about disclosing his Adultery affair with Reisinger in 2008 - **[judge shows him emails proving otherwise and that Winter was blackmailing Reisinger into framing the mayor's son and blackmailing Perez]**
- 126/5-8 Winter lies about his "sources"
- 135/15-19 Winter lies about the "Snoopy" account - [judge turns over more Goodwill evidence including IP's and tracerouts which lead directly to Winter's police station terminal.]
- 136-137 Winter lies about Credit Card charges he filed against Goodwill - [judge shows 5 different arrest reports, report from Office of the Comptroller of the Currency, U.S. Department of Treasury which prove 6 of 7 claimed stolen cards never existed and the 7th was maxed out and unusable]
- 144-145 Winter lies about claims again - Reisinger herself calls Winter a liar - **police department can provide no evidence of Winter's claims against Goodwill**

In all, the Federal court found Winter guilty of more than two dozen counts of Perjury in his fabricated evidence and falsified charges against Goodwill. Further, the evidence proved out all crimes Goodwill testified to against Winter and his associates in the "Sheboygan Web-Gate Scandal" of 2008.

VERBATIM

REPORTING, LIMITED

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

JENNIFER B. REISINGER,
Plaintiff,

-vs-

Case No. 08-C-0708

JUAN PEREZ,
Individually and in his official capacity,

STEPHEN G. McLEAN,
In his official capacity,

DAVID E. KIRK, *Same officer who refused to arrest Winter & Clark when I tried arresting them!*
In his official capacity,

SUSAN RICHARDS,
In her official capacity, and

CITY OF SHEBOYGAN,
828 Center Avenue,
Sheboygan, WI 53081,

Defendants.

CONDENSED

Deposition of:

JOHN WINTER

Milwaukee, Wisconsin

March 3, 2009

Reported by: Anne Jacobs

*Pg 62-78 missing
145, 146
No mention of my
deposition.*

*Pgs 125-144
missing?*

They perform same!

*Pgs 157-165
173-176
missing?*

*At times family
to
deposition*

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Deposition of OFFICER JOHN WINTER 3/3/09

1 A Uh-huh.
2 Q - correct?
3 A Yes.
4 Q And my question to you is: What was her response
5 to that?
6 A Well, she was receptive to that.
7 Q She had some sort of an expectation that you would
8 eventually join her permanently, if you know?
9 MR. VOELKNER: Objection as to
10 form. You can answer that if you can.
11 A I don't know what she expected.
12 Q Well, did you perceive based on her demeanor or
13 reaction that she was excited about the
14 proposition that maybe the relationship could
15 continue?
16 A I would say yes, she was excited about that.
17 Q But at the end, you were the one who ended the
18 relationship; true?
19 A Yes.
20 Q And after you ended the relationship, do you
21 recall whether or not she ever complained to you
22 about ending the relationship?
23 A I'm not sure.
24 Q Based on your perception, do you think it was hard
25 for her to all of a sudden lose you as a potential

Page 33

1 partner?
2 A Again, I don't know what she was feeling. I broke
3 off all contact with her.
4 Q Did she try to call you at home -- call you on the
5 phone?
6 A No.
7 Q I'm sure she had a cell phone for you where she
8 could contact you. Did she contact you at your
9 house?
10 A No.
11 Q Ever?
12 A Did she ever call my house?
13 Q Right.
14 A No.
15 Q Was that something you asked her not to do given
16 the circumstances?
17 A I'm not sure if I asked her or not.
18 Q When she called you, where would she call you?
19 A She didn't.
20 Q She never called you on your cell phone?
21 A Well, she would call but, I mean, rarely.
22 Q When she did, did you own a cell phone where she
23 would contact you?
24 A Well, to put it in perspective, I rarely use a
25 cell phone.

Page 34

1 Q That wasn't my question.
2 A Yeah.
3 Q Whenever she contacted you -- whether it was one
4 or a thousand times -- how did she call you? Did
5 she call you on your cell phone?
6 A Yes.
7 Q Do you still have the same cell phone, same phone
8 number?
9 A I believe so.
10 Q What phone number did she call you on?
11 A Okay. I don't know my cell phone number.
12 MR. ARELLANO: Will you provide me
13 with his cell phone so I can move on with the
14 deposition?
15 MR. VOELKNER: I will.
16 Q Did she call you at work from time to time during
17 the period when the relationship was ongoing?
18 A Yeah.
19 Q What phone would she call? What phone number?
20 A My office number.
21 Q What number is that?
22 A 459-3341.
23 Q You were beginning to tell me that during the
24 relationship you learned that she was getting
25 counseling for some sort of a phobia, some sort of

Page 35

1 a fear of the outside; true?
2 A That's correct.
3 Q Did she ever request your assistance so that you
4 could surveil her home due to any such fear?
5 A No.
6 Q Were you ever involved in placing lights or
7 surveillance cameras around her premises?
8 A Yes.
9 Q When was that?
10 A I believe it was December of '07.
11 Q Certainly, that was before she started talking to
12 you about filing a lawsuit against the mayor of
13 Sheboygan; true?
14 A No. It was around the same time I would think.
15 Q But the lawsuit had not yet been filed; correct?
16 A I don't know at what point the lawsuit was filed
17 and the papers were -- I don't know when that was
18 exactly so -- it could have been before or after.
19 Q Just so I understand your understanding of her
20 phobia -- I think you stated that she had fear of
21 being outside the house; true?
22 A At sometime in her past, yes.
23 Q Was she telling you that she suffered from
24 paranoia of some kind?
25 A Paranoia?

Page 36

(Pages 33 to 36)

Deposition of OFFICER JOHN WINTER 3/3/09

John Winter filed my such claim and gave statement this was entirely winter and associates plan.

1 together.

2 Q Are you aware of any time during the period of

3 time that you were still having sex with her --

4 are you aware of any one time when Jason spent the

5 night at her apartment?

6 A I know he spent some time there, yes.

7 Q Did that cause problems between you and

8 Mr. Reisinger?

9 A Concerns, yes.

10 Q Were you jealous of Mr. Goodwill?

11 A No. *Best and interested!*

12 Q Did there come a time when you were involved in

13 the arrest of Mr. Goodwill?

14 A Yes.

15 Q How did that happen, sir?

16 A She explained that she was -- she felt that he was

17 purchasing items on the Internet using her --

18 whatever, credit card accounts. And when she told

19 me that -- and then also she explained that when

20 she attempted to -- or when she went to look for

21 other credit cards, she found them to be missing.

22 Plus, the -- as she was telling me about

23 him -- some of the concerns we had was we weren't

24 sure who this person really was. He went under

25 numerous names or -- or some other names,

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1 different date of births. And so there was

2 concerns about who this person really was that was

3 in her home using her computers.

4 Q And she told you this after also informing you

5 that he was staying with her for a while?

6 A Yes.

7 Q Obviously at that point, you realized that there

8 was another man in her life at least staying

9 there, true?

10 A Yes.

11 Q Once she told you about all these allegations

12 regarding the using of credit cards and so on and

13 so forth, different names, what did you do?

14 A I conversed with Lieutenant Johnston and Detective

15 Clark, explained the situation to them. We

16 attempted to try to find out who this person was

17 as best as we could without having contact with

18 him by the information she gave us; and at some

19 point -- I think it was Detective Clark who, you

20 know, said, "Well, based on the alleged theft or

21 improper use of the credit cards" -- "that we

22 should try to get our hands on this guy."

23 And we also learned through other

24 investigations that he had had to an officer

25 about his true identity and that he was also

Page 66

1 possibly trespassing at the premises he was

2 staying.

3 Q You learned all of this after she told you that he

4 was staying at her house; right? It was

5 subsequent?

6 A Yes.

7 Q Were you the person involved in arresting this

8 fellow, if that is what happened?

9 A Myself, Detective Clark and Lieutenant Johnston.

10 Q Would it be fair to say, sir, that up to this

11 point Lieutenant Johnston and Clark did not know

12 of your intimate relationship with Reisinger?

13 A No.

14 Q Where was he arrested, if he was?

15 A He was arrested at the place where he was

16 trespassing. *Proved false!*

17 Q Which is?

18 A Which is Embers Apartments, address -- on South

19 Business Drive. I'm sorry. I don't know the

20 exact address.

21 Q Was he physically forcefully removed?

22 A No. *False! See 3 page injury report.*

23 Q Did you have to use force?

24 A No. *Yet, he did.*

25 Q Who gave you information about his whereabouts?

Page 67

1 A Ms. Reisinger.

2 Q Was he ever found guilty of the allegations as far

3 as you know?

4 A I believe he pled no contest to those.

5 Q To which allegations?

6 A Well, there was another subsequent charge that had

7 to do with prescription drugs that Detective Clark

8 found and investigated that part of it, so I

9 believe he pleaded not guilty to the drug charge

10 and the obstructing charge; and I think the

11 trespass charge was dismissed by the district

12 attorney's office.

13 Q Did you ever tell Ms. Reisinger that you were

14 working on having him arrested?

15 A Yes.

16 Q What was her response?

17 A We explained to her that -- actually, she helped

18 us -- she assisted us because we know he was in

19 that apartment. We had to find a way to get him

20 out.

21 She agreed to assist us by calling him and

22 pulling up in front of the apartments so that when

23 he walked out then we would arrest him.

24 Q So all of the information that you obtained

25 regarding this man's background came from your

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Deposition of OFFICER JOHN WINTER 3/3/09

1 relationship with Ms. Reisinger, correct?
2 A That's where it started, yes.
3 Q Who was the district attorney or assistant
4 district attorney handling that case?
5 A I'm sorry. I don't know.
6 Q Did you have to draft the criminal complaint
7 charge?
8 A Detective Clark did that.
9 Q I just want to make sure -- and I don't mean any
10 disrespect to you, but I just want to make sure
11 that I give you an opportunity to understand that
12 you are testifying under oath; all right?
13 A Yes.
14 Q Since you were the connection between
15 Ms. Reisinger and Clark and Johnston, why is it
16 that Officer Clark was the person drafting the
17 complaint?
18 A Because he was the lead investigator.
19 Q Pursuant to the information you provided?
20 A I passed it along to him, and he took it over.
21 Q Did you ever tell the office of the district
22 attorney about your intimate relationship with the
23 complainant, if there was such a complainant?
24 A No.
25 Q Did you feel that you had an ethical obligation to
Page 69

1 disclose your relationship with someone who was
2 complaining about a potential contender,
3 competitor, over Ms. Reisinger?
4 MR. VOELKNER: Objection as to
5 form. Go ahead and answer.
6 MR. ARELLANO: Yes. Contender
7 sounds more like --
8 MR. BUCHER: But if I could get my
9 objection on the record -- argumentative;
10 relevance. Thank you.
11 MR. ARELLANO: Go ahead. Read it
12 back subject to all these objections.
13 (Question read)
14 A No.
15 Q Did you ever provide any financial assistance to
16 Ms. Reisinger?
17 A I don't recall ever doing that.
18 Q In any manner? Pay her bills?
19 A I don't recall.
20 Q Is she renting, as far as you know?
21 A No. She owns.
22 Q Bought gifts for her of any kind?
23 A I bought gifts.
24 Q What kind of gifts did you buy?
25 A Flowers.
Page 70

1 Q Anything else? Jewelry?
2 A Jewelry -- I don't recall ever buying jewelry.
3 Q Paid vacations?
4 A No vacations.
5 Q When you decided to cause the arrest of
6 Mr. Goodwill --
7 MR. GUNTA: Objection to the form
8 of the question.
9 MR. BUCHER: I join in that
10 objection.
11 MR. VOELKNER: As do I. Thanks.
12 MS. MEDCALF: Did you finish it?
13 MR. ARELLANO: No, but that's all
14 right. Sometimes we object even when we are
15 sleeping.
16 Q When you participated in the arrest of
17 Mr. Goodwill, did you feel you were protecting
18 Ms. Reisinger from him?
19 A I felt I was doing my job.
20 Q My question is: Did you feel you were protecting
21 her?
22 A I felt I was doing my job.
23 Q If Ms. Reisinger were to say that in exchange for
24 sex you promised to keep her out of trouble, would
25 that be true?
Page 71

1 A That would be false.
2 Q If she were to say that you also promised
3 financial assistance so that she would never work
4 again, would that be true?
5 A That would be false.
6 Q If she were to say, sir, that when you worked for
7 the City of Sheboygan as a police officer, you
8 provided a lot of information in order to get
9 Mr. Juan Perez, would that be true?
10 MR. BUCHER: I'm sorry. I didn't
11 hear the question, Counsel. Madam Reporter?
12 (Question read)
13 MR. GUNTA: Objection to the form
14 of the question.
15 MR. BUCHER: I join in that
16 objection. Vague; argumentative. Thank you.
17 MR. VOELKNER: As do I. Thanks.
18 Q If she were to say -- strike that.
19 MR. ARELLANO: Did he answer my
20 question subject to these --
21 MR. VOELKNER: No, he did not.
22 MR. ARELLANO: They have a
23 continuing objection.
24 MR. GUNTA: I can't do that under
25 the rules, so I have to make the objection.
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March
letter.
2009.
P-1
P-2

18 (Pages 69 to 72)

Deposition of OFFICER JOHN WINTER 3/3/09

March 2009 letter pg 1 Par 3

1 MR. ARELLANO: Well, your objection
 2 on relevancy, it's --
 3 MR. GUNTA: I didn't make an
 4 objection on relevancy.
 5 MR. ARELLANO: No. I didn't say
 6 you. Those -- let's go.
 7 Subject to all those objections,
 8 let's read the question back; and let me hear
 9 his answer.
 10 (Question read)
 11 MR. GUNTA: Objection to the form
 12 of the question.
 13 Q Go ahead, sir.
 14 A I offered an opinion, true; information, false.
 15 Q If she were to say that -- if she attacked
 16 pursuant to your request -- if she attacked Mayor
 17 Perez publicly enough, Mayor Perez would then
 18 respond and therefore cause this lawsuit; would
 19 that be true?
 20 MR. GUNTA: I've got to have the
 21 question read back, please.
 22 MR. VOELKNER: Please.
 23 THE WITNESS: I don't understand
 24 either, sir.
 25 MR. ARELLANO: Go ahead.
 Page 73

1 that be true?
 2 A The way I understand your question, I would say
 3 that would be false.
 4 Q Mr. Clark, is he a partner of yours in the police
 5 department?
 6 A No.
 7 Q He is a member of the police department?
 8 A He's a detective.
 9 Q Is he also someone who shares your opposition to
 10 the mayor, as far as you know?
 11 A I believe so.
 12 Q And he is the person that helped you to arrest
 13 Mr. Goodwill, true?
 14 A That's correct.
 15 Q To your knowledge, did you ever tell Mr. Clark
 16 that you were having sex with Reisinger?
 17 A I never did.
 18 Q To your knowledge, does Mr. Clark have any
 19 interaction with Ms. Reisinger of any kind?
 20 Business? Internet?
 21 A You mean even now?
 22 Q Yes.
 23 A Yes.
 24 Q What kind of interaction are you aware of?
 25 A I believe he still has ongoing investigations with
 Page 75

1 MR. GUNTA: Go ahead, ma'am.
 2 (Question read)
 3 MR. GUNTA: Objection to the form
 4 of the question.
 5 MR. BUCHER: I object to the
 6 relevancy and form of the question; vague and
 7 argumentative. Thank you.
 8 MR. VOELKNER: I also object to
 9 relevancy and form.
 10 Mr. Winter, go ahead and answer if
 11 you can.
 12 Q Subject to all these objections and more, I want
 13 you to listen to the question and answer it.
 14 THE WITNESS: Please, one more
 15 time.
 16 (Question read)
 17 MR. GUNTA: Renew objection.
 18 A Is there any chance of rephrasing? I'm not --
 19 just not real clear on this. I'm sorry.
 20 Q Sure. If she were to say that you used
 21 Ms. Reisinger --
 22 A I used her?
 23 Q Yes. If she were to say that you used the
 24 relationship to filter information negative to the
 25 mayor so that the mayor would attack her, would
 Page 74

1 her regarding, I believe, some kind of harassment
 2 or something of that nature.
 3 Q Did you ever threaten Ms. Reisinger that if she
 4 ever betrayed you, you would destroy her in the
 5 city of Sheboygan?
 6 A No.
 7 Q Was Mr. Jason Goodwill physically attacked by
 8 Mr. Clark?
 9 A No.
 10 Q By you?
 11 A No.
 12 Q By the other officer that went to --
 13 A Lieutenant Johnston?
 14 Q Yes.
 15 A No.
 16 Q Do you know if Mr. Goodwill is still in contact
 17 with Ms. Reisinger?
 18 A I have no idea.
 19 Q If Ms. Reisinger were to say that the reason why
 20 you arrested Mr. Goodwill is because you got
 21 enraged by her relationship with him, would that
 22 be true?
 23 A No, it would not.
 24 Q If Ms. Reisinger were to say that you used police
 25 resources and information through her website in
 Page 76

April 4, 09
Marchion
letters!
SCF 09234
1-29-09
injury
report.

19 (Pages 73 to 76)

Deposition of OFFICER JOHN WINTER 3/3/09

Mar. 09
Pg 2
Par 2

1 order to attack the mayor, would that be accurate?
 2 MR. GUNTA: Objection to the form
 3 of the question.
 4 Q Go ahead.
 5 MR. VOELKNER: Answer if you can.
 6 THE WITNESS: I need it repeated.
 7 MS. MEDCALF: Can you repeat it?
 8 (Question read)
 9 MR. GUNTA: Renew the objection.
 10 A No, that would not.
 11 Q Did you ever tell Ms. Reisinger after you learned
 12 that Jason and her had a relationship that you
 13 would make certain that bastard would never see
 14 the light of that courtroom again after he was
 15 arrested? Did you ever tell her that?
 16 A The light of what?
 17 Q Of the courtroom again. In other words, that he
 18 would be incarcerated for life?
 19 A No. I never said anything like that. *False*
 20 Q Did she ever oppose the fact that you were
 21 involved in the arrest of Mr. Goodwill?
 22 A Was she ever opposed to it?
 23 Q Right.
 24 A To my knowledge, no.
 25 Q The arrest of Mr. Goodwill occurred approximately
 Page 77

1 when?
 2 A End of January '08, I believe; yeah. *29th*
 3 Q That's just about the time when you ended your
 4 relationship with her, right?
 5 A No.
 6 Q I thought that you stated that December '08 was
 7 approximately when you stopped having a sexual
 8 relationship with her?
 9 MR. VOELKNER: That's a
 10 mischaracterization of his testimony.
 11 MR. ARELLANO: I'm asking it. I'm
 12 not mischaracterizing anything.
 13 A No. That - my recollection of our relationship
 14 ending was the summer of '08.
 15 Q Was that before or after the arrest of
 16 Mr. Goodwill?
 17 A After.
 18 Q Did that have any influence on the ending of the
 19 relationship of Mr. Goodwill?
 20 A No. *Like Hell!*
 21 Q Have you had any contacts, direct contacts, with
 22 Attorney -
 23 MR. ARELLANO: Bucher?
 24 MR. BUCHER: Whatever you please.
 25 MR. ARELLANO: No. I want to make
 Page 78

1 sure that I -- I don't want to offend you.
 2 MR. BUCHER: You can't offend me.
 3 MR. ARELLANO: No. It wasn't my
 4 intention.
 5 Q Have you had any contacts with him?
 6 A Yes.
 7 Q How many times?
 8 A I don't know.
 9 Q Why don't you know how many times?
 10 A Several times I have had contact with Mr. Bucher.
 11 Q For purposes of this particular lawsuit and
 12 Ms. Jennifer Reisinger, have you met with
 13 Mr. Bucher?
 14 A No.
 15 Q Have you discussed anything with Mr. Bucher over
 16 the phone?
 17 A No.
 18 Q Have you provided any information to him?
 19 A I simply - initially, I called him when I first
 20 received the subpoena; and I think I followed up
 21 with a letter that I sent him with a copy of the
 22 subpoena. And then he returned a call to me, left
 23 a message on my answering machine to which I never
 24 replied.
 25 Q What was the message all about?
 Page 79

1 A The message was -
 2 Q Do you still have it?
 3 A The message, no.
 4 Q What was the message all about?
 5 A Just that we needed to talk.
 6 Q So is it your sworn testimony that you have never
 7 had a discussion with Mr. Bucher regarding this
 8 lawsuit or anything related to it?
 9 A No. I don't recall ever having it.
 10 Q Have you provided any information to Mr. Bucher
 11 regarding this lawsuit?
 12 A No.
 13 Q Now, I just want to be careful on this one. I'm
 14 sure you have met with Mr. Gunta?
 15 A Yes.
 16 Q How many times?
 17 A Once.
 18 Q Where did you meet with Mr. Gunta?
 19 A At the police department.
 20 Q Were you interviewed by Mr. Gunta?
 21 A Yes.
 22 Q Who else was present?
 23 A Just him and I, and later retired Chief Kirk
 24 joined us.
 25 Q What was the nature of your discussion with
 Page 80

Deposition of OFFICER JOHN WINTER 3/3/09

1 Q Did you tell Ms. Reisinger that there was an 2 internal investigation concerning you? 3 A I believe so. 4 Q When did you tell her that? 5 A Sometime after the investigation started. 6 Q What, if any, was her response at the time you 7 mentioned you were under investigation? 8 A I don't recall what her exact response was. 9 Q Was she concerned about you? Did she show any 10 emotion that you can share here with us? 11 A Probably concern or -- 12 Q When you shared that information, was it the same 13 day when Lieutenant Johnston told you that you 14 were under investigation? 15 A I don't recall. 16 Q So did you ever contact the mayor to see if, in 17 fact, he had ordered an investigation on your 18 involvement, if any? 19 A No; no, I did not. 20 MR. GUNTA: I'm just going to 21 object to the form of the question; assumes 22 facts not in evidence. Subject to the 23 objection, he already answered. 24 MR. ARELLANO: All right. 25 Q Did you ever see any directives in writing or in Page 93	1 Q Do you have a copy of that document? 2 A I believe I do. 3 Q Did you bring that with you? 4 A No, I did not. 5 Q Why not? 6 A I didn't think of it. 7 Q There is a subpoena that requires that you bring 8 any and all records related to this matter, and 9 you were required to produce those records. Just 10 give them to your lawyer, and hopefully I can get 11 them so we don't have to depose you again; all 12 right? 13 MR. VOELKNER: Don't answer that. 14 I'm assuming you are making a request for it, 15 and I will provide it pursuant to -- 16 MR. ARELLANO: I am. It's a 17 subpoena. 18 MR. VOELKNER: Very well. You 19 want -- 20 MR. ARELLANO: We'll go over that 21 in a minute. 22 Q Did you ever tell Ms. Reisinger in any shape or 23 form that the police department was investigating 24 her in addition to you? 25 A The investigation of her started before me, and I Page 95
1 any form signed or approved by the mayor with 2 respect to this internal investigation involving 3 you? 4 A I believe there was a memo that I think -- I'm not 5 sure if the chief or Lieutenant Johnston showed me 6 of a conversation -- a memo or a conversation 7 between them and the mayor. 8 Q My question to you, sir: Have you ever seen any 9 specific directive where an investigation of you 10 was requested by the mayor? 11 A I believe so. 12 Q What was it; an e-mail or a letter? 13 A Again, it was a memo. I believe it was a written 14 memo or typed memo. 15 Q Stating that police investigation -- 16 A That I did not have authorization -- or I did not 17 have authorization to give authorization to 18 somebody to put a link from the police department 19 on another website. 20 Q And this is a directive that you believe was 21 authored by the mayor? 22 A Yes, sir. 23 Q Who showed you that document? 24 A Again, I don't recall if it was the chief or if it 25 was Lieutenant Johnston but -- Page 94	1 wasn't privy to that. 2 Q What investigation are you referring to? 3 A The link investigation. 4 Q Who started the investigation? 5 A I'm not sure that -- again, I'm not privy to that 6 part of it, but she -- initially, the link was 7 discovered on her website to the Sheboygan Police 8 Department. 9 Q I understand that, but my question is -- let me 10 interrupt you here, because I think we are 11 sidetracking. 12 Are you aware of any investigation that 13 was conducted by the Sheboygan Police Department 14 on Ms. Reisinger? And I'm not talking about the 15 mayor, I'm talking about the police department. 16 A I don't know if it was an investigation. I know 17 there was conversation. 18 Q So you are not aware of any police investigation 19 that was being conducted on Ms. Reisinger? 20 A I'm not aware of that. 21 Q But you did tell her that there was an internal 22 investigation by the police department involving 23 you; correct? 24 A Yes. 25 Q And the specific subject was whether or not you Page 96

Deposition of OFFICER JOHN WINTER 3/3/09

1 Sheboygan?
 2 A No. Me personally? No.
 3 Q And the message that you sent states, "Power to
 4 illegal immigrants"(sic); correct?
 5 A That's what it says, yes.
 6 Q You associated Mr. Perez with illegal immigrants
 7 by you sending this e-mail?
 8 A My opinion, yes.
 9 Q On what do you base your opinion that Mr. Perez
 10 should be associated with illegal immigrants?
 11 A Because of things that were told to me and that --
 12 plus observations on my own.
 13 Q Tell me what your observations -- what
 14 observations have you made which leads you to
 15 associate Mayor Perez with illegal immigrants?
 16 MR. VOELKNER: I'm going to object
 17 to this entire line of questioning as
 18 irrelevant, but go ahead answer.
 19 MR. BUCHER: I'll join in. Thank
 20 you, Counsel.
 21 MR. GUNTA: Objection to form.
 22 Q Go ahead.
 23 A One is the -- I have seen myself an influx -- or a
 24 higher influx of what I feel are illegal
 25 immigrants entering the city, also comments made
 Page 125

1 to me by individuals who also felt the same way.
 2 Q From the police department?
 3 A No, outside the police department.
 4 Q Members of the counsel?
 5 A No, citizens.
 6 Q Which citizens have made concerns or raised
 7 concerns?
 8 A I don't know.
 9 Q Do you have any specific evidence that the mayor
 10 is in any way connected with the influx of illegal
 11 immigrants, specific evidence?
 12 A Directly connected?
 13 Q Yes.
 14 A It's my opinion.
 15 Q Are you aware of any specific act or conduct on
 16 the part of the mayor that leads you to believe
 17 that he is the cause of the influx of illegal
 18 immigrants?
 19 A Direct conduct, no.
 20 Q So if you don't have any direct evidence, what
 21 leads you to conclude that Mayor Perez is in some
 22 manner connected to illegal immigrants?
 23 MR. BUCHER: Objection, Counsel, as
 24 to relevancy.
 25 MR. VOELKNER: I join in that
 Page 126

17 (Page 125 of 128)

1 objection. Go ahead.
 2 A Again, my opinion through observation and
 3 conversations.
 4 Q Did you ever tell Ms. Reisinger that it is your
 5 opinion that the mayor has something to do with
 6 the influx of illegal immigrants into the city?
 7 A I don't recall if we had that conversation or not.
 8 Q Is she aware that you have harbored these feelings
 9 towards illegal immigrants?
 10 MR. BUCHER: Objection; once again,
 11 relevancy.
 12 MR. VOELKNER: Also objection to
 13 the form. Go ahead and answer.
 14 A Again, she may have. I don't know.
 15 Q Has she ever expressed to you similar feelings
 16 towards --
 17 A I don't recall.
 18 Q -- the mayor?
 19 To how many people did you distribute this
 20 photo?
 21 MR. BUCHER: Again, Counsel --
 22 MR. ARELLANO: I'm talking about
 23 Exhibit 10.
 24 A I don't know.
 25 Q Do you own any business in the city of Sheboygan?
 Page 127

1 A No, I don't.
 2 Q Do you feel that the mayor by virtue of his ethnic
 3 background attracts illegal immigrants to the city
 4 of Sheboygan?
 5 MR. BUCHER: Objection; relevance
 6 and argumentative.
 7 MR. VOELKNER: Same objection.
 8 MR. ARELLANO: I know you both feel
 9 uncomfortable, but these questions will
 10 continue.
 11 MR. BUCHER: Counsel, I don't feel
 12 uncomfortable, but it has to be relevant; and
 13 I don't--
 14 MR. ARELLANO: It is very relevant.
 15 MR. BUCHER: Also, I don't
 16 appreciate --
 17 MR. ARELLANO: Well, I don't
 18 appreciate you continually intruding and
 19 interrupting.
 20 MR. BUCHER: -- a personal attack
 21 on me.
 22 MR. ARELLANO: No, I am not.
 23 THE REPORTER: I need one at a
 24 time.
 25 MR. ARELLANO: If you don't address
 Page 128

Deposition of OFFICER JOHN WINTER 3/3/09

1 address is on there.
 2 Q Do you have any clue as to what your intention was
 3 when you forwarded this e-mail with the
 4 attachment?
 5 A It appears as though I'm happy about the mayor
 6 supporting the police department.
 7 Q Exhibit 12. Just to kind of speed things up --
 8 (Discussion off the record)
 9 MR. GUNTA: I'm sorry. It probably
 10 doesn't have a lot to do with anything, but I
 11 can't see what's on that last picture.
 12 MR. VOELKNER: Yes. I can't
 13 either.
 14 MR. GUNTA: On Exhibit 12 there is
 15 a very, very, very fat man who appears to be
 16 in the picture.
 17 MS. MEDCALF: It is hard to
 18 identify.
 19 MR. VOELKNER: Yes, perhaps.
 20 By Mr. Arellano:
 21 Q Exhibit No. 12 appears to represent your e-mail
 22 address; correct?
 23 A Yes.
 24 Q Also it contains an attachment which is mentioned
 25 in the e-mail; is that correct?
 Page 133

1 A Yes.
 2 Q Do you recall what the photo purports to
 3 represent?
 4 A I don't know. I didn't take the picture, so I
 5 don't know what is on there just like the previous
 6 one. I did not take that picture so --
 7 Q Do you have any clue as to your intentions when
 8 you sent that -- to be published, I suspect?
 9 A It looks like a group of people sitting around a
 10 table.
 11 Q Fine, sir. Thank you. Are you able to identify
 12 the number of e-mail addresses or websites that
 13 Ms. Reisinger was using during your relationship
 14 with her?
 15 A How many different e-mail addresses she had?
 16 Q Right.
 17 A I have no idea.
 18 Q Do you recall any one of them?
 19 A I think she had one that was Bewd.
 20 Q Can you write it here for me?
 21 A (Witness indicating) I think it was charter, but
 22 I'm not sure.
 23 MR. GUNTA: I know that you are
 24 writing that down
 25 Counsel, do you intend on marking
 Page 134

34 (Pages 133 to 136)

1 that as an exhibit?
 2 MR. ARELLANO: Yes.
 3 MR. GUNTA: Thank you
 4 MR. ARELLANO: Boy, you are reading
 5 my mind this morning, which is not difficult.
 6 MR. GUNTA: Oh, yes, it is.
 7 Q Can you please write your initials at the bottom?
 8 A (Witness indicating)
 9 MR. ARELLANO: Can I take a couple
 10 minutes? Can I talk to you?
 11 MR. GUNTA: Sure.
 12 (Recess)
 13 (Exhibit No. 13 marked
 14 for identification)
 15 Q Mr. Winter, are you familiar with the snoopy blog?
 16 A The snoopy blog, no.
 17 Q You have never participated in this particular
 18 website?
 19 A I'm not familiar with the snoopy blog, no.
 20 Q Have you ever had any prior incidents with any
 21 member of Mayor Perez's family including Cive
 22 Perez? Cive as in C-i-v-e.
 23 A No. I have never had any contact with any of his
 24 family members.
 25 Q Have you ever posted a note on your website
 Page 135

1 claiming that once a man betrayed you?
 2 A I'm sorry. Once a what?
 3 MR. ARELLANO: Did you hear my
 4 question?
 5 THE REPORTER: Yes.
 6 MR. ARELLANO: Could you read it
 7 back for him?
 8 (Question read)
 9 A No.
 10 Q Did Ms. Reisinger, to your knowledge, ever claim
 11 through any of her websites that you betrayed her?
 12 A I don't recall.
 13 Q Are you aware of any websites run by
 14 Ms. Reisinger, one of which is known as "slave of
 15 sensation"? *Printed documents*
 16 A No.
 17 Q Have you ever seen in any of the websites that
 18 Ms. Reisinger runs or operates that she is
 19 referred as liesinger(ph), as in "lie"?
 20 A I don't recall that.
 21 Q When you claimed that Ms. Reisinger complained to
 22 you about Mr. Goodwill using her credit cards, was
 23 she upset about that?
 24 A Yes.
 25 Q Was she stressed out over it?
 Page 136

Oct 2008
Trace -
Route
Records

Deposition of OFFICER JOHN WINTER 3/3/09

1 A I don't know. I mean, she was upset over it. I
2 don't know if she was stressed over it.
3 Q Did she ever mention to you whether or not
4 Mr. Goodwill had, in fact, used her credit cards?
5 A Yeah. She -- that was the initial complaint --
6 that she felt he used it without her -- he used
7 her credit cards without her permission.
8 Q Do you know how much she claims Mr. Goodwill
9 misappropriated, if that's what she was claiming?
10 A I believe it was two purchases of -- I'm not sure
11 even what it was -- possibly some health pills or
12 something. I'm not even sure exactly, but it was
13 two purchases I believe.
14 Q Do you know how much it was?
15 A Maybe together \$100, give or take. I'm not sure.
16 Q Did you interview Mr. Goodwill with respect to the
17 claim that Ms. Reisinger was making?
18 A No, I didn't.
19 Q Do you know if any of the police officers that
20 helped you to arrest him interviewed him about
21 what his version of the story was?
22 A I believe Detective Clark did.
23 Q Do you know what Mr. Goodwill's story was with
24 respect to the usage of the credit cards?
25 A No, I don't.

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1 A Ask me again, please.
2 Q My question is: She has been reinstated with just
3 about everything she was doing before as far as
4 using the link with the Sheboygan Police
5 Department computer?
6 A I do not know if she has that link on any of her
7 websites now or not.
8 Q Well, has she complained about the fact that she
9 is still being denied access to the link?
10 A She hasn't complained to me; and again, I don't
11 know if it's actually on there or not.
12 Q Has she ever informed you that she has incurred
13 major financial losses as a result of that period
14 of time when she was disconnected?
15 A No. I don't recall any.
16 Q Are you aware as to whether or not she has lost a
17 lot of money?
18 A I'm not privy to her financials -- issues.
19 Q Has she ever informed you or has she ever
20 mentioned anything to you about whether or not
21 some of the threats that she claims are directly
22 connected with this dispute regarding the
23 Sheboygan Police Department link?
24 A I don't know of any threats. Again, I didn't see
25 these -- all these threatening letters, so I don't

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1 Q Did he, to your knowledge, ever claim that she was
2 actually authorizing him to use the credit card?
3 A I don't know that.
4 Q You stated initially that you continued to have
5 contact with Ms. Reisinger to this date?
6 A To this date?
7 Q Yes.
8 A Up to, like I say, a couple months ago when we --
9 when I needed her to update the State of Wisconsin
10 Crime Stopper website.
11 Q And did she do that?
12 A Yes, she did.
13 Q And how did she do? Well?
14 A She did as I asked. I reviewed it, and everything
15 was okay.
16 Q How was your communication? Via Internet?
17 A E-mail.
18 Q Have you actually seen each other in person?
19 A No.
20 Q So she's back using the full privilege of the link
21 with the Sheboygan Police Department?
22 A No. She has no privilege to the Sheboygan Police
23 Department website -- or I'm sorry. The link you
24 are talking about?
25 Q Yes.

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1 know.
2 Q And she hasn't mentioned anything to you?
3 A No.
4 Q Are you familiar with the websites that
5 Ms. Reisinger has used in the past?
6 A Well, yes. I don't know if all of them, but some
7 of them I do.
8 Q Why don't you tell us the number of sites that you
9 are familiar with.
10 A I think she had -- I think the initial one was
11 something about Recallperez.com or whatever. Then
12 she had one, Sheboygan spirit, I believe.
13 Q Was that Sheboygan spirit?
14 A Spirit, yeah.
15 Q Any others?
16 A She has a -- I think there's a blog, Sheboygan
17 shenanigans I believe. Then she also had -- her
18 business website had something to do with health
19 and fitness or something, but I don't recall the
20 names of those.
21 Q Any others?
22 A Not off the top of my head. I don't --
23 Q What about the bra city web?
24 A Oh, that was her -- I'm sorry. I do recall that.
25 That was her business where she promoted herself

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10/1/09 11:14 AM

1 as a website designer.
2 Q She promotes herself as a web designer?
3 A Yes. She apparently had gone to school and
4 learned that trade.
5 Q Just so I am clear, the link that she has with the
6 Sheboygan Police Department -- does not generate
7 any pay for her, correct?
8 A No.
9 Q So if she were to claim that during the suspension
10 of this link she lost pay from the City of
11 Sheboygan, that would be inaccurate, correct?
12 A That's correct.
13 Q Given the fact that you became close to her for a
14 period of time, are you able to tell us how she
15 makes a living? What her income is?
16 A I'm not real savvy with the -- with that part
17 of -- making money off of websites; but like I
18 say, I know she had some websites that had to do
19 with health and fitness. I'm not sure how many
20 she had. I want to say maybe two.
21 And then through those websites, I think
22 she -- she sold products -- health products or
23 something that she would get a commission from.
24 Also, if people clicked on certain -- I
25 think there was a Google on there or something.
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1 If somebody would go on -- click on Google
2 while -- sorry. I'm making a mess of this, but I
3 don't fully understand this but -- that she gets
4 paid from Google for every time somebody uses
5 Google through that.
6 Like I said, I -- that part of the Web -- I
7 don't understand that stuff so much but, I mean,
8 she tried explaining it to me; and there's a
9 couple of times I had her repeat it. And to tell
10 you the truth, I still don't really fully
11 understand it.
12 Q But your general understanding is that she
13 generates income through the computer world?
14 A Through the business websites, yes.
15 Q Since the City suspended -- let's put it that
16 way -- suspended her privilege or link with the
17 Sheboygan Police Department, has she ever reported
18 to you any economic or financial losses with any
19 of her subscribers as a result of what the City
20 allegedly did to her that you can specifically
21 relate here to us?
22 A I can't specifically relate it, no.
23 Q Has she ever reported to you that all of the
24 customers she used to have stopped using her
25 because of the dispute that developed between her
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1 and the Sheboygan Police Department?
2 A Specifically, again, no.
3 Q Have you ever posted on any of the websites that
4 she was running or operating?
5 A Occasionally.
6 Q Did you ever post it -- for the one that was
7 identified as an anti-Mayor Perez website?
8 A The recall?
9 Q Right.
10 A No. I don't recall ever going on that site.
11 Q Did Officer Clark, if you know, share your
12 feelings with respect to the influx of immigrants
13 into the city of Sheboygan?
14 A I don't recall having a conversation with him
15 about that.
16 Q To your knowledge, was he also an anti-Mayor Perez
17 kind of person?
18 MR. BUCHER: Objection as to
19 relevancy. Thank you.
20 Q Go ahead.
21 A I guess I would prefer to say that he was not a
22 Mayor Perez supporter.
23 Q That's fine. To your knowledge, did Ms. Reisinger
24 ever tell you where Mr. Goodwill stood politically
25 as far as the mayor's position was concerned?
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1 A I'm not sure what his position was.
2 Q Before Ms. Reisinger mentioned Mr. Goodwill to
3 you, did you know anything about Mr. Goodwill
4 before that?
5 A No.
6 Q So anything that you learned about Mr. Goodwill
7 was pursuant to your relationship with
8 Ms. Reisinger; is that correct?
9 A Well, not entirely.
10 Q What aspect is correct?
11 A I mean, I became aware of him through
12 Ms. Reisinger, but I learned other information
13 about him through our own investigation.
14 Q Right.
15 A Not through her.
16 Q But initially the way Mr. Goodwill's name came to
17 your attention as via Ms. Reisinger, is that
18 right?
19 A Yes.
20 Q And then you subsequently engaged in investigating
21 his background?
22 A Well, once we had that -- he was obviously -- or
23 appeared at least at that point he was up to
24 something illegal, yeah, we started to look into
25 that.
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Deposition of OFFICER JOHN WINTER 3/3/09

1 Q When you say that "he was up to something
2 illegal," this is something that you heard from
3 Ms. Reisinger; correct?
4 A Well, she was reporting that, yes.
5 Q And she was reporting it or sharing it with you as
6 her intimate partner --
7 A No. She was --
8 Q Hold on a second.
9 A Okay.
10 Q She was reporting it or she was sharing it with
11 you as her intimate partner?
12 A I took it that she was reporting it.
13 Q She reported it to you while you were visiting her
14 at her home; true?
15 A I don't recall where that conversation took place.
16 Q Well, inversely are you aware of any time when she
17 filed a formal complaint with the Sheboygan Police
18 Department regarding Mr. Goodwill?
19 A Yes, she did. *No court record or Blice file*
20 Q Was that before or after she mentioned her
21 concerns to you?
22 A After.
23 Q But before that, she had not filed any complaints
24 with the police department; correct?
25 A No.

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1 Q I just want to follow the sequence. First, she
2 tells you that she feels that this fellow is a no
3 good guy; true?
4 A Right.
5 Q And you learned that at her home; true?
6 A I don't know. I believe so. I'm not sure.
7 Q And then from there, you decided to initiate some
8 type of investigation; true?
9 A Well, I initiated the complaint, yes.
10 Q You drafted a formal complaint?
11 A I made a report, yes.
12 Q How soon after you learned from Ms. Reisinger that
13 this man was in some way doing something
14 improper -- how soon did you prepare the report or
15 file the report?
16 A Right away.
17 Q Who determines whether or not an investigation
18 should be conducted in a situation such as that?
19 A Police officer.
20 Q You can do that on your own?
21 A Uh-huh.
22 Q Is that what you did?
23 A Yeah.
24 Q To your knowledge, has Mr. Goodwill filed any
25 complaints of misconduct against you?

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1 A No.
2 Q Would you agree, sir, that the issue of whether or
3 not a citizen is authorized to use a government --
4 in this case the Sheboygan Police Department
5 link -- would you agree with me, based on the
6 investigation and everything surrounding that
7 issue, that it wasn't really clear as to whether
8 or not a citizen could do that?
9 MR. BUCHER: Objection as to form.
10 Q Go ahead.
11 MR. VOELKNER: Go ahead and answer
12 if you can.
13 A I'm thinking on the question. I'm not real clear
14 on it. Could you rephrase, please?
15 Q It seems to me that the City and you and
16 Ms. Reisinger were not really clear as to whether
17 or not authorization was required in order for a
18 citizen to link with a government entity -- in
19 this case the Sheboygan Police Department -- would
20 you agree with me?
21 A No, I would not.
22 Q Did you have any legal opinions before the
23 investigation about your involvement in this
24 website development?
25 A No, I did not.

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1 Q Again, we already addressed the issue that you
2 didn't consult with any legal authority; right?
3 A That's right.
4 Q It was just your own determination based on the
5 pattern of practice; is that correct?
6 A That's correct.
7 Q And you would agree with me that the sheriff as
8 the main authority has the prerogative to
9 investigate and find a legal opinion on the
10 matter -- in this case, the chief of police?
11 MR. GUNTA: Counsel -- thank you.
12 A The chief of police. I'm sorry. Could you repeat
13 or --
14 Mr. ARELLANO: Go ahead, subject to
15 that clarification.
16 (Question read)
17 Q Let me rephrase my question. You would agree with
18 me that the chief of police has the right, the
19 prerogative, to determine whether or not a legal
20 opinion should be requested on the matter -- in
21 this case, whether or not Ms. Reisinger could get
22 authorization to link with the Sheboygan Police
23 Department; would you agree with me?
24 A No, not entirely.
25 Q Why not?

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57 (Pages 145 to 148)