Fwd: Chris Aceto Conversation #2

From: CINDY BRZANA	From:	CINDY	BRZANA	
--------------------	-------	-------	--------	--

To:

Date: Friday, December 21, 2018, 06:21 PM CST

Sent from my iPhone

Begin forwarded message:

From: CINDY BRZANA

Date: December 21, 2018 at 5:37:29 AM CST

To: John Kraft

Subject: Fwd: Chris Aceto Conversation #2

Sent from my iPhone

Begin forwarded message:

From: CINDY BRZANA

Date: December 20, 2018 at 1:11:17 PM CST

To: J

Subject: Fwd: Chris Aceto Conversation #2

Sent from my iPhone

Begin forwarded message:

From: Karin Wilson

Date: December 20, 2018 at 1:08:54 PM CST

To:

Subject: Chris Aceto Conversation #2

Download Attachment Available until Jan 19, 2019

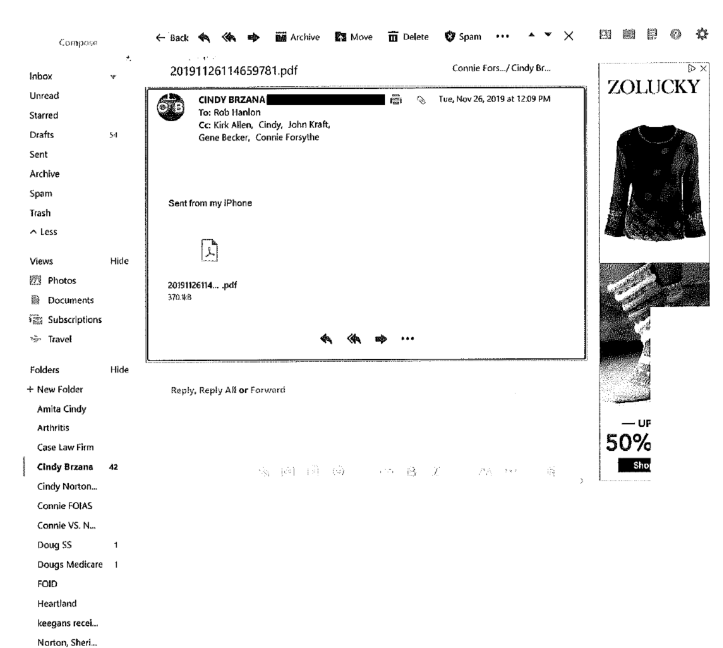
Obituaries
Passports
Phone Numb...
PPC Addresses
recipes

save

work

Susan Lemke taxes 2014 Teacher sites Wesley Town... 15





Fwd: ATTY MEMORANDUM ON PARK.pdf

From: CINDY BRZANA

To:

Date: Sunday, January 12, 2020, 10:10 AM CST

Sent from my iPhone

Begin forwarded message:

From: CINDY BRZANA

Date: January 12, 2020 at 8:04:08 AM CST

To: Carol Treadman

Subject: Fwd: ATTY MEMORANDUM ON PARK.pdf

Sent from my iPhone

Begin forwarded message:

From: CINDY BRZANA

Date: January 12, 2020 at 7:30:22 AM CST

To: Gene Becker

CINDY BRZANA

Subject: Fwd: ATTY MEMORANDUM ON PARK.pdf

Sent from my iPhone

Begin forwarded message:

From: Kirk Allen

Date: January 11, 2020 at 9:34:24 PM CST

To: CINDY BRZANA

John Kraft

Subject: RE: ATTY MEMORANDUM ON PARK.pdf

Rob Hanlon

The park is NOT personal property. It is REAL property. The laywer gets an F on this opinion!

In one paragraph he cites a statute that does not even exist. 50 ILCS 606/3.1 I know it's a typo but regardless, he cites the wrong law.

The one he meant to cite gives such power but does not mean it can be done on its own without compliance with the specific township code where the electors give such powers to the board for a period of 12 months. Meaning during that 12 month period they could lease it if the electors gave them the power.

How special is it that he fails to even mention the applicable statue that stops any sale or lease?

(60 ILCS 1/120-5)

Sec. 120-5. Power to acquire park land; inapplicable to church.
(a) A township, acting through the township board, may acquire lands (not exceeding for any one park 25 acres in extent, <u>unless received as a gift) to be set apart and forever held and maintained and improved as public parks for the free use of the public.</u>

(60 ILCS 1/105-10)

Sec. 105-10. Deed. When any conveyance of real estate is made by a township, the <u>deed shall recite the order of the township meeting directing the conveyance</u>. The recital is prima facie evidence of the making and contents of the order. The deed shall be signed by the supervisor in his official capacity and attested by the township clerk unless the meeting ordered that the deed be made by some other officers or persons.

(Source: P.A. 82-783; 88-62.)

(60 ILCS 1/30-50)

Sec. 30-50. Purchase and use of property.

(a) The electors may make all orders for the purchase, sale, conveyance, regulation, or use of the township's corporate property (including the direct sale or lease of single township road district property) that may be deemed conducive to the interests of its inhabitants, including the lease, for up to 10 years, or for up to 25 years if the lease is for a wireless telecommunications tower, at fair market value, of corporate property for which no use or need during the lease period is anticipated at the time of leasing. The electors may delegate the power to purchase, sell, or lease property to the township board for a period of up to 12 months and the township board may specify properties being considered. The property may be leased to another governmental body, however, or to a not-for-profit corporation that has contracted to construct or fund the construction of a structure or improvement upon the real estate owned by the township and that has contracted with the township to allow the

township to use at least a portion of the structure or improvement to be constructed upon the real estate leased and not otherwise used by the township, for any term not exceeding 50 years and for any consideration. In the case of a not-for-profit corporation, the township shall hold a public hearing on the proposed lease. The township clerk shall give notice of the hearing by publication in a newspaper published in the township, or in a newspaper published in the county and having general circulation in the township if no newspaper is published in the township, and by posting notices in at least 5 public places at least 15 days before the public hearing.

- (b) If a new tax is to be levied or an existing tax rate is to be increased above the statutory limits for the purchase of the property, however, no action otherwise authorized in subsection (a) shall be taken unless a petition signed by at least 10% of the registered voters residing in the township is presented to the township clerk. If a petition is presented to the township clerk, the clerk shall order a referendum on the proposition. The referendum shall be held at the next annual or special township meeting or at an election in accordance with the general election law. If the referendum is ordered to be held at the township meeting, the township clerk shall give notice that at the next annual or special township meeting the proposition shall be voted upon. The notice shall set forth the proposition and shall be given by publication in a newspaper published in the township. If there is no newspaper published in the township, the notice shall be published in a newspaper published in the county and having general circulation in the township. Notice also shall be given by posting notices in at least 5 public places at least 15 days before the township meeting. If the referendum is ordered to be held at an election, the township clerk shall certify that proposition to the proper election officials, who shall submit the proposition at an election. The proposition shall be submitted in accordance with the general election law.
- (c) If the leased property is utilized in part for private use and in part for public use, those portions of the improvements devoted to private use are fully taxable. The land is exempt from taxation to the extent that the uses on the land are public and taxable to the extent that the uses are private.
- (d) Before the township makes a lease or sale of township or road district real property, the electors shall either delegate the power to the township board to purchase, sell, or lease properties for a period of up to 12 months as provided in subsection (a) or adopt a resolution stating the intent to lease or sell the real property, describing the property in full, and stating the terms and conditions the electors deem necessary and desirable for the lease or sale. A resolution stating the intent to sell real property shall also contain pertinent information concerning the size, use, and zoning of the property. The value of real property shall be determined by a State licensed real estate appraiser. The appraisal shall be available for public inspection. The resolution may direct the sale to be conducted by the staff of the township or by listing with local licensed real estate

agencies (in which case the terms of the agent's compensation shall be included in the resolution).

<u>Anytime during the year</u>, the township or township road district may lease or sell personal property by a vote of the township board or request of the township highway commissioner.

The clerk shall thereafter publish the resolution or personal property sale notice once in a newspaper published in the township or, if no newspaper is published in the township, in a newspaper generally circulated in the township. If no newspaper is generally circulated in the township, the clerk shall post the resolution or personal property sale notice in 5 of the most public places in the township. In addition to the foregoing publication requirements, the clerk shall post the resolution or personal property sale notice at the office of the township (if township property is involved) or at the office of the road district (if road district property is involved). The following information shall be published or posted with the resolution or personal property sale notice: (i) the date by which all bids must be received by the township or road district, which shall not be less than 30 days after the date of publication or posting, and (ii) the place, time, and date at which bids shall be opened, which shall be at a regular meeting of the township board.

All bids shall be opened by the clerk (or someone duly appointed to act for the clerk) at the regular meeting of the township board described in the notice. With respect to township personal property, the township board may accept the high bid or any other bid determined to be in the best interests of the township by a majority vote of the board. With respect to township real property, the township board may accept the high bid or any other bid determined to be in the best interests of the township by a vote of three-fourths of the township board then holding office, but in no event at a price less than 80% of the appraised value. With respect to road district property, the highway commissioner may accept the high bid or any other bid determined to be in the best interests of the road district. In each case, the township board or commissioner may reject any and all bids. This notice and competitive bidding procedure shall not be followed when property is leased to another governmental body. The notice and competitive bidding procedure shall not be followed when real or personal property is declared surplus by the township board or the highway commissioner and sold to another governmental body.

The township board or the highway commissioner may authorize the sale of <u>personal property</u> by public auction conducted by an auctioneer licensed under the Auction License Act or through an approved Internet auction service.

(e) A trade-in of machinery or equipment on new or different machinery or equipment does not constitute the sale of township or road district property.

(Source: P.A. 99-78, eff. 7-20-15; 100-839, eff. 1-1-19.)

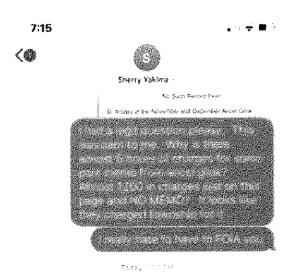
From: CINDY BRZANA

Sent: Saturday, January 11, 2020 7:24 PM

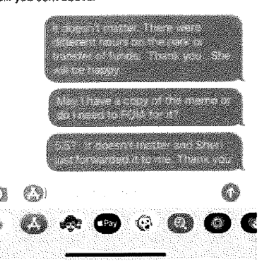
To: Kirk Allen John Kraft

Rob Hanlon

Subject: ATTY MEMORANDUM ON PARK.pdf



I sent the memo info to Sherri Grimmenga. It was an error my part. I am not clear what 6 hours you are referring to. There were a total of 4 hours pertaining to the park on the bill you sent above.



Fwd: Safe Harbor Letter for violation of Rule 137 and Video of Public hearing section refuting factual claim made by Defendant

From: CINDY BRZANA
To:

Date: Thursday, June 20, 2019, 02:24 PM CDT

Sent from my iPad

Begin forwarded message:

From: Rob Hanlon

Date: June 20, 2019 at 1:54:07 PM CDT

To: "CINDY BRZANA Subject: FW: Safe Harbor Letter for violation of Rule 137 and Video of Public hearing section

refuting factual claim made by Defendant

Please see communication to Scott Pyles below. I copied the other attorney so that he knows what is about to befall him after I kick his ass (figuratively).

Robert T. Hanlon

131 East Calhoun

Woodstock, Illinois 60098

This email message and any attachments are confidential and may be protected by the attorney/client or other applicable privileges. The information is intended to be conveyed only to the designated recipient(s) of the message. If you are not an intended recipient, please notify the sender immediately and delete the message from your email system. Unauthorized use, dissemination, distribution or reproduction of this message by other than the intended recipient is strictly prohibited and may be unlawful. Thank you.

From: Rob Hanlon

Sent: Thursday, June 20, 2019 1:52 PM

To:

Cc: Joel Brown

Subject: Safe Harbor Letter for violation of Rule 137 and Video of Public hearing section refuting

factual claim made by Defendant

Mr. Pyles:

I am not one to seek sanctions against other attorneys and I rarely find myself writing a letter such as this. However, you should be aware of the following:

Under Rule 137, sanctions may be granted under two different circumstances: (1) when a pleading, motion, or other paper is not 'well grounded in fact' or is not 'warranted by existing law or a good-faith argument for the extension, modification, or reversal of existing law,' or (2) when it is interposed for purposes such as to 'harass or to cause unnecessary delay or needless increase in the cost of litigation. See *Patton v. Lee*, 406 III.App.3d 195, 940 N.E.2d 802 III.App. 2 Dist.,2010, citing *People v. Stefanski*, 377 III.App.3d 548, 551, 316 III.Dec. 631, 879 N.E.2d 1019 (2007), quoting 155 III.2d R. 137; see *Penn v. Gerig*, 334 III.App.3d 345, 354, 268 III.Dec. 339, 778 N.E.2d 325 (2002).

If a reasonable inquiry into the facts to support the filing has not been made to ensure that the facts stated are well grounded, the party, the party's attorney, or both are subject to an appropriate sanction that may include an order to pay the other party's attorney fees and costs. *Chicago Title & Trust Co. v. Anderson*, 177 III.App.3d 615, 621, 126 III.Dec. 910, 532 N.E.2d 595 (1988).

While Rule 137 does not expressly state that an attorney has a continuing duty of inquiry throughout the pendency of litigation, the Illinois Appellate Court has followed the lead of the seventh circuit and implied such an obligation. See Cmarko v. Fisher, 208 III.App.3d 440, 153 III.Dec. 394, 567 N.E.2d 352 (1990). The 2nd District Appellate Court held that an attorney is duty bound to promptly dismiss a lawsuit or withdraw an erroneous pleading once it becomes evident it is unfounded. See Walsh v. Capital Engineering and Manufacturing Co., No. 1-98-3324 (cons. with 1-98-3463), citing to Shea, Rogal & Associates, Ltd. v. Leslie Volkswagen, Inc., 250 Ill.App.3d at 153, 190 Ill.Dec. 208, 621 N.E.2d 77; Cmarko v. Fisher, 208 III.App.3d 440, 446, 153 III.Dec. 394, 567 N.E.2d 352 (1990); In re Custody of Caruso, 185 III.App.3d 739, 744, 134 III.Dec. 196, 542 N.E.2d 375 (1989). Because an attorney's first duty is to the administration of justice, he is obligated to dismiss a claim which is ultimately revealed to be unfounded in its entirety, even over objections from his client. In re Custody of Caruso, 185 III.App.3d at 744-45, 134 III.Dec. 196, 542 N.E.2d 375. Moreover, an attorney may not shield a breach of his Rule 137 obligations behind the simplistic plea that he was merely following his client's directions or that he was merely exercising his right to a trial. In re Custody of Caruso, 185 III.App.3d at 744-45, 134 III.Dec. 196, 542 N.E.2d 375. See Also, Hernandez v. Williams, 258 III.App.3d 318, 197 Ill.Dec. 980, 632 N.E.2d 49 (1994) (Law firm sanctioned for filing jury demand in small claims case without adequate factual basis).

In this case you have advanced a position that is predicated upon a factual contention that your client had an official role as a "Park Ranger" within the motion to dismiss you filed on behalf of Ms. Kennedy. As you can see from the attached video (which includes your client - demonstrating her knowledge of the falsity of the allegations in the motion to dismiss), the usage of the term "park ranger" was a "nick name" and a "term of endearment", not an official title or offical position. See video attached. I provide this to you without any discovery request so that you can assess your duty as an officer of the Court.

While IL. SP. Ct. Rule 137 does not require a safe harbor letter such as required under Federal Rule C.P. 11, I am taking the opprotunity to provide you such a safe harbor and allow you to withdraw your motion to dismiss before I file any motion for sanctions. The substance of your position is not factually supported by reasonable inquiry into the law or the facts. If I do not receive a motion to withdraw your motion to dismiss within five business days, I will in all likelihood file the approprite motion to seek sanctions against both you and your client for the motion containing the specious contention that Ms. Kennedy is a "Park Ranger".

131 East Calhoun

Woodstock, Illinois 60098

This email message and any attachments are confidential and may be protected by the attorney/client or other applicable privileges. The information is intended to be conveyed only to the designated recipient(s) of the message. If you are not an intended recipient, please notify the sender immediately and delete the message from your email system. Unauthorized use, dissemination, distribution or reproduction of this message by other than the intended recipient is strictly prohibited and may be unlawful. Thank you.

From: CINDY BRZANA

Sent: Wednesday, June 19, 2019 9:37 AM

To: Rob Hanlon; John Kraft

Subject: No such thing as PARK RANGER

Video.MOV 1.6MB

Fwd:	FOIA
From:	CINDY BRZANA
To:	
Date:	Saturday, November 3, 2018, 03:17 PM CDT
Sent fi	rom my iPhone
Begin	forwarded message:
	From: stljeff Date: November 3, 2018 at 2:08:00 PM CDT To: Cindy Brzana Subject: Fwd: RE: FOIA
	Original message From: Wesley twp2017 Date: 11/3/18 1:27 PM (GMT-06:00) To: stljeff

Dear Mr. Brescia:

Subject: RE: FOIA

The purpose of this correspondence is to respond to your recent request for information from Wesley. Attached please find the materials that are responsive to your request.

1 - A copy of video footage off new township cameras for the dates of October 7 through October 20 2018

Please specify which cameras you would like as there are 5 of them.

2- Any Ancel Glink Lawyers Bills and detailed invoices January 2018 through September 2018.

See attachment

3- A copy of Will County Tax records for 2016, 2017, and 2018.

Please refer this request to the Assessor

Wesley Township is committed to transparency in government. To the extent that we have documents responsive to your request, we have produced them. However, to the extent we do not have such documents, such as cancelled checks or payment receipts, your request is denied. I am the person responsible for the denial of your request. You may appeal this decision to the Public Access Counselor of the Illinois Attorney General's Office. The Public Access Counselor may be contacted at 1-877-299-FOIA or by correspondence to the Public Access Counselor, Office of the Illinois Attorney General, 500 S. 2nd Street, Springfield, IL 62702.

Very truly yours,

Sarah Norton

Wesley Township Clerk – **Township** FOIA Officer

From: stljeff

Sent: Sunday, October 21, 2018 8:01 AM

To: Wesley Super I Subject: FOIA

Wesley Twp <

10/21/18

Dear Supervisor Quigley and or FOIA Officer,

In accordance with the freedom of information act I am requesting the following records :

If you are not the FOIA OFFICER or responsible for any part of this request you are required by law to forward it to the appropriate FOIA OFFICER.

- 1. A copy of video footage off new township cameras for the dates of October 7 through October 20 2018.
- 2. Any Ancel Glink Lawyers Bills and detailed invoices January 2018 through September 2018.
- 3. A copy of Will County Tax records for 2016, 2017, and 2018.

Please send my FOIA request to:

Thank you,

Jeff Brescia



lawyerbilljan 2018. pdf 9.8kB



lawyerbillapril2018.pdf 8.4kB



lawyerbilljuly2018.pdf 12.5kB



lawyerbillJune2018.pdf 12.9kB Fwd: Criminal Complaint From: CINDY BRZANA To: Cc: Date: Saturday, March 30, 2019, 06:15 PM CDT Sent from my iPhone Begin forwarded message: From: CINDY BRZANA Date: December 2, 2018 at 4:44:17 PM CST To: Cc: Cindy 1 Subject: Fwd: Criminal Complaint Sent from my iPhone Begin forwarded message: From: CINDY BRZANA Date: November 12, 2018 at 10:12:02 AM CST To: Kirk Allen Subject: Re: Criminal Complaint YOU MADE MY DAY! Thank you thank you Sent from my iPhone wrote: On Nov 12, 2018, at 9:17 AM, Kirk Allen Mr. Meyers,

Please consider this a formal criminal complaint that needs to be addressed either by the States Attorney's office or the County Sheriff. Please provide this to the appropriate agency. I would have copied the Sheriff's office however I was unable to locate any published email addresses for elected officials in Will County.

The video link will show that the Township Clerk is captured on video in the Wesley Township office with her Father. She goes through a file and appears to have a question where he Father then touches a specific piece of paper in that file at about the :35 second mark of the video. He keeps his hands on that page as they look through others.

It appears he has given her an instruction on that specific document.

Then, Sarah Norton, the Township clerk and daughter of John Norton, is seen taking that very specific public record and separating it from the rest of those papers and then walking over to the shredder and shredding the public record.

John Norton is the past Road District Highway Commissioner and has a history of malfeasance. Local citizens have been demanding records to expose his actions and his daughter is blocking most of those FOIA requests.

I currently have a FOIA lawsuit against them for refusing to provide records.

Destruction of public records is a Felony under the Local Records Act and this action appears to be a clear case of Officials Misconduct by an elected officials.

Please consider this evidence of a crime committed against the people of Wesley Township .

Please let me know if you have any questions or need further information.

Thanks

Kirk Allen

Edgar County Watchdogs Inc.

Download Attachment

Available until Dec 11, 2018

Click to Download

IMG_5522.MOV

0 bytes

Fwd:	Wesley Township "LATE FOIA"
From:	CINDY BRZANA
To:	
Date:	Friday, February 22, 2019, 02:30 PM CST
Sent f	rom my iPhone
Begin	forwarded message:
	Paula Spurlock Subject: Re: Fwd: Re: Wesley Township "LATE FOIA" Reply-To: Susan Lyday
	Hi Paula,
	Thanks for the info.
	I think we should file a Request for Review as to the following:
	(1) Not all meeting minutes are attached
	(2) Board approvals are not attached
	(3) We know there were applications at least in 2017 when apparently 3 people applied for the Township Clerk position
	(4) The treasure pays out Road District salaries and wages - information should come from the Treasurer.
	What do you think?
	Sue
	On June 19, 2018 at 3:41 PM Paula Spurlock wrote:
	From: Wesley Super2017 To: Date: June 19, 2018 at 12:54 PM

Re: Freedom of Information Act request to Wesley Township dated May 24, 2018

Dear Ms. Spurlock:

The purpose of this correspondence is to respond to your recent request for information from Wesley. Attached please find the materials that are responsive to your request.

1 - FOIA all employees applications for years 2014 2015 2016 and 2017

The township has no public records exist responsive to this request.

- 2 All meeting minutes for months January thru December 2016 See attachment
- 3 All board approvals for months January thru December 2016 See attachment
- 4 All employees salaries for ex Road Commishioner Norton for months January thru December 2016

This request needs to be directed to the Road District.

Wesley Township is committed to transparency in government. To the extent that we have documents responsive to your request, we have produced them. However, to the extent we do not have such documents, such as cancelled checks or payment receipts, your request is denied. I am the person responsible for the denial of your request. You may appeal this decision to the Public Access Counselor of the Illinois Attorney General's Office. The Public Access Counselor may be contacted at 1-877-299-FOIA or by correspondence to the Public Access Counselor, Office of the Illinois Attorney General, 500 S. 2nd Street, Springfield, IL 62702.

Very truly yours, JoAnn Quigley Wesley Township Supervisor Re: Freedom of Information Act request to Wesley Township dated June 15, 2018

Dear Mrs. Spurlock:

The purpose of this correspondence is to respond to your recent request for information from Wesley. Attached please find the materials that are responsive to your request.

1 - FOIA all employees applications for years 2014 2015 2016 and 2017

The township has no public records exist responsive to this request.

2 - All meeting minutes for months January thru December 2016

See attachment

3 - All board approvals for months January thru December 2016

See attachment

4 - All employees salaries for ex Road Commishioner Norton for months January thru December 2016

This request needs to be directed to the Road District.

Wesley Township is committed to transparency in government. To the extent that we have documents responsive to your request, we have produced them. However, to the extent we do not have such documents, such as cancelled checks or payment receipts, your request is denied. I am the person responsible for the denial of your request. You may appeal this decision to the Public Access Counselor of the Illinois Attorney General's Office. The Public Access Counselor may be contacted at 1-877-299-FOIA or by correspondence to the Public Access Counselor, Office of the Illinois Attorney General, 500 S. 2nd Street, Springfield, IL 62702.

Very truly yours,

JoAnn Quigley
Wesley Township Supervisor

Sent from Outlook

From: Paula spurlock

Sent: Friday, June 15, 2018 8:58:34 PM

To:

Subject: Wesley Township "LATE FOIA"

From: Paula spurlock

Subject: LATE FOIA

Message Body:

Second request June 15 2018

VERY LATE UNANSWERED FOIA

In accordance with the Freedom of Information Act of Illinois, I am requesting the following public records.

If you are not the FOIA officer responsible for any part of this request you are required by law to forward it to the appropriate FOIA officer.

Dated May 24 2018

To whom it may concern regarding FOIAS

I Would like to FOIA all employees applications for years 2014 2015 2016 and 2017

I would like all meeting minutes for months January thru December 2016

I would like all board approvals for months January thru December 2016

I also need all employees salaries for ex Road Commishioner Norton for months January thru December 2016

This e-mail was sent from a contact form on Wesley Township (http://wesleytownship.us)

The purpose of this correspondence is to respond to your recent request for information from Wesley. Attached please find the materials that are responsive to your request.

1 - Copy of all agendas for meetings in June July including special meeting, Budget, monthly meeting or hiring of clerk 2018

See Website

2- Copy of all board approved minutes June and July 2018 all meetings including special, monthly, budget, hiring of clerk

See website

3- Copy of all board approved all bill sheets and invoices June and July 2018 all meetings including special, monthly, budget, hiring of clerk

See Attachments

4- Copy of all bank statements June and July 2018

See attachments

Wesley Township is committed to transparency in government. To the extent that we have documents responsive to your request, we have produced them. However, to the extent we do not have such documents, such as cancelled checks or payment receipts, your request is denied. I am the person responsible for the denial of your request. You may appeal this decision to the Public Access Counselor of the Illinois Attorney General's Office. The Public Access Counselor may be contacted at 1-877-299-FOIA or by correspondence to the Public Access Counselor, Office of the Illinois Attorney General, 500 S. 2nd Street, Springfield, IL 62702.

Very truly yours,

Sarah Norton

Wesley Township Clerk - Township FOIA Officer

From: Susan Wunsch

Sent: Wednesday, August 15, 2018 2:36 PM

To:

Subject: FOIA OFFICER

In accordance with the Freedom of Information Act of Illinois, I am requesting the following public records.

If you are not the FOIA officer responsible for any part of this request you are required by law to forward it to the appropriate FOIA officer.

Copy of all agendas for meetings in June July including special meeting, Budget, monthly meeting or hiring of clerk 2018

Copy of all board approved minutes June and July 2018 all meetings including special, monthly, budget, hiring of clerk

Copy of all board approved all bill sheets and invoices June and July 2018 all meetings including special, monthly, budget, hiring of clerk

Copy of all bank statements June and July 2018

I would like my FOIA sent electronically to

Sincerely

Susan Wunsch

Aug 15 2018



20180921181522146.pdf 14.7kB



20180926114456054 GA fund.pdf 122.6kB



20180926114932721 Town Fund.pdf



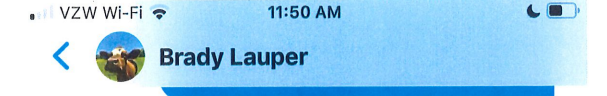
20180926115136411 R&B Fund.pdf 150.9kB



20180926115908897 countyaidandbridge.pdf 128.1kB



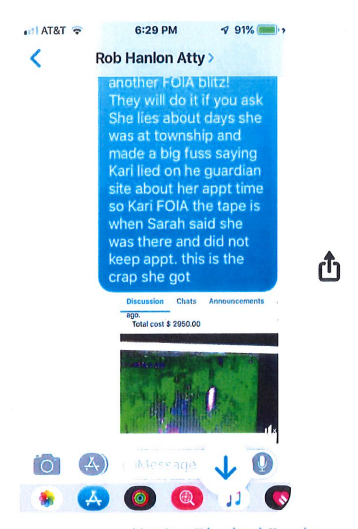
20180926121338227 B&E fund.pdf 132.6kB



DEC 19, 2018, 6:29 PM

"If everybody wants to take a day"

Seen



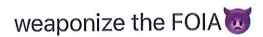
You've Blocked Brady
You can't message or call them in this chat, and you won't receive their messages or calls.

Unblock



I'm trying to get rob to work on this

We all need to FOIA a couple items a piece. All at once. Another BLITZ

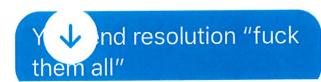


DEC 19, 2018, 6:30 PM

I'm not wasting my request on one pissy day

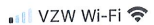


Seen



You've Blocked Brady
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock







weaponize the FOIA W



I'm not wasting my request on one pissy day

Year-end resolution "fuck them all"

I will buy a freakin Tera byte and ask for a month

DEC 19, 2018, 6:31 PM



Hell thats been my yearly resolution going on 3 years

Seen

I'm just the baby here

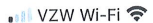
Lol



You need to make your FOIAS

You've Blocked Brady
You can't message or call them in this chat, and you won't receive their messages or calls.

Unblock





Lol

DEC 19, 2018, 6:32 PM

You need to make your FOIAS count. Asking for multiple things on a foia.

Seen

Bank statements. Returned checks. Lawyer invoices. Minutes agendas bla. Bla bla



I started with that, they haven't been answered either

Well save them up. They are going to get sued



Even if we have $\sqrt{\ }$ arn to do it ourselves

You've Blocked Brady
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock





DEC 22, 2018, 12:37 PM

Watch for my retaliation

Seen



Retaliation

DEC 23, 2018, 5:39 PM

The reason norton has electronic email to travis is because he gets a CC











You've Blocked Brady
You can't message or call them in this chat, and you won't receive their messages or calls.

Unblock





Brady Lauper

Chris?



Yep

MAR 24, 2019, 7:11 PM

Talk here!

Can you send it here

I told Kirk I would stay off lol

Does it look like Charlotte is signed on?



You were 7 minutes ago.

Hhhm

I have only been on as Brady

Maybe when I'm on FB it looks like

You've Blocked Brady
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock





Kari. Need you to FOIA security video ASAP

if they don't give it to us in 5 days Dogs are suing



Could you do tonight?

OCT 10, 2018, 8:12 PM

I'll try. Getting ready for bed.

OCT 10, 2018, 8:14 PM

Each day counts. I can ask sue to do but she said you were going to and asked if you did

Seen



Sorry. I can't do an'thing according to lav.

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock





OCT 12, 2018, 9:04 PM



She denied talking to either of them so I FOIA them. Lol

Seen

The door would be so nice to have on the side

Yes on side but not 50 grand building

Absolutely

And it wouldn't be 20 grand to do out back and do all the stupid shit she wNts

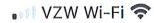
I gotta run. Talk ' ar!

Keep FOIA ING! MAKES

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock







OCT 12, 2018, 9:24 PM

My Lawyer and WD Have a couple IP ADDRESSES captured where he threatened my life

Seen



And the watch dogs and called me pedophole.



They are getting an order to track IP



watch dogs



Good night.



I'll be in touch

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock









OCT 13, 2018, 3:54 PM

Fritz turned into the devil when he didn't get his way. I will get NO money from lawsuit. It is going to Lawyer

Seen



It's just to get KATHY OUT





he didn't get that. Thought I was hugging money? Crazy

Takes all types.

Yeah. Sad

It really hurt me

Sorry to say but \downarrow lo use his mouth and let him tell us about

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock





I think she's butt hurt nobody likes her

(()

OCT 14, 2018, 6:00 PM

I want to post but I can't.

Seen

Do you think if we put pics of her kids or more of her go fund me or created one she would freak?

We could do it real nice! Go fund me so sarah can leave!

What do you think.

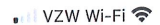


I just can't post from my name or on this computer

I think we yild leave the kids off though .ot leave the kids off look had

You've Blocked Cindy
You can't message or call them in this chat, and you won't receive their messages or calls.

Unblock





OCT 14, 2018, 6:10 PM



Usually I'm talking to watch dogs



(II)

Seen



Kirk called me at 9 o'clock and said what's going on.



I was like did someone post the post are here already?

I was shaking and just in shock I think



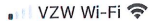
Never took a police ride. Lol



They seemed to be Very nice and understar the whole situation

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock















OCT 14, 2018, 8:31 PM

You should say thanks vinnie!

Seen Just what we need, another crooked Democrat. Cindv. 7n Like Reply DO NOT TALK about the following info to anyone but Rob Hanlon. Jeff Key Rick Widner she is a full He was given a copy of a posting to our blown nut case! website from 3:03 this morning and this th Like Reply needs to be kept quiet until he can file a Motion to compel Comcast to reveal the Write a reply IP address owner. I suspect it is Kathy Kennedy because of other posts with the same IP address are similar to a Lin Fritz post she made to our Watchdog yep vote for anyone else the facebook page. way KK treats her citizens says Maybe you should call Rob and ask him

Did you see they think she. Susanna is a nut case

The first part got attached on accident

John was telling

✓ yer about tracing IP ADDRESS

You've Blocked Cindy
You can't message or call them in this chat, and you won't
receive their messages or calls.

Unblock



Done

Edit

Illinois SC Rule 224 Petitio...

John Kraft

To: Cindy Cc: Kirk

8/15/18 **Details**



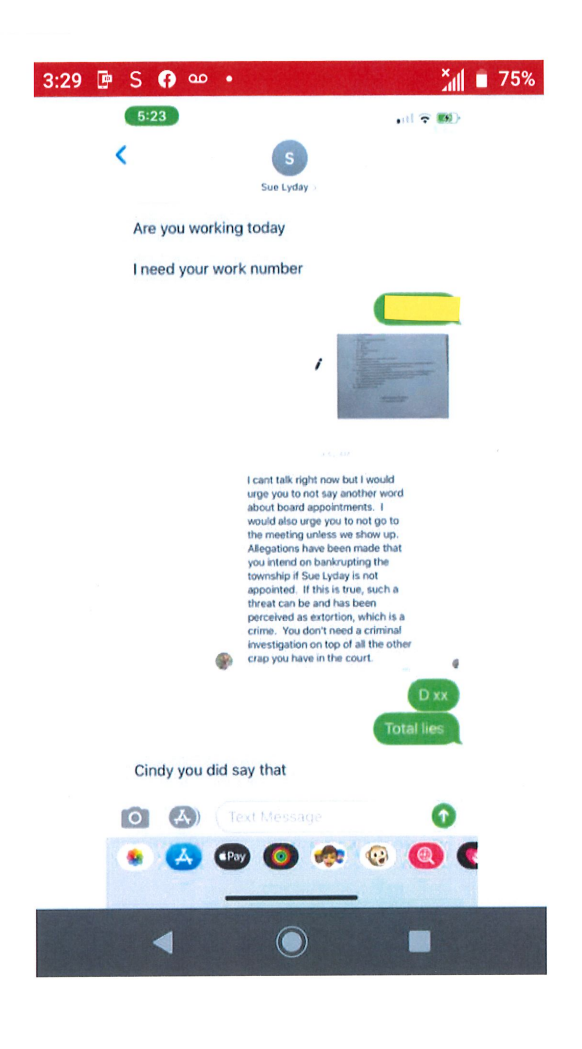
Cindy,

DO NOT TALK about the following info to anyone but Rob Hanlon.

He was given a copy of a posting to our website from 3:03 this morning and this needs to be kept quiet until he can file a Motion to compel Comcast to reveal the IP address owner. I suspect it is Kathy Kennedy because of other posts with the same IP address are similar to a post she made to our Watchdog facebook page.

Maybe you should call Rob and ask him to file the Motion...

Thanks, John Kraft



Pecatonica Township Petition

We, the undersigned, residents of Pecatonica Township in the County of Winnebago, and State of Illinois do hereby petition that the following agenda item be placed on the agenda of the Pecatonica Township annual meeting to be held on April 14, 2020.

Agenda Item:

Consideration of AN ORDINANCE REGULATING PECATONICA TOWNSHIP'S CORPORATE PROPERTY. Said ordinance to state as follows:

"ORDINANCE REGULATING PECATONICA TOWNSHIP'S CORPORATE PROPERTY

Pursuant to Sections 30-20 and 30-25 of the Illinois Township Code, 60 ILCS 1, et seq., the electors of the Town of Pecatonica exercise their powers under Article 30 to take all necessary measures and give directions for the exercise of their corporate powers.

Pursuant to the powers granted township electors, Section 30-50(a) of the Illinois Township Code, the electors of the Town of Pecatonica, do hereby make the following orders for the regulation and use of the township's corporate property deemed conducive to the interests of its inhabitants as to the following:

- No person shall be prohibited from township corporate property without court order obtained through a civil court action in the name of the township in the circuit court.
- No person shall be prohibited from attending a public meeting of the Township Board of Trustees, or any other public meeting held on township corporate properties, except as provided by Court order pursuant to a civil court action in the name of the township in the circuit court.
- No person shall be removed from any public meeting unless such person is acting in a disorderly manner, and after twice noticed from the Supervisor, persists in that conduct, the supervisor may order the person to withdraw from the meeting. If the person refuses to withdraw, the supervisor may order any police officer or other person to take the disorderly person from the meeting and confine him or her in some convenient place until the meeting is adjourned. The person refusing to withdraw shall, for that offense, forfeit a sum not exceeding \$10 for the use of the township to be recovered in a civil action in the name of the township in the circuit court.

Pursuant to Section 30-190 of the Illinois Township Code, violations of this and all other Ordinances of the Town of Pecatonica shall not be classified in excess of a petty offense and the fines and penalties for each offense shall not be in excess of \$10.

Pursuant to Section 30-195 of the Illinois Township Code, all penalties, when collected, shall be deposited into the Township General Fund.

All ordinances in conflict with this Ordinance are hereby repealed to the extent of such conflict."

Name (Voter's Signature)	Street Address or RR Number	City, Town or Village	County
1.		IL	
2.		IL	
3.		IL	
4.		IL	
5.		IL	
6.		IL	
7.		IL	
8.		IL	
9.		IL	
10.		IL	

10.		IL		
State of Illinois) County of)	SS.			
(Circulator's Name) do hereby certify that I reside at in the City/Village/Unincorporated Area (circle one) of, County of, State of Illinois, that I am 18 years of age or older, that I am a citizen of the United States, and that the ignatures on this sheet were signed in my presence, not more than 90 days preceding the last day for filing of the petition and are genuine and that to ne best of my knowledge and belief the persons so signing were at the time of signing the petition qualified voters of Pecatonica Township, and that their espective residences are correctly stated, as above set forth.				
	(Olic	culator's Signature)		
Signed and sworn to (or affirmed) by _ (Insert month, day year)	before me, on			
(SEAL)				
	(Notary Public's Signa	ture)		

SHEET NO. ___