

FILED
09-16-2021
Clerk of Circuit Court
Kenosha County
2021CV000885
Honorable Angelina
Gabriele
Branch 6

STATE OF WISCONSIN CIRCUIT COURT KENOSHA COUNTY

GABRIELE NUDO
6410 53rd Avenue
Kenosha, WI 53142,

ZACHARY RODRIGUEZ
7525 21st Avenue
Kenosha, WI 53143,

MATT AUGUSTINE
4306 31st Avenue
Kenosha, WI 53144,

ED HIBSCH
866 Sheridan Road
Kenosha, WI 53140,

AMANDA NEDWESKI
3814 114th Place
Pleasant Prairie, WI 53158,

MATT SCHUETZNER
3637 121st Place
Pleasant Prairie, WI 53158,

BRIAN BASHAW
25910 31st Street
Salem, WI 53168,

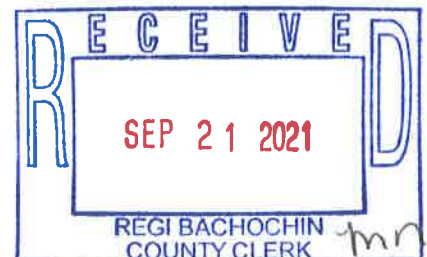
ERIN DECKER
706 N School Street
Silver Lake, WI 53170,

KAREN COOPER
885 Bayview Avenue
Twin Lakes, WI 53181,

JOHN POOLE
6245 237th Avenue
Salem, WI 53168,

AMY MAURER
257 Old Green Bay Road
Kenosha, WI 53144,

Plaintiffs,



4:57 pm

vs.

Case Code No.: 30701

Case Description: Declaratory Judgment

KENOSHA COUNTY
a Municipal Corporation
1010 56th Street
Kenosha, WI 53140

Defendants.

SUMMONS

TO: KENOSHA COUNTY
a Municipal Corporation
1010 56th Street
Kenosha, WI 53140

THE STATE OF WISCONSIN TO THE SAID DEFENDANT:

You are hereby notified that the Plaintiffs, GABRIELE NUDO, ZACHARY RODRIGUEZ, MATT AUGUSTINE, ED HIBSCH, AMANDA NEDWESKI, MATT SCHUETZNER, BRIAN BASHAW, ERIN DECKER, KAREN COOPER, JOHN POOLE AND AMY MAURER, have filed a lawsuit or other legal action against you. The Complaint, which is attached, states the nature and basis of the legal action.

Within 45 days of receiving this Summons, you must respond with a written Answer, as that term is used in Chapter 802 of the Wisconsin Statutes, to the Complaint. The Court may reject or disregard an Answer that does not follow the requirements of the statutes. The Answer must be sent or delivered to the court, whose address is 912 56th Street, Kenosha, WI 53140, and Terry & Nudo, LLC, Plaintiff's attorney, whose address is 4003 80th Street, Suite 101, Kenosha, WI 53142. You may have an attorney help or represent you.

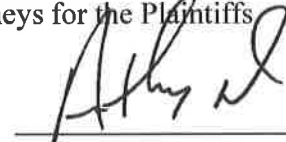
If you do not provide a proper Answer within 45 days, the Court may grant judgment against you for the award of money or other legal action requested in the Complaint, and you may lose your right to object to anything that is or may be incorrect in the Complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future and may also be enforced by garnishment or seizure of property.

[*INTENTIONALL LEFT BLANK*]

Dated at Kenosha, Wisconsin this 16th day of September, 2021.

TERRY & NUDO, LLC
Attorneys for the Plaintiffs

By:



Anthony Nudo, Attorney at Law
State Bar No. 1055242

DRAFTED BY:



TERRY & NUDO, LLC

Anthony Nudo, Attorney at Law

SBN: 1055242

4003 80th Street, Suite 101

Kenosha, WI 53142

Telephone: (262) 842-2338

Facsimile: (262) 584-9949

Email: Anthony@LawMidwest.com

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Branch 6

STATE OF WISCONSIN CIRCUIT COURT KENOSHA COUNTY

GABRIELE NUDO, et. al.,

Plaintiffs,

-v-

KENOSHA COUNTY,

Defendant.

Case Code: 30701
Declaratory Judgment

COMPLAINT

The Plaintiffs, by and through their attorneys Terry & Nudo, LLC, by Anthony Nudo, hereby allege as follows:

PARTIES

1. The Plaintiff, GABRIELE NUDO, is an adult resident of Wisconsin residing at 6410 53rd Ave, Kenosha, WI 53142.
2. The Plaintiff, ZACHARY RODRIGUEZ, is an adult resident of Wisconsin residing at 7525 21st Ave, Kenosha, WI 53143.
3. The Plaintiff, MATT AUGUSTINE, is an adult resident of Wisconsin residing at 4306 31st Ave, Kenosha, WI 53144.
4. The Plaintiff, ED HIBSCH, is an adult resident of Wisconsin residing at 866 Sheridan Road, Kenosha, WI 53140.
5. The Plaintiff, AMANDA NEDWESKI, is an adult resident of Wisconsin residing at 3814 114th Place, Pleasant Prairie, WI 53158.

6. The Plaintiff, MATT SCHUETZNER, is an adult resident of Wisconsin residing at 3637 121st Place, Pleasant Prairie, WI 53158.

7. The Plaintiff, BRIAN BASHAW, is an adult resident of Wisconsin residing at 25910 31st Street, Salem, WI 53168.

8. The Plaintiff, ERIN DECKER, is an adult resident of Wisconsin residing at 706 N School Street, Silver Lake, WI 53170.

9. The Plaintiff, JOHN WELCH, is an adult resident of Wisconsin residing at 300 N Cogswell Drive, Silver Lake, WI 53170.

10. The Plaintiff, KAREN COOPER, is an adult resident of Wisconsin residing at 885 Bayview Ave, Twin Lakes, WI 53181.

11. The Plaintiff, JOHN POOLE, is an adult resident of Wisconsin residing at 6245 237th Ave, Salem, WI 53168.

12. The Plaintiff, AMY MAURER, is an adult resident of Wisconsin residing at 257 Old Green Bay Road, Kenosha, WI 53144.

13. The Defendant, KENOSHA COUNTY, is a Wisconsin municipal corporation with its principal office located at 1010 56th Street, Kenosha, WI 53140.

GENERAL ALLEGATIONS

14. At all times relevant hereto, the Plaintiffs were and are electors of Kenosha County.

15. On September 10, 2021, the Kenosha County Redistricting Committee recommended to the Kenosha County Board of Supervisors to adopt a proposed tentative Kenosha County Supervisory District Plan as “**Resolution No. 54.**” Attached hereto and made a part hereof is a true and correct copy of Resolution No. 54 as **Exhibit A.**

16. On September 15, 2021, prior to the Kenosha County Board of Supervisors considering the recommendation of the Redistricting Committee, Counsel, on behalf of his clients, served notice to Kenosha County of the illegality of the Adopted Map. Attached hereto and made a part hereof is a true and correct copy of the notice as **Exhibit B**.

17. On September 15, 2021, the Kenosha County Board of Supervisors, by a split vote of 12 to 6, approved Resolution No. 54 and adopted the proposed tentative Kenosha County Supervisory District Plan. Attached hereto and made a part hereof is a true and correct copy of the Kenosha County Supervisory District Plan (the “**Adopted Map**”) as **Exhibit C**.

18. The overall relative deviation of population in the Adopted Map is 12.16%. Attached hereto and made a part hereof is a true and correct copy of the “**Adopted Deviation Spreadsheet**” as **Exhibit D**.

19. Pursuant to state and federal redistricting law, new Kenosha County supervisory districts must:

- (a) Be substantially equal in population;
- (b) Be compact;
- (c) Be contiguous;
- (d) Maintain communities of interest within a district;
- (e) Comply with the Voting Rights Act;
- (f) Preserve political subdivisions;
- (g) Preserve cores of districts; and
- (h) Preserve incumbents.

20. The supervisory districts in the Adopted Map are not substantially equal in

population.

21. The supervisory districts in the Adopted Map are not compact.

22. The supervisory districts in the Adopted Map are not contiguous.

23. The supervisory districts in the Adopted Map do not maintain communities of interest within a district.

24. Upon information and belief, the same which needs further discovery during the pendency of this litigation, the supervisory districts in the Adopted Map do not comply with the Voting Rights Act.

25. The supervisory districts in the Adopted Map split political subdivisions.

26. The supervisory districts in the Adopted Map are vastly different than the current Kenosha County supervisory districts adopted in 2011.

27. The Adopted Map is contrary to federal and state law.

28. Kenosha County is bound by the “one-person, one-vote” rule established by the U.S. Supreme Court.

29. A maximum deviation above 10% is presumptively impermissible and illegal.¹

FIRST CAUSE OF ACTION
Declaratory Action

30. The Plaintiff incorporates by reference all paragraphs of this complaint as if fully set forth at length.

1 1. “Where the maximum population deviation between the largest and smallest district is less than 10%, the Court has held, a state or local legislative map presumptively complies with the one-person, one-vote rule. Maximum deviations above 10% are presumptively impermissible.” *Everwel v. Abbott*, 577 U.S. 937, 136 S. Ct. 1120, 1124, 194 L. Ed. 2d 291 (2016) (citations omitted).

31. A controversy exists between the Plaintiffs and the Defendant as to whether the Adopted Map is legal and constitutional.

32. Should the Adopted Map remain, the Plaintiffs will be harmed.

33. The actions by the Defendant presents a *bona fide* dispute between the parties which requires declaratory relief determining the legality of the Adopted Map.

SECOND CAUSE OF ACTION
Injunction

34. The Plaintiff incorporates by reference all paragraphs of this complaint as if fully set forth at length.

35. The Defendant has forwarded the Adopted Map to the City of Kenosha and various Villages and Towns for the purpose of drawing ward boundary lines.

36. The various municipalities rely on the Adopted Map to create wards.

37. Pursuant to Wis. Stat. § 59.10(3)(b)2., within 60 days after every municipality in Kenosha County adjusts its wards, the Kenosha County Board of Supervisors is required to conduct a second public hearing after which it adopts a final supervisory district plan and numbers each supervisory district.

38. The Plaintiffs, should Kenosha County continue its acts in finalizing the Adopted Map, will suffer irreparable harm.

39. The Plaintiffs do not have an adequate remedy at law in that the harm caused will disenfranchise them and deprive them of constitutional rights.

40. The Plaintiffs have a reasonable likelihood of success on the merits, especially in light of the standard set forth in *Evenwel v. Abbott, supra*, which states that deviations above 10% are presumptively impermissible.

DEMAND FOR RELIEF

WHEREFORE, the Plaintiffs request judgment against the Defendant for:

- A. An order declaring that the Adopted Map is illegal;
- B. An order vacating the Adopted Map;
- C. An order enjoining Kenosha County from proceeding to finalize the Adopted Map.
- D. For all costs, disbursements and actual attorney's fees, as allowed by law; and
- E. Such other and further relief, legal and equitable, general or special, to which the Plaintiff may be entitled.

Dated this 16th day of September.

TERRY & NUDO, LLC
Attorneys for the Plaintiffs

By: 

Anthony Nudo, Attorney at Law
State Bar No.: 1055242

DRAFTED BY:

TERRY & NUDO, LLC

Anthony Nudo, Attorney at Law

SBN: 1055242

4003 80th Street, Suite 101

Kenosha, WI 53142

Telephone: (262) 842-2338

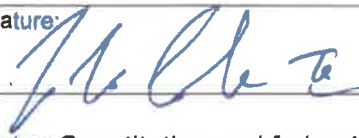
Facsimile: (262) 584-9949

Email: Anthony@LawMidwest.com

**KENOSHA COUNTY
BOARD OF SUPERVISORS**

RESOLUTION NO. 54

FILED
09-16-2021
Clerk of Circuit Court
Kenosha County
2021CV000885
Honorable Angelina
Gabriele
District
Branch 6

Subject: Resolution to Approve the Proposed Tentative Kenosha County Supervisory Plan - 2021			
Original <input checked="" type="checkbox"/>	Corrected <input type="checkbox"/>	2nd Correction <input type="checkbox"/>	Resubmitted <input type="checkbox"/>
Date Submitted: 9/15/21		Date Resubmitted:	
Submitted By: Redistricting Committee			
Fiscal Note Attached <input type="checkbox"/>		Legal Note Attached <input type="checkbox"/>	
Prepared By: Joseph M. Cardamone, III Corporation Counsel		Signature: 	

WHEREAS, Art. I, Sec. 2 of the United States Constitution and federal law call for a decennial census to be taken and used as the basis for reapportioning or determining the number of representatives each state has in the House of Representatives; and

WHEREAS, each decennial census is used to redistrict or change district boundary lines for representatives at other state and local levels of government, including district boundary lines for state representatives, county board supervisors, and city aldermen so as to comply with the United States Supreme Court mandate of "one person, one vote" as set forth in the case of Reynolds v. Sims, 377 U.S. 533 (1964); and

WHEREAS, Wisconsin Statutes 59.10 (3) (b) requires that each county in the State of Wisconsin complete a tentative district boundary map for county board supervisors after receipt of official census map figures and further that such tentative plan then be sent to the various municipalities within the county for the purpose of determining ward boundary lines with each district; and

WHEREAS, due to delays by the U.S Census Bureau in providing that information, the process for conducting local redistricting has had to be accelerated in order to ensure that final maps can be approved as an ordinance with sufficient time to be properly noticed for the Spring 2022 elections; and

WHEREAS, Kenosha County is following the timeline proposed by the Wisconsin Counties Association in consultation with their municipal partners at the Wisconsin League of Municipalities and the Wisconsin Towns Association, which will ensure that the Spring 2022 elections can be properly noticed and conducted in districts which properly reflect the census data; and

WHEREAS, U.S. Census Bureau 2020 figures and data were received by Kenosha County on August 16, 2021; and

WHEREAS, upon the receipt of such U.S. Census Bureau 2021 figures and data, the Kenosha County Office of Land Information utilized approved software (Wisconsin Shape Editor for Local Redistricting [WISELR]) to draw tentative plan proposals based upon the size of the Board of Supervisors; and

WHEREAS, open meetings on redistricting were held on August 25, August 31, September 7, and September 10, as well as a public hearing on September 15, 2021; and

EXHIBIT "A"

WHEREAS, upon receiving public input on proposed plans, a tentative plan (Exhibit 1) was approved by the Redistricting Committee and was recommended by that committee to the County Board for approval; and

WHEREAS, the proposed tentative plan follows federal and state standards and guidelines in determining district boundaries, to wit: substantially equal population, compactness, community of interests within a district, compliance with the Voting Rights Act, preservation of political subdivisions, preservations of cores of prior districts and incumbents; and

NOW, THEREFORE, BE IT RESOLVED that the attached plan labeled as Exhibit 1 which is incorporated herein as if fully set forth and titled "Proposed Tentative Kenosha County Supervisory District Plan – 2021" be approved by the Kenosha County Board of Supervisors and forwarded to the City of Kenosha and various Villages and Towns for the purpose of drawing ward boundary lines.

Dated at Kenosha, Wisconsin this 10 day of September 2021.

REDISTRICTING COMMITTEE:

Aye Nay Abstain Excused

Boyd Frederick
Boyd Frederick, Chairman

Edward D. Kubicki
Edward Kubicki, Vice-Chairman

Ronald Frederick
Ronald Frederick

John Franco
John Franco

Sharon Pomaville
Sharon Pomaville

**TERRY & NUDO, LLC**

Anthony Nudo
Anthony@LawMidwest.com

4003 80th Street, Suite 101, Kenosha, WI 53142
Kenosha (262) 842-2338 ■ Burlington (262) 757-7707 ■ FAX (262) 344-9949

FILED**09-16-2021****Clerk of Circuit Court
Kenosha County****2021CV000885**www.LawMidwest.com**Honorable Angelina
Gabriele****Branch 6**

September 15, 2021

VIA EMAIL ONLY

Honorable John O'Day
Kenosha County Board Chairman
1010 56th Street
Kenosha, WI 53140

Re: Agenda Item I. 54 for County Board Meeting of Sept. 15, 2021 – A Resolution To Approve The Proposed Tentative Kenosha County Supervisory District Plan - 2021

Dear Chairman O'Day:

Please be advised that the undersigned represents several electors of Kenosha County and Kenosha County Supervisors in the referenced matter. I write specifically to demand that you cease and desist the illegal consideration of Item I. 54 on the agenda for the meeting scheduled for this evening. The proposed map recommended by the Redistricting Committee is unconstitutional and therefore illegal.

As you know, Item I. 54 on tonight's agenda is to consider the approval of a redistricting map to be forwarded to the City of Kenosha and various Villages and Towns for the purpose of drawing ward boundary lines. The proposed map flies in the face of the law and ignores nearly every constitutional principal for redistricting. The map MUST follow federal and state standards and guidelines to determine new district guidelines. Specifically, each district must contain substantially equal population, be compact, maintain communities of interest, comply with the Voting Rights Act, preserve political subdivisions, if possible, and preserve the cores of prior districts and incumbents.

Here, the overall deviation of population exceeds 12% - way past constitutional standards and completely unacceptable. This map blows past other constitutional standards as well. For example, White Caps Subdivision, clearly a community of interest, will be represented by THREE different supervisors if this map passes. That completely defies logic. White Caps has a single Homeowners Association with ONE alderman. This splitting of community will add to confusion and disenfranchises electors. Contiguity is also a concern with this map. The Town of Somers will be a part of the City of Kenosha under an intergovernmental agreement. This map creates islands in districts to "maintain" the Town of Somers. Currently, the City of Kenosha maintains the roads (e.g. snow removal) and picks up garbage for many properties in the Town of Somers. Soon, the Town of Somers will be no more and therefore should not be considered a "community of interest" for purposes of redistricting. The islands of the Town reflect much more closely with their neighbors in the City of Kenosha than any other municipality – especially when one considers that the Town will cease to exist in short order and will be completely enveloped by the City.

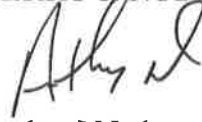
EXHIBIT "B"

Chairman O'Day
September 15, 2021
Page 2

My clients sincerely hope to avoid litigation in this matter, but I assure you, they are fully prepared to file suit if this map is approved this evening. I STRONGLY recommend the Board refers this matter back to the Redistricting Committee to consult with me and my clients to make the map constitutional. In the event we are ignored, we will immediately file suit. The choice is entirely yours.

Sincerely,

TERRY & NUDO, LLC



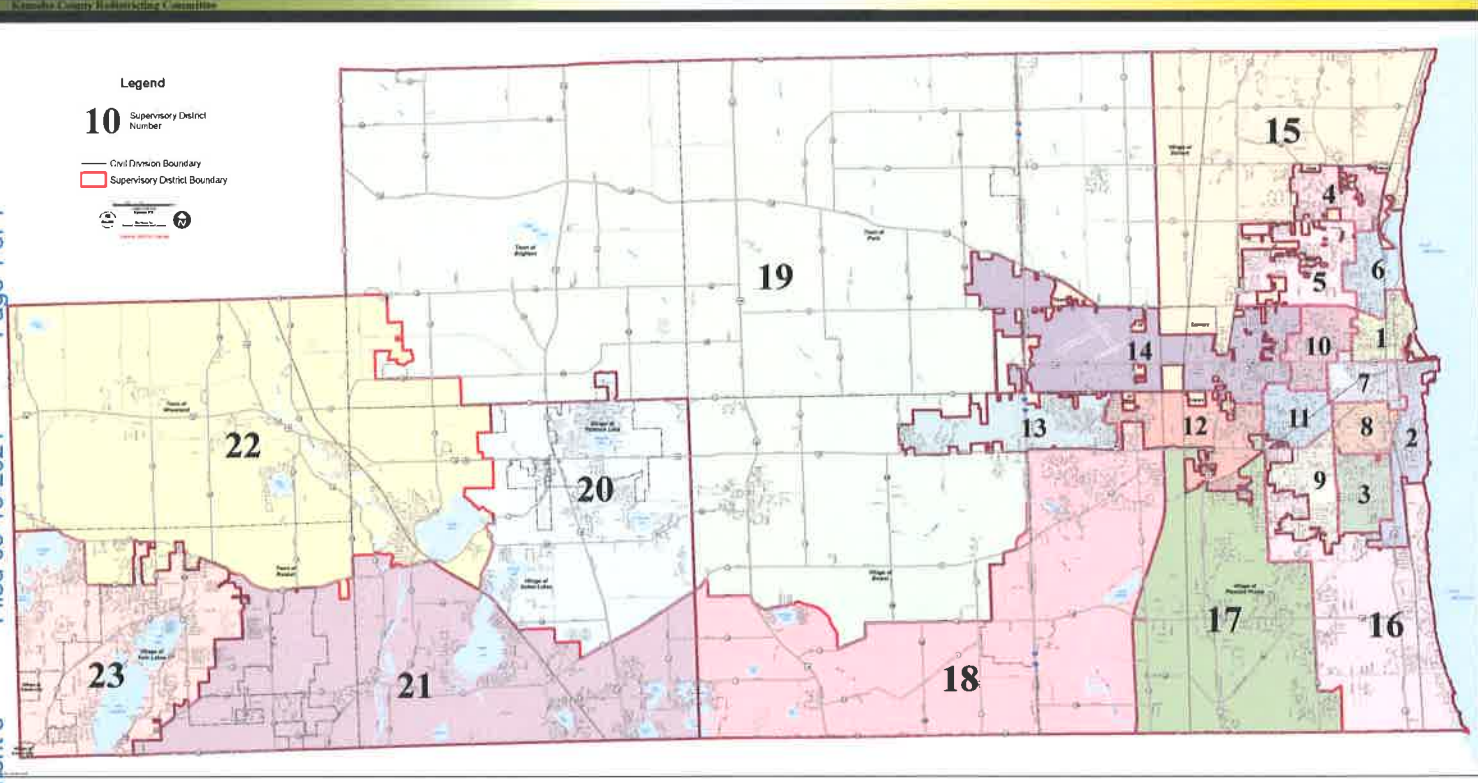
Anthony Nudo

AN/klb
c.c. Kenosha County Board
County Clerk
Corporation Counsel

EXHIBIT "B"

FILED
09-16-2021
Clerk of Circuit Court
Kenosha County
2021CV000885
Honorable Angelina
Gabriele
Branch 6

KENOSHA COUNTY SUPERVISORY DISTRICTS - PLAN C 2020 U.S. CENSUS DATA



FILED
 09-16-2021
 Clerk of Circuit Court
 Kenosha County
 2021CV000885
 Honorable Angelina
 Gabriele
 Branch 6

Overall Deviation: 12.16%

KENOSHA COUNTY SUPERVISORY DISTRICTS - PLAN C

District	Population	Deviation	Deviation Prcnt	Is Contiguous	Compactness	Population	White	Black	Hispanic	Asian	American Indian	Islander	Other	Multi-Other	All Minorities	% Minorities	Minority Rank
1	7175	-179	-2.43%	TRUE	0.3	5417	3803	1006	2045	77	112	3	97	32	3372	47.00%	4
2	7060	-294	-4.00%	TRUE	0.15	5685	4952	714	1058	117	105	7	79	28	2108	29.86%	8
3	6914	-440	-5.98%	TRUE	0.56	5259	5026	569	972	117	128	15	68	19	1888	27.31%	11
4	6895	-459	-6.24%	TRUE	0.15	5474	4649	948	909	231	63	6	69	20	2246	32.57%	7
5	7047	-307	-4.17%	FALSE	0.08	5872	5481	489	706	173	92	3	71	32	1566	22.22%	15
6	6935	-419	-5.70%	FALSE	0.21	5765	5142	456	1009	115	101	5	89	18	1793	25.85%	12
7	7400	46	0.63%	TRUE	0.52	5272	2499	1978	2621	56	119	11	50	66	4901	66.23%	1
8	7435	81	1.10%	TRUE	0.66	5395	3665	1366	2070	88	120	5	74	47	3770	50.71%	3
9	7582	228	3.10%	TRUE	0.21	6060	5888	428	943	129	112	1	59	22	1694	22.34%	14
10	7426	72	0.98%	TRUE	0.47	5185	3122	1509	2534	72	90	10	63	26	4304	57.96%	2
11	7180	-174	-2.37%	TRUE	0.49	5414	5071	503	1237	111	110	5	107	36	2109	29.37%	9(T)
12	7013	-341	-4.64%	TRUE	0.09	5314	4953	598	906	354	91	4	58	49	2060	29.37%	9(T)
13	6962	-392	-5.33%	TRUE	0.17	5005	4678	547	825	711	71	8	83	39	2284	32.81%	6
14	6967	-387	-5.26%	FALSE	0.05	5172	3911	919	1815	130	86	6	65	35	3056	43.86%	5
15	7789	435	5.92%	FALSE	0.04	6657	6038	527	753	268	101	9	71	22	1751	22.48%	13
16	7718	364	4.95%	TRUE	0.16	6218	6289	240	788	139	123	6	105	28	1429	18.52%	16
17	7727	373	5.07%	FALSE	0.27	5931	6337	260	678	241	87	4	99	21	1390	17.99%	18
18	7675	321	4.36%	TRUE	0.34	6334	6278	281	592	285	95	7	111	26	1397	18.20%	17
19	7610	256	3.48%	FALSE	0.2	6080	6815	90	398	106	91	3	98	9	795	10.45%	21
20	7634	280	3.81%	FALSE	0.36	5925	6792	56	458	85	142	4	86	11	842	11.03%	20
21	7741	387	5.26%	FALSE	0.29	6017	6736	69	502	83	184	5	154	8	1005	12.98%	19
22	7668	314	4.27%	TRUE	0.36	6050	6990	69	300	61	98	7	134	9	678	8.84%	23
23	7598	244	3.32%	TRUE	0.31	5951	6821	67	427	72	102	2	91	16	777	10.23%	22

AML_Plan_C_Attributes.xlsx

STATE OF WISCONSIN CIRCUIT COURT KENOSHA

GABRIELE NUDO et al vs. KENOSHA COUNTY

**Electronic Filing
Notice**

Case No. 2021CV000885

Class Code: Declaratory Judgment

FILED
09-16-2021
Clerk of Circuit Court
Kenosha County
2021CV000885
Honorable Angelina
Gabriele
Branch 6

KENOSHA COUNTY
A MUNICIPAL CORPORATION
1010 56TH STREET
KENOSHA WI 53140

Case number 2021CV000885 was electronically filed with/converted by the Kenosha County Circuit Court office. The electronic filing system is designed to allow for fast, reliable exchange of documents in court cases.

Parties who register as electronic parties can file, receive and view documents online through the court electronic filing website. A document filed electronically has the same legal effect as a document filed by traditional means. Electronic parties are responsible for serving non-electronic parties by traditional means.

You may also register as an electronic party by following the instructions found at <http://efiling.wicourts.gov/> and may withdraw as an electronic party at any time. There is a \$20.00 fee to register as an electronic party. This fee may be waived if you file a Petition for Waiver of Fees and Costs Affidavit of Indigency (CV-410A) and the court finds you are indigent under §814.29, Wisconsin Statutes.

If you are not represented by an attorney and would like to register an electronic party, you will need to enter the following code on the eFiling website while opting in as an electronic party.

Pro Se opt-in code: f6e0d2

Unless you register as an electronic party, you will be served with traditional paper documents by other parties and by the court. You must file and serve traditional paper documents.

Registration is available to attorneys, self-represented individuals, and filing agents who are authorized under Wis. Stat. 799.06(2). A user must register as an individual, not as a law firm, agency, corporation, or other group. Non-attorney individuals representing the interests of a business, such as garnishees, must file by traditional means or through an attorney or filing agent. More information about who may participate in electronic filing is found on the court website.

If you have questions regarding this notice, please contact the Clerk of Circuit Court at 262-653-2664.

Kenosha County Circuit Court
Date: September 17, 2021

STATE OF WISCONSIN	CIRCUIT COURT	KENOSHA COUNTY	For Official Use
Gabriele Nudo et al Plaintiff(s)		CONFERENCE ORDER AND NOTICE OF SCHEDULING CONFERENCE	FILED SEP 17 2021 REBECCA MATOSKA-MENTINK CLERK OF CIRCUIT COURT
vs.			
Kenosha County Defendant(s)		Case No. 2021CV000885 Judge Angelina Gabriele	

This case is scheduled for: Scheduling Conference pursuant to Sec. 802.10(3) Stats.

DATE: Thursday, February 3rd, 2022

TIME: 9:50 AM

COURT OFFICIAL: Judge Angelina Gabriele

**LOCATION: Room:228 Kenosha County Courthouse
912 56th Street, Kenosha, WI 53140**

THE COURT ORDERS:

1. The plaintiff shall serve this notice upon all defendants to this action and provide proof of service to the court. Any party in this case who causes another party to be joined shall serve this notice upon the joined party and provide proof of service to the court.
2. All plaintiffs and defendants named in this case shall appear either in person **OR** by attorney of record. **PARTIES MAY APPEAR BY ZOOM UPON REQUEST FOR THE SCHEDULING CONFERENCE. THE ZOOM PERMISSION IS TO BE REQUESTED FROM THE JUDICIAL ASSISTANT BEFORE THE ABOVE DATE AND TIME. THE TELEPHONE NUMBER IS (262) 653-2712. PARTIES APPEARING BY ZOOM ARE TO SEND TO THE COURT A SELF ADDRESSED STAMPED ENVELOPE TO INSURE A COPY OF THE SCHEDULING ORDER IS FORWARDED TO THEM.**
3. Any party who fails to comply with this order may have the court enter an order pursuant to Sec. 805.03 and 804.12, Stats. which may include a finding of contempt of court and entry of a default judgment against the offending party.
4. If you intend to challenge the allegations by the plaintiff in the complaint, you must file a written Answer within the number of days specified on the summons. If you do not file such an Answer you do not have to appear at the above date and time.

Dated : 9/17/2021

JUDGE ANGELINA GABRIELE
Circuit Court Judge, Branch 6