Case 2024CV000335

Document 37

Filed 06-28-2024

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Gimbel · Reilly · Guerin · Brown

FILED 06-28-2024 Clerk of Circuit Court Kenosha County 2024CV000335

Writer's E-mail cvandeventer@grgblaw.com

June 28, 2024

#### Via Electronic Case Filing System

The Honorable Frank Gagliardi Kenosha County Circuit Court 912 56th Street Kenosha, WI 53140

Re: Mark Wisniewski vs. Kenosha Unified School District

Kenosha County Case No. 2024-CV-335

Dear Judge Gagliardi:

As you know, I represent the Plaintiff, Mark Wisniewski, in the above-referenced lawsuit. At yesterday's hearing concerning Plaintiff's motion requesting temporary injunctive relief, you'll recall I moved the Court for an Order finding Intervenor, Kevin Mathewson, in contempt of court for his intentional conduct that violated this Court's Order arising from the May 31, 2024, hearing in this case (Dkt. 34).

Following a brief colloquy between the Court and Mr. Mathewson, the Court found Mr. Mathewson in contempt. Following further discussions with the parties, I agreed to withdraw my contempt motion on the condition that the article Mr. Mathewson published on June 20, 2024, be removed from his website by 5:00 p.m. CST yesterday. Your Honor subsequently instructed me to prepare and circulate a proposed stipulation and order for all parties to sign. Your Honor further reiterated that all other orders in this case, including that from the May 31, 2024, hearing, remained in full force and effect while this lawsuit is pending.

Upon return to my office, I prepared a proposed stipulation and order memorializing the above. I have enclosed a copy of those documents for your review. As you'll note, I included specific language whereby the parties would expressly agree "not to publish, distribute, or otherwise disseminate information related to any investigation or allegations that are in any way relevant to the above-captioned action until further specific Order from the Court." Given Mr. Mathewson's recent conduct necessitating my motion for contempt, I felt such an express agreement was appropriate to ensure future compliance with this Court's Orders, particularly that from the May 31, 2024, hearing. I further requested Mr. Mathewson to remove from his social media pages any links to the article that he published on June 20, 2024, in the spirit of yesterday's hearing, as I became aware of such posts on the Kenosha County Eye's Facebook and Twitter pages after yesterday's hearing had concluded.

330 East Kilbourn Avenue Suite 1170 Milwaukee, WI 53202 P: 414-271-1440 F: 414-271-7680 www.grgblaw.com

# Gimbel • Reilly • Guerin • Brown

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June 28, 2024 Page 2

Mr. Mathewson informed me yesterday evening that he believed the language contained in my proposed stipulation and order "appear[ed] too broad," and most recently offered the enclosed, redlined revisions to the drafts. As you'll note, the material revisions Mr. Mathewson proposed were that (1) he only be required to remove the June 20, 2024, article from his Kenosha County Eye website, and not his other internet platforms; and (2) that Petitioner and KUSD be prohibited from disseminating information related to the investigation or allegations relevant to this matter, while he only be required to not disseminate the information he wrongfully obtained from one of the other implicated governmental agencies in this matter. He claimed to be disadvantaged because he does not know the contents of the at-issue KUSD materials, and therefore suggested that he could not agree to avoid disseminating its contents. I have also enclosed the exchange of emails between the parties.

Approximately one hour after I received Mr. Mathewson's email last night, an article was published on Mr. Mathewson's Kenosha County Eye website regarding yesterday's hearing. A copy of that article is enclosed for your review. Despite Your Honor's decision to close yesterday's hearing to the public, this article disseminated much of the information discussed at yesterday's hearing, including referencing the at-issue article that Mr. Mathewson voluntarily agreed to remove at yesterday's hearing.

Given these further developments, I am compelled to renew my motion for contempt against Mr. Mathewson. As Your Honor indicated at yesterday's hearing, the cat is now out of the bag because of Mr. Mathewson's contemptuous conduct. It is especially clear from this most recent article that Mr. Mathewson lacks all due respect for this Court and will continue to conduct himself in a manner meant to intentionally frustrate the authority, process, and orders of this Court. As remedial sanctions, Plaintiff requests the enclosed article that was published on June 27, 2024, be removed from all internet platforms, including but not limited to, any related post on social media accounts, an Order compelling payment of Mr. Wisniewski's attorney's fees in relation to his recent motions for temporary injunctive relief and contempt, payment of damages sufficient to compensate Mr. Wisniewski for the irreparable harm caused to him by Mr. Mathewson's contempt, and any further sanction that Your Honor deems equitable and just.

Should Your Honor have any questions related to this matter, please feel free to have your judicial assistant contact me. Thank you.

Sincerely,

CHRISTOPHER R. VANDEVENTER

Cht Z Vit

Enclosures (4)

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 $\underbrace{\text{Gimbel} \cdot \text{Reilly} \cdot \text{Guerin} \cdot \text{Brown}}_{\text{LLP}}$ 

June 28, 2024 Page 3

cc: Atty. Trace Hummel (via ECF) Atty. Ryan Heiden (via ECF) Kevin Mathewson (via ECF) FILED 06-28-2024

**Clerk of Circuit Court** 

Kenosha County 2024CV000335

#### **Christopher Vandeventer**

From: Kevin Mathewson <kevin.mathewson@yahoo.com>

**Sent:** Thursday, June 27, 2024 9:26 PM

**To:** 'thummel@vonbriesen.com'; Christopher Vandeventer

Subject: Re: Mark Wisniewski vs. Kenosha Unified School District // Kenosha County Case 2024-

CV-335

**Attachments:** Proposed Order v2.docx; Stipulation v2.docx

#### Chris,

What happened today was an anomaly and you shouldn't expect it in your career very often. You misrepresented the outgoing judge's oral ruling intentionally to bolster your motion for a TRO. I ordered the transcript and will be able to prove that. You didn't "win" today, other than the fees you are collecting from your client. I have removed the post from Facebook and from Twitter, as to not give the judge a chance at retribution. Please see:

For A Safer Kenosha County, Vote Heather Iverson For Judge on April 2: Opinion - Kenosha County Eye

This is an op ed I published, and the judge later chastised me in person citing this op ed was the reason he lost. This is why you semi-prevailed today.

He took his retribution on me. What you did with the court order is sometimes referred to as "sharp practice" and isn't allowed under your rules of professional conduct. The OLR will be considering this after I ultimately prevail in this case.

Being such a young attorney and so unethical is alarming. When you have bad facts on your side, sometimes you lose. You can't win them all, including this one.

With all that being said, this stipulation appears too broad. I'm at a disadvantage. I don't know what's in the file, so how can I agree to not disseminate any of the contents therein? How about specifically referencing Kenosha Police Department Investigation 2024-36884?

I've attached a revision of each for your review.

Kevin

On Thursday, June 27, 2024 at 04:40:36 PM CDT, Christopher Vandeventer <cvandeventer@grgblaw.com> wrote:

Attorney Hummel and Mr. Mathewson,

Attached is the proposed stipulation and order I've put together following today's hearing. Please sign and date your respective signature lines on the stipulation and return to me. In the alternative, you can provide me with written confirmation that I have your permission to affix your electronic signature to the stipulation and I will do so. Once all signatures are collected, I will file both documents with the Court.

In the spirit of today's hearing, I would ask you, Mr. Mathewson, to also remove any post containing a link to this article from any of your social media pages as well. While I understand the link may now effectively lead to nowhere (I appreciate you agreeing to remove the article while this action is pending), the social media posts still contain the article's headline and my client's photograph. I am currently aware of posts on your publication's Facebook and Twitter pages. Please confirm once this has been completed.

Thank you both.

Chris

## Christopher R. Vandeventer | Attorney

Gimbel, Reilly, Guerin & Brown LLP

330 East Kilbourn Avenue, Suite 1170

Milwaukee, Wisconsin 53202

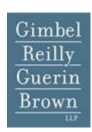
Office: 414-224-8741

Mobile: 414-852-7978

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www.grgblaw.com



Court.

FILED 06-28-2024 Clerk of Circuit Court Kenosha County 2024CV000335

STATE OF V	VISCONSIN	CIRCUIT COURT	KENOSHA COUN	2024CV0003		
MARK WIS	NIEWSKI,					
Plaintiff,  Case No. 2024-CV-335						
vs.			/	No.		
KENOSHA	UNIFIED SCH	OOL DISTRICT,				
	Defendant,		- X - A			
KEVIN E. M	IATHEWSON,			1		
	Intervenor.	1				
STIPULATION						
The parties to the above-captioned lawsuit, either prose or through their respective						
counsel of record, submit to the Court the following stipulation as it relates to the above-						
captioned a	ction:	1				
1.	1. Mr. Mathewson will remove from his internet platform(s) the article and comments related to the above-captioned action that was published on or about June 20, 2024, by 5:00 p.m., CST, on June 27, 2024.					
2,	<ol> <li>The parties agree not to publish, distribute, or otherwise disseminate information related to any investigation or allegations that are in any way relevant to the above-captioned action until further specific Order from the</li> </ol>					

Dated this \_\_\_\_ day of June 2024.

GIMBEL, REILLY, GUERIN & BROWN, LLP

CHRISTOPHER R. VANDEVENTER Wis. Bar No. 1119198 Attorney for Plaintiff Dated this \_\_\_\_ day of June 2024.

von BRIESEN & ROPER, S.C.

TRACE P. HUMMEL
Wis. Bar No. 1100758
RYAN P. HEIDEN
Wis. Bar No. 1100141
Attorneys for Defendant Kenosha Unified School
District

Dated this \_\_\_\_\_ day of June 2024.

KEVIN E. MATHEWSON Pro Se Intervenor

KENOSHA COUNTY **CIRCUIT COURT** STATE OF WISCONSIN MARK WISNIEWSKI, Plaintiff, Case No. 2024-CV-335 VS. KENOSHA UNIFIED SCHOOL DISTRICT, Defendant, KEVIN E. MATHEWSON, Intervenor. ORDER

Based upon the foregoing Stipulation of the parties,

#### IT IS HEREBY ORDERED:

- Mr. Mathewson will remove from his internet platform(s) the article and 1. comments related to the above-captioned action that was published on or about June 20, 2024, by 5:00 p.m., CST, on June 27, 2024.
- The parties agree not to publish, distribute, or otherwise disseminate 2. information related to any investigation or allegations that are in any way relevant to the above-captioned action until further specific Order from the Court.

FILED 06-28-2024 Clerk of Circuit Court Kenosha County

2024CV000335

STATE OF WISCONSIN	CIRCUIT COURT	KENOSHA COUNTY
MARK WISNIEWSKI,		

Plaintiff,

Case No. 2024-CV-335

vs.

KENOSHA UNIFIED SCHOOL DISTRICT,

Defendant,

KEVIN E. MATHEWSON,

Intervenor.

#### **STIPULATION**

The parties to the above-captioned lawsuit, either *pro se* or through their respective counsel of record, submit to the Court the following stipulation as it relates to the above-captioned action:

- Mr. Mathewson will remove from his internet platform(s)website, <u>http://www.kenoshacountyeye.com</u>, the article and comments related to the above-captioned action that was published on or about June 20, 2024, by 5:00 p.m., CST, on June 27, 2024. Mr. Mathewson may re-publish said article at the conclusion of this case unless otherwise ordered by this court.
- 2. The partiesPetitioner and KUSD agree not to publish, distribute, or otherwise disseminate information related to any investigation or allegations that are in any way relevant to the above-captioned action until further specific Order from the Court. Intervenor Kevin Mathewson agrees not to release information in reference to Kenosha Police Department investigation 2022-36884 until this case is concluded unless otherwise ordered by this court.

Dated this \_\_\_\_ day of June 2024.

GIMBEL, REILLY, GUERIN & BROWN, LLP

CHRISTOPHER R. VANDEVENTER Wis. Bar No. 1119198 Attorney for Plaintiff

Dated this \_\_\_\_ day of June 2024.

von BRIESEN & ROPER, S.C.

TRACE P. HUMMEL
Wis. Bar No. 1100758
RYAN P. HEIDEN
Wis. Bar No. 1100141
Attorneys for Defendant Kenosha Unified School
District

Dated this \_\_\_\_\_ day of June 2024.

KEVIN E. MATHEWSON Pro Se Intervenor STATE OF WISCONSIN CIRCUIT COURT KENOSHA COUNTY

MARK WISNIEWSKI,

Plaintiff,

Case No. 2024-CV-335

vs.

KENOSHA UNIFIED SCHOOL DISTRICT,

Defendant,

KEVIN E. MATHEWSON,

Intervenor.

ORDER

#### IT IS HEREBY ORDERED:

Based upon the foregoing Stipulation of the parties,

- 1. Mr. Mathewson will remove from his internet platform(s)website, <a href="http://www.kensohacountyeye.com">http://www.kensohacountyeye.com</a>, the article and comments related to the above-captioned action that was published on or about June 20, 2024, by 5:00 p.m., CST, on June 27, 2024. Mr. Mathewson may re-publish said article at the conclusion of this case unless otherwise ordered by this court.
- The parties KUSD and Plaintiff agree not to publish, distribute, or otherwise
  disseminate information related to any investigation or allegations that are
  in any way relevant to the above-captioned action until further specific
  Order from the Court. Intervenor Kevin Mathewson agrees not to release

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Filed 06-28-2024

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information in reference to Kenosha Police Department Investigation 2022-36884 until this case is concluded unless otherwise ordered by this court

FILED 06-28-2024 Clerk of Circuit Court Kenosha County 2024CV000335

# Outgoing Judge Holds Kenosha County Eye Editor In Contempt Of Court – Orders Article Removed From Website



- KCE Staff
- Jun 27, 2024 10:20 pm
- 13 Comments



Outgoing Kenosha Circuit Court Judge Frank Gagliardi (File Photo by Kevin Mathewson, Kenosah County Eye)

Kenosha County Eye Editor Kevin Mathewson was held in contempt of court today – at least for a few minutes. Outgoing Kenosha County Circuit Court Judge Frank Gagliardi did what no Kenosha County Judge has ever done – he ordered KCE to take down an article we published. It wasn't done directly, however. In a secretly held, closed hearing, (which in itself is illegal – a member of the press and a another individual were denied entry to the courtroom Gagliardi first held Mathewson in contempt of court for what Gagliardi said was a violation of a court order. (There was no violation.) This was for a case that Mathewson isn't even a party to. Gagliardi, without the authority under Wisconsin Statute, or the United States Constitution, seemingly extorted Mathewson into agreeing to remove the article until the conclusion of the case in late August. Gagliardi knew that any contempt finding would be ignoramus, and vacated it. KCE cannot tell its readers which case it is, due to a gag order, but you will see a recent article has recently vanished from our site.

Gagliardi seemed to suggest the if Mathewson didn't agree to remove the article temporarily, he would fine Mathewson thousands of dollars. Mathewson reluctantly agreed, even knowing the judge had no idea what his authority is in this matter.

KCE published the article citing a police report publicly obtained via the Wisconsin Public Records Statute §§ 19.31, like we have done hundreds of times. A lawyer in this case accused Mathewson of obtaining the report in a deceptive manner.

In an email dated June 21, 2024, a Kenosha Police spokesman wrote to Mathewson, "We treat all requests, except for requests from law firms, law enforcement agencies, etc., as citizen requests. Your request was treated as a citizen request under WI Stats. 19.31, as are all of your requests."

Mathewson shared this email with the attorney in this case who seeemingly concealed it from the judge. KCE <u>published an op ed on our site</u> on March 30, 2024 suggesting that voters choose Gagliardi's challenger, who easily defeated him.

"I can't believe that Judge Gagliardi would hold a grudge to the point where he would violate my first amendment rights to free speech and free press with the threat of being held in contempt and being fined thousands of dollars," said Mathewson. "I realize that this unconstitutional order will expire in August and the article will be reposted, but I would never imagine that a judge would order a media outlet to take down a factual story based on the word of an attorney who was engaging in 'sharp practice.' "

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Kenosha County Circuit Court Judge David Wilk (File Photo by Kevin Mathewson, Kenosha County Eye)

Ironically, today in a separate matter, a different Kenosha County Circuit Court Judge ruled that Kenosha County Eye is indeed a bona fide media outlet when our status as such was questioned. Judge David Wilk ruled that Kenosha County Eye is entitled to reporter privilege, meaning that generally, KCE doesn't have to give up confidential sources of news. That means tipsters who call, text, email or talk to us can feel good about being kept anonymous.

"The first amendment took a huge blow today in court. Thankfully, however, the Tony Evers' appointee, Judge Gagliardi, will no longer be a judge in about a month. For those who thought the first amendment was untouchable might just be wrong, at least in Frank's courtroom," said Mathewson. "When this case is settled, KCE will disclose all of the illegal, unethical and unconstitutional actions taken by Gagliardi. Until then, we hope Frank will allow us to continue to diseminate the news to Kenosha. But its a scary day when an appointed judge uses a grudge to eviscerate the constitution."

# Author



# **KCE Staff**

View All Articles

## 33 Responses



June 27, 2024 at 10:24 PM

Hang in kevin. Frankie is just pouting.

\_35

\_4

#### **Reply**



June 27, 2024 at 10:31 PM

Imagine. Kevin and KCE are an ENEMY OF THE STATE!

\_20

\_3

#### **Reply**

**Jo Mama** says:

June 28, 2024 at 8:40 AM

The State NEEDS an enema

\_8

**Reply** 



June 27, 2024 at 10:38 PM

It has to be the Drunken rapist teacher story.

Page 6 of 16

I don't have a photographic memory, but I am pretty sure that is the one.

\_29

\_3

#### **Reply**



June 28, 2024 at 5:57 AM

Which one, KUSD is full of them

\_10

2

#### **Reply**



#### June 28, 2024 at 9:23 AM

Yes! Mark Wisniewski Tremper English teacher. Obviously Mark's lawyer didn't like that story coming out b/c it's bad for his character, but Kevin only posted FACTS from the police report. It's ridiculous that this lady finally has the courage to hold this man accountable, it's published in the news and then forced to be taken down? Why? So that when this drunk loser gets out of jail he can do it to another unsuspecting victim?

Let's also talk about the way Mark responded to this lady... I'm sorry I didn't know I had such an impact on you. How the f\*\*\* is she supposed to feel after you sexually assaulted her?!

For those that didn't get to read the article this is a very brief summary: Mark is an alcoholic who is currently serving a sentence in KCJ for his 3rd OWI. When Mark is drunk it's evident that he becomes delusional in thinking he can do what he wants with women. He became friends with a woman he frequented the bar with and she would often get Mark home and sleep over (on the couch). He would try to make advances at her but be turned down every time. One night he convinced her to sleep in his bed with him b/c it would be so much more comfortable and she has reported her sexually assaulted her. She did not report

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this to police right away but has since received professional help and has a "list" of which he is on. When she reached out to Mark he played dumb like he didn't know what happened (maybe he was black out drunk; however, still not acceptable). Told her things like I'm sorry I didn't know I made this big of an impact on you, I didn't know I made you feel that way blah blah blah.

\_3

Reply



#### June 27, 2024 at 10:38 PM

This is so wrong for a judge to order any news outlet to take down an article. This is not Russia or China or North Korea but sure acting like it

\_33

\_2

#### Reply



#### June 27, 2024 at 10:44 PM

"Oh, Danny, this isn't Russia. Is this Russia? This isn't Russia, is it?" — Ty Webb

When will Heather Iverson be taking over?

\_19

\_3

#### Reply



#### June 28, 2024 at 12:08 AM

Maybe the drunk teacher is his buddy.

\_13

2

#### Reply



#### June 28, 2024 at 12:33 AM

File an appeal of his order! If you can get a higher court to rule in your favor you can use it to prevent other judges from trying the same shit in the future.

\_10

2

#### **Reply**



#### June 28, 2024 at 9:20 AM

It appears that there was a stipulation for the order so it may not be appealable.

\_1

#### **Reply**



#### June 28, 2024 at 12:49 AM

The legal concept, from what I can glean, is called "prior restraint." It is a serious constitutional issue.

Art. I, Sec. 3 of the Wisconsin Constitution reads: "Every person may freely speak, write and publish his sentiments on all subjects, being responsible for the abuse of that right, and no laws shall be passed to restrain or abridge the liberty of speech or of the press."

This is actually broader than the First Amendment which only refers to governmental action to restrain freedom of expression. But the Wisconsin Constitution is explicit that

the right to speak, write and public is maintained but, unlike the First Amendment, says the person speaking, writing or publishing is "responsible for the abuse of that right." In essence, you cannot be restrained in advance from speaking, writing or publishing something but can later be punished for the abuse of that right. The Wisconsin Constitution frowns on prior restraint.

None of us here knows all of the facts behind this or what prompted the judge to take what appears to be extraordinary actions. But we know they are extraordinary and to assess the judge's conduct we need to see the entire picture.

\_11

#### Reply



June 28, 2024 at 1:12 AM

Perhaps this is the case:

06-27-2024 Motion hearing =

Additional text:

1:03 PM Attorney Christopher R. Vandeventer in court for Mark Wisniewski along with his law clerk Victoria Dietel-Bargender. Attorney Trace P Hummel in court for Kenosha Unified School District.

Minutes: Arguments made and parties have reached a stipulated agreement and Mr. Mathewson will remove the article that was published on 6/20/24 until the matter can be heard on August 28, 2024. Atty Vandeventer to prepare the stipulation and order and all 3 parties will sign the order. All other orders remain in full force and effect per the Judge. 06-20-2024 Objection to motion

Additional text:

Intervenor's Objection to Proposed Order – submitted by Kevin Mathewson (pro-se) 06-20-2024 Notice of hearing

Additional text:

Motion hearing on June 27, 2024 at 01:00 pm.

06-20-2024 Order

Additional text:

Order from May 31, 2024 Hearing

06-20-2024 Brief in support of motion

Additional text:

Brief in Support of Motion for Temporary Injunction

06-20-2024 Affidavit in support of motion

Additional text:

Affidavit of Christopher R. Vandeventer in Support of Motion for Temporary Injunction 06-20-2024 Notice of motion, motion

Additional text:

Notice of Motion and Motion for Temporary Injunction – filed by Christopher R.

Vandeventer

06-20-2024 Letters/correspondence

Additional text:

Letter to Judge from Kevin Mathewson (pro-se)

06-20-2024 Proposed Order Gagliardi, Frank

\_15

#### **Reply**



June 28, 2024 at 8:25 AM

How is kee a party to this.? How can any if these peeps dictate to kce?

2

**Reply** 



#### June 28, 2024 at 6:02 AM

Well, the Supreme Court just threw out a lower court ruling that placed major restrictions on the ability of government officials to communicate with social media companies about their content moderation policies (they can go back to telling Facebook, etc to take down posts they don't like or agree with).

This isn't any different. This is huge and the Country cannot sustain much longer.

3

#### **Reply**



June 28, 2024 at 7:37 AM

Last week KCE published a story about a Kenosha govt Facebook page deleting comments they didn't like. In response, a person said "It's Facebook—who cares?" THIS is exactly why everyone should care: first the govt deletes your Facebook comment, then they don't allow you to speak at public meetings, then they demand you delete a factual news story. Freedom of speech is eroded in small steps.

\_17

\_1

#### Reply



#### June 28, 2024 at 7:45 AM

This Judge has done this many times, I'm sure if you would look deep into case logs you would find a lot of constructional rights violated over his judicial term.

Keep up the good work Kevin, you are making a difference.

\_10

\_3

#### **Reply**



#### June 28, 2024 at 8:12 AM

That sour little weasel is just mad he lost. And like a puppet that he is someone is pulling his strings one last time before he's gone. Remember when they say judges are not affiliated with any political colors?

Kevin... how much his family donated to the democrats in Wisconsin for the past 10-15 years?

And yeah... appointed by tony.... Almost forgot that

\_9

\_2

**Reply** 



#### June 28, 2024 at 8:15 AM

Well I like Kenosha Eye! In fact it is better than the Kenosha News that you have to pay for, when this site is absolutely free and is very much more informative! Please keep this site available! Thank you!

\_12

\_1

#### **Reply**



#### June 28, 2024 at 8:27 AM

Be sure to suggest it to your friends, support it with ads and donate to it...

\_5

\_1

**Reply** 



#### June 28, 2024 at 8:20 AM

Gag order, The new go to tool for suppressing freedom of speech by the socialist.

\_8

\_1

#### **Reply**



June 28, 2024 at 8:22 AM

Biden's America

\_7

\_2

**Reply** 



June 28, 2024 at 8:26 AM

Fucking libtarded dumocratic bullshit pouting is all this is! He must be Ted Kmiec's buddy!

\_6

\_3

Reply



June 28, 2024 at 8:36 AM

Well, Kevin, enjoy that lawsuit money!

\_5

\_1

Reply



June 28, 2024 at 8:38 AM

Do a Google Search for "mark wisniewski kenosha" and you will find what is missing here.

\_3

\_1

#### **Reply**



June 28, 2024 at 8:41 AM

More deets about Mark here.....

https://inmate.kenoshajs.org/NewWorld.InmateInquiry/kenosha/Inmate/Detail/-202087

2

#### **Reply**



June 28, 2024 at 8:44 AM

It's good to see KCE getting under these fucktards' skin

\_6

\_1

#### **Reply**



June 28, 2024 at 9:33 AM

So will we be seeing anymore of Former Judge Frank Gagliardi out and about Kenosha in the near future?

A cush job in the Evers Administration or at KUSD perhaps? Joe Biden debate stand-in?

\_1

\_2

**Reply** 



June 28, 2024 at 11:00 AM

He'll be shining Peter Barca's shoes. So glad I voted for Iverson .

- \_2
- \_1

**Reply** 



June 28, 2024 at 10:17 AM

When KCE intervened in the lawsuit did it not become a party? Having said this, if the material was independently obtained from another source and that was done by actions totally divorced from the court case, then how can publication be barred?

\_1

#### **Reply**

# 24. **Anonymous** says:

June 28, 2024 at 11:35 AM

This town is a such a joke

- \_1
- \_1

#### **Reply**

1. **Straight White Male** says:

June 28, 2024 at 12:01 PM

The country is worse off.... There is NO political solution.

\_1

#### **Reply**



#### June 28, 2024 at 12:14 PM

It is so nice to see you back. Maybe you should just relax and submit to your deep desire to lay with a man. You need to come out of the closet. Come out. You know you want to.

https://youtu.be/ypZaXLDpZ44?si=tUIXXCF7eKeLDmdT

\_1

**Reply**