



Would you be interested in my story, a true story of an innocent man's wrongful conviction that turned out to be an Ultimate-Gross-Miscarriage of Justice? My case involves an alleged homicide in Fond du Lac, Wisconsin – that turned into a Political Type Conspiracy To Enact A New State Crime Law between 1994 and 1995 by way of countless unethical practices, numerous Constitutional Rights Violations (Felony Crimes) all committed in the course of the case by Public Officials. Many other interrelated criminal injustices occurred in the case through the years after sentencing and on Appeal.

It was a fixed case with Official Misconduct in State Public Office by a former State-County Representative, Judge, Prosecutor, County Coroner, Detective, State's Medical Examiner, Appointed Trial & Appeal Defense Counsel, and others as the case proceeded through the Courts on Appeal. In following, many of the main issues of the case are listed and all based on factual documentation.

- § Felony Stalking of Defendant with pressured questioning on a daily basis, which lasted for three weeks by a vindictive-malicious neighbor who fabricates an alleged assault, then goes to a Police Detective with a story of confession (coerced) of the alleged (fabricated) assault, and then becomes a Police Operative working for and at the request of the Detective.
- § Illegal-Unauthorized use of a citizen as a Police Operative by the Detective.
- § Illegal-Unauthorized audio/video tape recording by a citizen with Police audio/video recording equipment supplied by the Detective.
- § Arrest Warrant based on illegally obtained-fabricated and coerced evidence.
- § Collaboration between Detective, County Coroner, State's Medical Examiner and District Attorney, to fit fabricated, illegally obtained audio tape recording evidence to the cause of the victim's death.
- § Detective had audio tapes transcribed to what he thought he heard on them.
- § Tapes were illegal to use under current State Supreme Court Law, so a new tape recording bill was drafted to allow tapes in court at homicide trials.
- § Two trials were adjourned under false pretenses in which to stall for time to draft the new tapes law bill, and then get it signed into law by Governor.
- § New tapes law bill was still illegal to use at the trial since the laws that were in effect at the time of the alleged crime must be used at trials.
- § Two men never investigated who were rumored to be strong-arming residents of the victim's apartment building. Victim had remarked of a confrontation.
- § There was perjured testimony involved; conceivable deals made with certain witnesses on possible criminal charges on their unrelated legal problems.
- § Three separate witnesses had three different accounts of the alleged assault.
- § There were two-eyewitness accounts of the victim's falling problems while intoxicated. One account was of the victim falling sideways while extremely intoxicated, striking the side of his head very hard on the terrazzo floor-(polished marble & cement).
- § A twenty-two year martial arts demonstration photograph was viewed by each juror which explicitly showed a kick to the side of another student's head. The victim's fatal injury --- the side of his head.
- § Denied a Martial Arts Expert Witness for my defense to demonstrate alleged described assault to be an impossibility. Also, one expert was questioned and stated, "an intoxicated person (me) would be unable to deliver kicks sufficiently precise & forceful enough to kill someone".
- § Denied a Medical Examiner for my defense to refute the State's Medical Examiner who stated that, "an intoxicated person falls forwards and backwards, not sideways. One was allegedly hired by Defense Attorney but mysteriously never appeared. Findings-ruling and location of 2nd Medical Report—UNKNOWN???
- § Intentional-Ineffectiveness of Trial & Appellate Counsel.
- § Missing 120+ U.S. Mail Certified documents sent to the 7th Circuit Court of Appeals. Court Clerk stated that only seven pages of documents received.
- § Fraudulently altered Court sentencing document by Parole Agent to obtain money from prison/private industry work pay checks.
- § Felony Misconduct by private hired attorney, and County Court Commissioner.
- § Defense Attorney "INSISTED" that I "NOT" testify at the trial???
- § Eye witness (party-to) testified at trial that I "NEVER" assaulted the victim!