

EXHIBIT 46

Northern Michigan E3 Responds to Leelanau Commissioners Racist Comments

August 13, 2020

Madison Schlegel, Adam Bourland

Northern Michigan E3, formerly the Northern Michigan Anti Racism Task Force, held a press conference on Thursday to address recent racism in Leelanau County.

It comes after County leadership held a series of discussions about racism, which included county officials using racial slurs and debating the definition of racism.

“The purpose of this press conference is to sort of to give our collective reaction to the recent words and actions of the Leelanau Board of Commissioners,” said E3 member Holly Bird.

Last week Leelanau County Road Commissioner Tom Eckerle resigned following racist comments made during a public meeting.

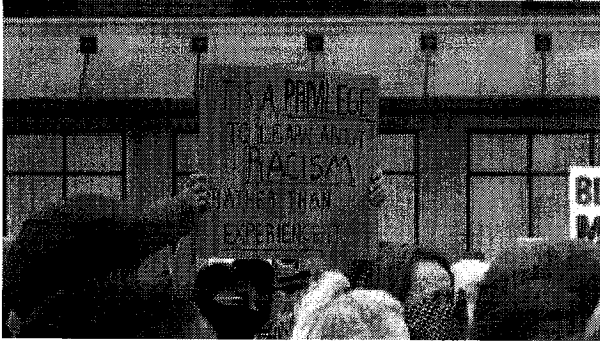
Earlier this week the board of commissioners met to discuss an anti racism resolution in response to Eckerle’s comments.

Bird said, “The discussion in fact really made it worse. So for me, reading their resolution and what’s really important is accountability. And there was no accountability from the board whatsoever.”

Northern Michigan E3 members were shocked to hear multiple commissioners make comments drawing comparisons between racism, abortion, and genocide.

“Some of the comments that we heard were trying to define racism in really nonsensical kinds of ways,” Bird said. “Those kinds of words, those kinds of attitudes have no place in our government.”

Their biggest concern is that even though Leelanau County may be working towards an anti racism resolution, they haven't included people of color in on the conversation.



“While I think that it’s an initiative to take to try and have a resolution against racism in a community, and clearly they still need some education of what that is,” said E3 member, Courtney Wiggins. “They didn’t ask people of color to come to the table from the community to help with this. And I think that’s very important for that voice to be there.”

Now, E3 is asking other government officials to step up, and set a better example.

Bird says, “Our call to action in Leelanau County and surrounding counties is to undergo yearly implicit bias training by all government officials, elected or not.”

Northern Michigan E3 says they are working with multiple community agencies to hold government officials responsible for their comments.

Northern Michigan E3

Leelanau Leadership Equates Abortion with Racism, Struggle to Define and Pass Anti-Racism Resolution

August 12, 2020

Chloe Kiple, Josh Monroe



space play / pause

q unload | stop

f fullscreen
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↑ ↓ volume

m mute
← → seek

. seek to previous
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Leelanau Leadership Equates Abortion with Racism, Struggle to Define and Pass Anti-Racism Resolution

August 12, 2020

Chloe Kiple, Josh Monroe

Leelanau County leaders struggled to define racism during a nearly five-hour meeting Tuesday, just days after former road commissioner Tom Eckerle said the N-word and blamed the coronavirus crisis on Black Detroiters.

The board condemned former road commissioner Tom Eckerle's comments but could not agree on what does, and does not, constitute racism in order to write an anti-racism resolution.

"The word 'racism' means different things to different people," said commissioner Debra Rushton during the meeting. "We see one sort of racism condemned, but yet the racism against our police forces... seems to be accepted."

Chairman William Bunek equated name calling of law enforcement to racism.

"I have in there about law enforcement, and how they're called 'pigs' or whatever. I mean, that's another example of racism," said Bunek.

At least two commissioners, Will Bunek and Melinda Lautner, drew comparisons between abortion and racism; and want their resolution to reflect and acknowledge "high" abortion rates specifically in the Black community.

"Abortion...28 to 36% are Black. If we added that [to the resolution] as an example that shows racism...we could put that in there," said Bunek.

9&10 News has not independently confirmed these statistics and it is unclear where they were drawing their references from.

Lautner echoed these abortion-related comments during the meeting.

"Today, we speak about racism and someone said we have genocide: Black abortions...it's maybe the truest form of racism going on and it offends me," said Lautner.

9&10 called Bunek, Rushton and Lautner on Wednesday to understand the comments. Only Lautner was reachable and responded.

"In the context of the racist comments that have been made in Leelanau County, what does abortion have to do with passing an anti-racism measure?" asked 9&10.

Lautner said, "That was thrown out there by another commissioner as an irony, perhaps, because ironically we wouldn't pass a resolution that's in support of life and here we are passing a resolution that is anti-racism when we are....aborting so many African American children."

9&10: "Why couldn't the board condemn racism without bringing in a totally separate issue?"

Lautner said "Because I do believe we'll pass another resolution in support of life, and when we do that, we are in support of life, we are in support of all those lives."

She continued by saying she does not believe racism is a problem in Leelanau County and doubled down on her belief that Black babies need to be saved from abortion, and the issue is related to anti-racism talks.

Commissioner Rushton also added during the meeting she wants the word 'racial' removed from a line about equality.

"Why do we have to segregate people into groups? [Racial] in itself is a racial slur, so I would like to see that eliminated," she said.

Thursday, the Northern Michigan E3, formerly known as the Anti-Racism Task Force, is expected to hold a press conference to respond to these comments.

Leelanau County employees and residents say they're upset by all of the swirling comments.

"I don't know how mentioning abortion or views on that one way or another or how many people get aborted every year helps anything either. People have religious beliefs and are entitled to their opinion," said resident Dave Buchanan.

"We're all human beings. There's no color. There's no....all of that. We are all together. We're all here to try to make it through this pandemic," said employee Ashley Macksey.

Commissioners have yet to pass an anti-racism resolution but they hope to introduce new language at their meeting next week.

To watch Tuesday night's board meeting in its entirety, [click here.](#)

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EXHIBIT 47

Re: Information request, Construction Board of Appeals

From: wwizinsky@aol.com

To: cjanik@co.leelanau.mi.us <cjanik@co.leelanau.mi.us>

Date: Thu, Aug 27, 2020 12:41 pm

Mr. Janik,

I have been asking for this information since July 2018 and was told it did not exist! It took your building department 3 years to process a building permit, with the State of Michigan Civil Rights Division ordering it you to issue the permit! Because you blocked it! Do I need to file a motion to get the documents, when any citizen asking for them, they should be given them for asking as a matter of fact. I will be putting the building appeal on the City of Novi papers, since it is based on the state building code. An attorney should not have to give permission for your county to fulfill a standard fiducially duty.

You are now officially blocking my due process rights and this will be presented to the Court with this email.

When you get the appeal if it is on City of Novi papers when I file my pleadings next week, a motion for leave will be in their to order you to process the appeal on city of Novi papers. You are going to process the appeal and i am not going to have you interfere in the building process anymore to keep your community all white!

What the hell is wrong with you people?

William Wizinsky

-----Original Message-----

From: Chet Janik <cjanik@co.leelanau.mi.us>

To: wwizinsky@aol.com <wwizinsky@aol.com>

Cc: Paul Hunter <phunter@co.leelanau.mi.us>; Laurel Evans <levans@co.leelanau.mi.us>

Sent: Thu, Aug 27, 2020 11:43 am

Subject: Re: Information request, Construction Board of Appeals

Mr. Wizinsky- As previous stated, the County's legal representative will be responding to your request of August 24 in a timely manner.

Chet Janik

Sent from my iPad

On Aug 27, 2020, at 10:43 AM, "wwizinsky@aol.com" <wwizinsky@aol.com> wrote:

Dear Mr. Janik,

This is not a decision for you to make. Under the 2015 Michigan Residential Code book I have a right to appeal. You have not stated that a certificate of occupation cannot be appealed, therefore by blocking the appeal I will assume it can be appealed. You will be in violation of my due process rights under the law. You already did this as documented in the FOIA documents in 2017 where in your meeting with Mr. Patmore without any inspection you mandated the structure to be removed, which is in Patmore meeting

minutes. You will be held liable if you continue to interfere in the building department fiducial duties and deny me my property rights.

Blanche Road Corp. v. Bensalem Township

57 F.3d 253 (3d Cir. 1995)

Finding that a due process violation could exist when *Township* officials "deliberately and improperly interfered with the process by which the *Township* issued permits in order to block or to delay the issuance of plaintiff's permits."

If I do not have the proper paperwork to file the Appeal by the end of today, with the fee amount, this email will be put in my filed Appeal using the City of Novi paperwork with a \$300 fee they charge and the Appeals Board will know you Chet Janik blocked my appeal. Everything you did to my family will get on the public record in a public forum. The county people will know you do not respect the law or the rights under the US Constitution of the taxpaying citizens. Is your motive racism? If your Road Commissioner has no problem of using the N word in a public meeting, it shows a culture of racism in your county government. You got involved when it went viral and caught national attention. Yet your deeds against my family and interference into the permit process shows your a racist. This was confirmed by one of your employees and a Judge in your community. Evidence of this is the permit being issued after three years and was issued from settlement from a racial discrimination complaint by order of the State of Michigan Civil rights Division.

An Appeal will be made, whether it is on Novi letterhead with it crossed off and putting your county on it or not. The decision is yours!

William Wizinsky

-----Original Message-----

From: Chet Janik <cjanik@co.leelanau.mi.us>
To: wwizinsky@aol.com <wwizinsky@aol.com>
Cc: Laurel Evans <levans@co.leelanau.mi.us>
Sent: Wed, Aug 26, 2020 9:35 am
Subject: Re: Information request, Construction Board of Appeals

Mr Wizinsky,

This is a confirmation that I received your correspondence and your request is under consideration. Upon completion of the review, you will receive a written response from the County's legal representative or myself in a timely manner .

Chet Janik

Sent from my iPad

On Aug 24, 2020, at 3:31 PM, "wwizinsky@aol.com" <wwizinsky@aol.com> wrote:

Dear Mr. Janik,

I talked to Mr. Hunter today about the appeal process and he gave me the reference for it in the code book. He said there were forms for it and then he said he could not talk to me directly and forwarded me to Ms. Evans who has forwarded me to you.

If you can forward me the forms and the who makes up your Appeal Board, the list of the members. If there are no forms and an Appeals Board then just let me know. If there is an appeals process for the Certificate of Occupancy please forward me the forms, if there is no process than let me know. I had asked for this in July of 2018 again last year and have been told there is no such process. You either have a process or you do not. I do not know why this is so complicated. Do you have a process or not? If I do not receive the information for an appeal I will assume there is no such process as I had been informed over the last couple years. It would be nice to have such a definitive answer so I can appeal the decision if there is such a process.

Please provide with any information you have ASAP.

Thank You,

WGW.

-----Original Message-----

From: Laurel Evans <levans@co.leelanau.mi.us>

To: wwizinsky@aol.com <wwizinsky@aol.com>

Cc: Chet Janik <cjanik@co.leelanau.mi.us>

Sent: Mon, Aug 24, 2020 1:27 pm

Subject: Information request, Construction Board of Appeals

Dear Mr. Wizinsky:

I was able to speak with County Administrator Chet Janik regarding your request on the appeals process.

Please forward your specific request and the rationale for filing an appeal to the Construction Board of Appeals directly to Chet, via email: cjanik@co.leelanau.mi.us

Laurel S. Evans <

Executive
Assistant/Administration

levans@co.leelanau.mi.us

866-256-9711 *Toll-free*

231-256-8101 *Direct*

231-256-0120 *Fax*

Leelanau County Government Center
8527 E. Government Center Dr., Suite #101
Suttons Bay, MI 49682

www.leelanau.cc

EXHIBIT 48

MATTHEW J. ZALEWSKI
mzalewski@rsjalaw.com

27555 Executive Drive, Suite 250
Farmington Hills, Michigan 48331
P 248.489.4100 | F 248.489.1726
rsjalaw.com



ROSATI | SCHULTZ
JOPPICH | AMTSBUECHLER

August 29, 2020

William Wizinsky
250 Pleasant Cove Dr.
Novi, MI 48377
VIA E-Mail, wwizinsky@aol.com

Re: *Wizinsky v. Leelanau County, et al*; County Construction Board of Appeals

Dear Mr. Wizinsky:

I am sending this letter on behalf of County Administrator Janik in response to your e-mails to Mr. Janik dated August 24, 2020 and August 27, 2020. You have inquired about the availability of an appeal of the County's July 2018 decision regarding your Certificate of Occupancy application. You have been repeatedly advised in the County's communications leading up to the June 2018 Certificate of Occupancy decision, in subsequent interactions with the County, and through the County's briefing in the federal court litigation that the County has a Construction Board of Appeals, and that you could have appealed the decision at the time that it was issued. However, you did not, and your time for doing so has expired. And, as Magistrate Judge Berens has ably pointed out, your issues regarding the July 2018 Certificate of Occupancy denial are moot in light of your settlement agreement with the Township and HOA, and the orders of the Leelanau County Circuit Court enforcing that agreement. The County has no authority to interfere with your private agreement with the Township and HOA, or to act contrary to court orders. And, in any event, as you know, one basis for the County's Certificate of Occupancy decision was the Township's denial of special use approval, which you did not appeal to the Township, and which also is too late to be appealed.

In the event that you choose to nevertheless submit an application to appeal to the County's Construction Board of Appeals, the County will respond to your application as is appropriate under the law and factual circumstances of this matter. Rules of procedure relevant to the Board of Appeals are enclosed. You will note that the appeal must be in writing, but is not absolutely required to be on any specific forms.

Very truly yours,

ROSATI SCHULTZ JOPPICH
& AMTSBUECHLER PC

Matthew J. Zalewski

Matthew J. Zalewski

Enc.

cc: Chet Janik, County Administrator (via e-mail)

EXHIBIT 49

MAILED BY Certified US Mail TO WEBSITE ADDRESSES

RE: County Commissioners Decision in Ordering Falsification of the Public Record to Deny 26 Years of Property Rights to Family because of their Adoption of Mixed-Race Child.

Dear County Commissioner,

My name is William Wizinsky, I am a licensed architect, contractor and I teach construction law. I know the building code, zoning ordinances, worked for government and with government for almost 40 years. I went through the 2015 Michigan Residential Building Code Book and your Township Zoning Ordinances very carefully, I found nothing to prevent me from using my property as I have for 26 years prior to the issuance of the repair permit Certificate of Occupancy with its falsifications and nonlegal limitations.

I was informed that the decision to deny my family their property rights was by your office with order to Chet Janik with input from Mr. Hubbel the prosecuting attorney. I am writing this letter as required by the State of Michigan Civil Rights Division, prior to filing a formal complaint if your government does not clean up the public record and accurately represent the truth in the paper work.

I filed a civil rights complaint after waiting over two years with confirmation by good people in your government the issue was racially motivated for the denial of the repair building permit. The State of Michigan Civil Rights Division found significant circumstantial evidence of racial discrimination by your government agencies in their investigation based on my racial discrimination complaint. Your hired attorney representing your county agreed as part of settlement of the case to issue a permit for the repair of a 26-year-old gazebo/treehouse on a two-acre wooded lot. The structure cannot even be seen unless people trespass on my land. Only lot 12 can now see the structure today because of the trees dying of disease. A landscape barrier of evergreens could be erected, then hide the structure from lot 12 if it was an issue, pointed out by the Civil Rights Division in their investigation. The structure has never been seen a nuisance to the community, as confirmed by the State of Michigan Civil Rights investigation report.

For several years, The Shores argument, specifically to the Civil Rights Division is the structure is illegal, dropping property values, etc. Now that the permit has been issued, it is now about denying the people from using the property, from the specific purpose the Gazebo was built for in 1992. The goal of the community, the Township and the County, has always been to keep The Shores an all-white community. To do this, a last attempt by your office is to falsify the official record by dictating to the building department a new version of the record. I call this government sponsored racism, to keep "African Americans" out of your community by the request of The Shores Board.

HISTORY:

In 1990, I bought Lot 11 of The Shores. In 1992, I got permission from The Shores HOA to build a treehouse/gazebo. I got a zoning permit and building permit. The building department would not allow me to connect to the trees and on the spot, I redesigned an approved foundation system. The building department told me to call it a Gazebo. The purpose of the structure was to be used as a seasonal

recreational get away. I also used it for surveying the land and to design my home for the property. At that time there were no other places to stay in the area. I was told by your government at the time to use it as a sleeping place all I needed was a potable water source and portable toilet. This requirement still stands today. The structure is now protected by being grandfathered-in for use and location under the township zoning ordinances. State and Federal laws also support my continued use of the property as I have prior to its repair.

I used the place on my own, and with my wife, family and friends for 23 years in peace with my neighbors. Not a single complaint to any government agencies in 23 years. In 2015 a storm damaged the gazebo by five trees falling on it and it would be lost if not repaired. I talked to a Mr. Pope of your building department and he said make the repairs to save the structure and then file for the permit, because they were shorthanded. I got a soil erosion permit.

About a year earlier, at church we introduced our adopted daughter to some Board Members of the Shores Homeowners Association that were sitting behind us. Most people, when I introduce our child are friendly, they were not. At the time I thought this childless couple were not "kid people". It never dawned on me that they were disgusted by the color of her skin. My daughter is Irish, Hawaiian, Chinese, Cherokee Nation and African American. She is beautiful!

I hired local contractors to clear a path for trucks and equipment, I got a call down state from the contractor stating the Board representative came on my land, evicted him from my land and if he worked for me he would be sued. The President of the Board Tom Hoogland told me directly that I would never be able to use my property again, and that they were going to let nature take its course by preventing me from repairing the gazebo. The protective restrictions in the community do not grant the powers taken by the Board for the destruction of my gazebo. The only power granted to the Board by contract is to sue me. They could not because the gazebo was approved 23 years earlier and was legal. I hired an attorney. After spending \$4000 in attorney fees I got written **unneeded** permission from their attorney to cut down dead trees and make repairs.

Despite the permission attorney letter, the Board and community contacted every contractor I tried to hire and threatened them with litigation if they worked for me. They were very successful. I had to hire down state labor versus contractors. I hired a firm in Traverse City to remove the dead trees, because when they bid on the project they came in an unmarked vehicle. The community had no knowledge of the company until they showed up that day to work. Their office received an immediate call threatening a law suit if they worked for me. They were there with labor and equipment so they did the work.

After the trees were gone, we got the building somewhat secured for winter, when your building department red tagged it with a stop work order. The building has gone through three winters because of the red tagging, severely damaging it. Damage caused by your government deliberate inaction through conspiracy with the Township to appease my neighbors to keep their community all white. You are responsible for the additional costs for the repair!

In 2015, Ty Wessel your fellow Commissioner was told by Todd Hoogland I was living full time on the property as a resident, as documented in an e-mail. He has assisted in denial of property rights ever since.

In 2015 Todd Hoogland filed a fraudulent report with The Health Department, William Crawford stating I was living on the property. The structure was not habitable. The letter written by Mr. Crawford was in

response to the false allegations that I was living on the property as a full-time resident. This is the letter the Leelanau Board of County Commissioners ordered to be attached to the Certificate of Occupancy. This was done with full knowledge by your office that this issue was resolved in 2015, with us buying a chemical toilet once we habituate the structure again.

In 2016, Todd Hoogland sent another letter to the Health Department with a false claim. We had not even been to the property because it was still red tagged. Mr. Crawford and me agreed again to a chemical toilet would suffice. Please see attached e-mail that the chemical toilet bought by us is acceptable by the health department. With this e-mail we are in full compliance to use our property in the manner we have previously for 23 years, prior to adoption of our mixed-race child.

Todd Hoogland and the Board has spent about 20 to 30 thousand dollars of HOA funds to keep the community all white on legal fees. They could not sue me because there are no legal grounds, they would lose and they could be counterclaimed in Federal Court for race discrimination in Detroit, MI. They would never sue us, the only contractual legal option under the protective restrictions.

So, they went to government to deny our family property rights. For almost three years, the county has denied us the repair of our gazebo and had condemned it to be destroyed by nature. They had secret meetings about our property, created fraudulent letters to each other stating I needed a zoning permit when one was never needed, to give an excuse to the county for denial of a permit. It took a legal racial discrimination complaint from us to be issued a permit. The Civil Rights Division investigation found out that Todd Hoogland is friends with Doug Scripps the Township Superintendent, who is the boss over the zoning official Steve Patmore. Steve Patmore credibility is zero and is not in compliance with the zoning ordinances. Zoning has been used as a vehicle to deny property rights to Negroes and Jews since the 1920s. This was written in the previous deed restrictions of the land. Leelanau County agrees with this policy by adding a 2017 email attached to the Certificate of Occupancy. There is no justification for the County to agree with the "apart ide" decisions of the Township. A court of law with the other poor decisions made by the County will see it for what it is, as a means to exclude an African American from The Shores. Steve Patmore sold his soul and integrity to the devil to keep his job. The Township cannot take any legal action against us because the law is not on their side. Even if they manufacture some reason to deny us the use of the structure as built for in 1992, the Courts have continued to uphold reimbursement in investment for denial of property rights. The Township would have to pay us over \$100,000 to keep our daughter out of the community. Todd's relationship with Doug would answer the why on the Township side, but why on the county side is more perplexing. Why has the county falsified documents to keep a child of color out of The Shores community? What do you owe them to dictate a falsification of record? Is it ideology of racism, contribution to your re-election or simple graft?

WHEN GOVERNMENT ACTS BADLY:

As an architect, I was designing and building in a historic building, a ten story all suite hotel. I was put in a position, that I could no longer insure the building was built to code, so I quit the best job I ever had. The decision was correct. The owner was friends with Coleman Young and they contributed heavily to his war chest. The building department caught that the \$250,000 smoke evacuation system was never installed in the 10-story atrium. The Certificate of Occupancy was issued despite this code violation and knowing full well all fire exits were off the atrium. People will die of smoke inhalation if there is a fire, on account of the Mayor's office ordered the Building Department to issue the Certificate of Occupancy. The Owner

of the hotel was (paying) friends of the Mayor. People will do what they have too, to keep their jobs, even allow people to die! That is why it is horrible government to interfere in the due process of their departments for political or financial gain. I have seen it done numerous times. The Flint lead/water crisis is a clear example, a poor community, mostly African Americans, it is OK to poison their water!

Please explain to me how Leelanau County Commissioners, County Supervisor and Persecuting Attorney are any different than the Coleman Young Administration when you ordered your Building Department to reclassify the structure, add letters from their conspirators (Township Zoning) and a 2015 letter on a resolved Health Code Issue based on fraudulent complaints?

You are no different? In Detroit everything was for sale, if you paid the money, you were exempt from following the codes or laws. If the county are not racists what would motivate you to do such a thing?

I was a partner and owner in the JL Hudson's Building in Downtown Detroit. I had put together several designs for reuse of the 1.25 million SF structure. We had put together a proposal for the Department of Defense. The Mayor's office found out. They had my partner arrested/detained by the police for him not to interfere, the City broke into our building, the Mayor showed the D.O.D. himself. I got a call from the building department; if I did not have the locks fixed by that evening on our building I would be fined. How are you any different in denying our property rights? You are doing the same, maybe not so in your face, but why? Why are the property rights of my family being denied through your office for a few residents who have racial issues?

I did talk to the Sheriff to insure the County would not have my family arrested if we used our property. I could not have my daughter traumatized by white police officers! I also through e-mail was assured my family would not be arrested for sleeping on our property by Mr. Hubbell. I was unsure based on previous experience with governments that act unlawfully, how far you would go to keep the county white. As a lawyer told me: Use my property in peace, he believes that government has no legal standing for what they have done. It was meant as intimidation and to send me a message, there are no-sleeping police, therefore even if the claim had validity, there is no enforcement possibility.

The message is clear: you want to keep the County white! Our mixed-race family is not welcomed in the county. I have a high-end 7,000 SF home in Novi, MI. I am very glad I never built the home I designed for the Shores property. We are raising our daughter in a community that welcomes diversity versus one that supports racism.

I have talked to numerous people and government employees in the county by e-mail and in person about what you have done to our family, they do not support it at all! I was told by many this is a Northern County issue by the rich older white people. Your continued support of racism will hopefully die with this last generation of retirees. Your younger generation seems to welcome diversity.

I have talked to several attorneys. None were really interested in suing The Shores, but all had significant interest in suing the county and the township. The only reason you have not been sued for your actions, is I have been battling cancer for 6 years. If this was my full-time residence, you would have been sued. In 2015 when the Shores people acted unlawfully, I had four surgeries. I had to delay my radiation treatment to get the dead trees down from the Traverse City company. Do not kid yourself, these people knowing about my cancer did not care what they were doing to hurt us. This has never been about a 23-year-old gazebo in the woods that no body can see, but everything to do about an African American being

seen on the street, using the beach and common grounds of the Shores community! Your County Government has supported this racism by their actions and in falsifying documentation.

Do you yourself support these actions or just went along with the other Commissioners?

Your fraudulent portrayal of the gazebo as a utility building does not even coincide with the present-day legal zoning language. We have a fireplace in the gazebo that has been permitted and approved by your building department. How many utility sheds have a fireplace?

Please attach this letter and documents to the paper and digital file for our building permit. This letter and documents are now public record and I expect if a FOIA is requested of Permit PB18-0051 they would be attached.

I have included a draft complaint to the State of Michigan Civil Rights Division to ask them to ask you to correct the official records. If the records are not corrected, do you want your Building Department Official to have to testify under oath that your office dictated to him the terms of the Certificate of Occupancy? Do you want to be asked why you falsified documentation? What was your reason to corrupt the public record? Have you done this before to keep your County white? This is tangible, documented, fraudulent actions to keep one little girl out of your community by county government! The question is it enough to prove racism by the County through the Civil Rights Division for court intervention?

Please correct the record on your own! Do not make me waste State and Federal resources making you do what should have never happened in the first place! If I do not hear from your building official by August 27, 2018, that the public record has been corrected, I will file another Civil Rights complaint against your county and specifically you, asking them to ask you why the record was not corrected.

Sincerely,

William G. Wizinsky
250 Pleasant Cove Drive
Novi, MI 48377
248-219-1225

Attached:

Health Department e-mail
Draft of Civil Rights Complaint with request for Changes to Official Records
Photo Of 1990s Gazebo, showing it was never a Utility Shed

CC:

Leelanau County Supervisor
Leelanau County Building Official
Leelanau County Prosecuting Attorney
State of Michigan, Civil Rights Division