



and the right to a decision upon the record of the hearing. Being aware of these rights provided to Respondent by operation of law, the undersigned Respondent knowingly and voluntarily waives each and every one of these rights and freely enters into this Joint Stipulation of Facts, Waiver of Hearing before the Missouri Ethics Commission, and Consent Order with Joint Proposed Findings of Fact and Conclusions of Law, and agrees to abide by the terms of this document.

## I.

Based upon the foregoing, the Petitioner and the undersigned Respondent jointly stipulate to the following and request that the Missouri Ethics Commission adopt as its own the Joint Proposed Findings of Fact and the Joint Proposed Conclusions of Law, as follows:

### **JOINT PROPOSED FINDINGS OF FACT**

1. The Missouri Ethics Commission (“the Commission”) is an agency of the State of Missouri established pursuant to Section 105.955, RSMo, in part for the purpose of enforcing the provisions of Chapter 130, RSMo.
2. Respondent Rachel White was a successful candidate for the position of Trustee for the Village of Bel-Ridge, Missouri, in the March 4, 2012, election.
3. Respondent Marilyn Martin was a successful candidate for the position of Trustee for the Village of Bel-Ridge, Missouri, in the March 4, 2012, election.
4. Respondent Julia Anderson was a successful candidate for the position of Trustee for the Village of Bel-Ridge, Missouri, in the March 4, 2012, election.
5. The Village of Bel-Ridge, Missouri, has a population of 2,737 as of the 2010 Census.

6. Pursuant to Section 105.957, RSMo, the Commission's staff has investigated a complaint filed with the Commission and reported the investigation's findings to the Commission.

7. Based on the report of the Commission's staff, the Commission determined that there are reasonable grounds to believe that violations of law occurred, and it therefore authorized a hearing in this matter pursuant to Section 105.961.3, RSMo.

### **Count I**

#### *Improper "Paid for by" disclosure*

8. Respondents White, Martin, and Anderson, pooled money together to purchase campaign signs and other printed materials.

9. The campaign signs and other printed materials, examples of which are attached and incorporated herein as Exhibit 1, do not contain a full and complete "paid for by" disclosure statement.

10. The appropriate "paid for by" disclosure statement for the items at Exhibit 1 would be "Paid for by Rachel White, Marilyn Martin, and Julia Anderson," but the materials included incomplete disclaimers that omitted the candidates' first names, such as "Endorsed by Wilma Abernathy, White, Martin, Anderson," and "Paid for by White, Martin Anderson." [sic]

### **Count II**

#### *Failure to maintain campaign finance records*

11. Respondents campaigned for public office in the March 2012 election, and should have preserved records for their accounts and receipts until March 2015.

12. During the course of the investigation, Petitioner requested Respondents' records of receipts and expenditures in order to determine whether Respondents individually received

contributions or made expenditures such that they were required to form a committee and file a statement of committee organization pursuant to Sections 130.011 and 130.016, RSMo.

13. Respondents threw away their campaign finance records after the election, but provided Petitioner with their estimated individual expenditures.

14. Based on Respondents' estimated individual expenditures, Respondents were not required to form a candidate committee and file a statement of committee organization under Chapter 130, but without Respondents' records of receipts and expenditures, Petitioner was unable to independently verify Respondents' estimates.

## JOINT PROPOSED CONCLUSIONS OF LAW

### Count I

#### *Improper "Paid for by" disclosure*

15. "Any person publishing, circulating, or distributing any printed matter relative to any ... ballot measure shall on the face of the printed matter identify in a clear and conspicuous manner the person who paid for the printed matter with the words 'Paid for by' followed by the proper identification of the sponsor pursuant to this section." § 130.031.8, RSMo.

16. "[P]rinted matter' shall be defined to include any ... sign." § 130.031.8, RSMo.

17. "In regard to any printed matter paid for by a candidate from the candidate's personal funds, it shall be sufficient identification to print the first and last name by which the candidate is known." § 130.031.8(1), RSMo.

18. There is probable cause to believe that Respondents White, Martin, and Anderson violated Section 130.031.8, RSMo, by publishing, circulating, and/or distributing the materials

attached hereto as Exhibit 1 without including a full “Paid for by” disclaimer containing their first and last names, and that Respondents did so knowingly.

## **Count II**

### *Failure to maintain campaign finance records*

19. Each candidate and committee must maintain accurate records and accounts on a current basis. § 130.036.1, RSMo.

20. The records must be maintained in accordance with accepted normal bookkeeping procedures “and shall contain the bills, receipts, deposit records, canceled checks and other detailed information necessary to prepare and substantiate any statement or report required to be filed pursuant to this chapter.” § 130.036.1, RSMo.

21. Campaign finance records, and specifically “All records and accounts of receipts and expenditures shall be preserved for at least three years after the date of the election to which the records pertain.” § 130.036.8, RSMo.

22. There is probable cause to believe that Respondents White, Martin, and Anderson violated Section 130.036.8, RSMo, by failing to preserve for three years their campaign finance records of receipts and expenditures, and that Respondents did so knowingly.

## II.

Based on the foregoing, the parties hereto mutually agree and stipulate that the following shall constitute the order entered by the Missouri Ethics Commission in this matter. This order will be effective immediately upon the issuance of the Consent Order of the Missouri Ethics Commission without further action by any party:

1. The parties to this Joint Stipulation understand that the Petitioner will maintain this Joint Stipulation as an open and public record of the Missouri Ethics Commission.
2. The Commission shall issue its Consent Order in the form attached hereto as Exhibit A.
  - a. Respondent shall comply with all relevant sections of Chapters 105 and 130, RSMo.
  - b. It is the Order of the Missouri Ethics Commission that a fee is imposed against Respondent Marilyn Martin in the amount of \$1,100.00, pursuant to Section 105.961.4(6), RSMo. However, if Respondent pays \$200 of that fee within forty-five days after the date of the Order, the remainder of the fee will be stayed for two years, subject to the provisions below. The fee will be paid by check or money order made payable to the Missouri Ethics Commission.
  - c. If Respondent Marilyn Martin commits any further violation or violations of the campaign finance laws under Chapter 105, RSMo, during the two year stay, then Respondent will be required to pay the remainder of the fee. The fee will be due immediately upon final adjudication finding that Respondent has committed such a violation.

3. The parties consent to the entry of record and approval of this Joint Stipulation and to the termination of any further proceedings before the Commission based upon the Complaint filed by the Petitioner in the above action.

4. Respondent, together with her heirs, successors, and assigns, does hereby waive, release, acquit and forever discharge the Missouri Ethics Commission and its attorneys of or from any liability, claim, actions, causes of action, fees, costs and expenses, and compensation, including but not limited to, a claim for attorney's fees whatsoever which Respondent or Respondent's attorney may now have or which they may hereafter have, which are based upon or arise out of the above cases.

5. This joint stipulation does not settle, release, waive, or otherwise relieve Respondent from any late filing fees due to the appropriate filing authority, including Petitioner Missouri Ethics Commission. Respondent understands that late filing fees accrue automatically under Section 105.963, RSMo.

RESPONDENT MARILYN MARTIN

PETITIONER

By: Marilyn Martin 11-27-  
Marilyn Martin

By: Julie A. Allen 12/10/12  
Date ~~2013~~ Julie A. Allen  
Executive Director

By: Curtis R. Stokes 12/10/12  
Curtis R. Stokes Date  
Attorney for Petitioner

**VOTE BETTER!**

April 3, 2012

**GOLDEN BLOCK**

**Rachel White**

**Marilyn Martin**

**Julia Anderson**

**For Bel-Ridge Trustee**

For Questions or a Ride to Polls call: 314.496.9527

(\*Endorsed by Wilma Abernathy, White, Martin, Anderson)

Responsive

Trustworthy

tabbles  
**EXHIBIT**  
1

## OUR PRIORITIES:

Active Police Patrols  
Citizen Engagement  
Activities for Youth

Maintain Property  
Fines for Violations  
Code Enforcement

Beautification Projects  
Citizen Newsletter  
Higher Ethical Standards

## HAD ENOUGH?

YOUR VOICE!

Gordon Brock  
Rachel White  
Marilyn Martin  
Julia Anderson

Let YOUR voice  
be heard!

Paid for by WHITE MARTIN ANDERSON



# OUR PRIORITIES:

## Safer Community

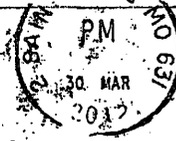
- Active Police Patrols
- Citizen Engagement
- Activities for Youth

## Accountable Property Owners

- Maintain Property
- Fines for Slum Landlords
- Code Enforcement

## Pride and Dignity

- Beautification Projects
- Citizen Newsletter
- Higher Ethical Standards



Saint Louis, MO 63121-4128



# VOTE BETTER!

April 3, 2012

Trustworthy

Gordon Brock

Responsive

Rachel White

Marilyn Martin

Julia Anderson

For Bel-Ridge Trustee

For questions or a Ride to Polls call: 314-496-9527

(\* Endorsed by Wilma Abernathy, White, Martin, Anderson)

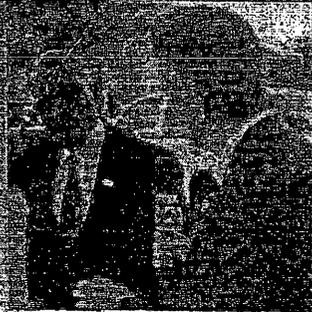
Get out and VOTE! April 3, 2012 We Deserve BETTER! For a Ride to Polls Call 314-496-9527

Trustee  
Wilma  
Abernathy

**I Support BROCK, WHITE, MARTIN,  
ANDERSON  
Get Out and VOTE on April 3, 2012**

# Bel-Ridge Election Watch 2012

## Is Walker The Village Puppet?



Village Chairman William Walker is the first African-American to hold the position. So one would think he would take that high honor and manage with pride and dignity. But it appears that Walker is allowing his actions and decisions to be dictated by Trustee Patti Armanees, his constant companion.

Walker doesn't make a move without consulting Armanees. This has some people wondering who is really running the Village: Chairman Walker or trustee Armanees? We've heard of front companies in the construction industry, but could it be possible that Walker is pulling on the strings of Armanees?

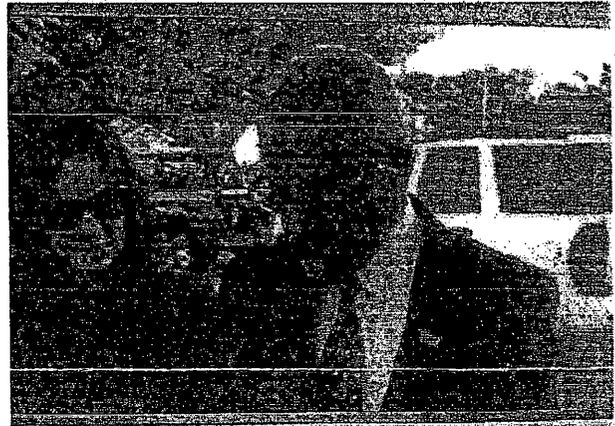
**THINK ABOUT WHO YOU  
ELECT ON APRIL 3!**

## Armanees Thrown off Ballot! Village Pays Attorney to Defend Personal Goof

Trustee Patti Armanees has been walking, talking and acting like a candidate for re-election but a St. Louis County Judge declared her not qualified to run as a write-in candidate at a court hearing Tuesday, March 27. Judge Mary Schroeder said Armanees knew she was not qualified to run for office when she filed and despite being disqualified by Village Clerk Dionne Davidson in January, Armanees continued to campaign along with a slate of candidates that includes Chairman William Walker.

Chairman Walker looked shocked when the Judge made her ruling but did his best to comfort his running mate after they left the court house—with the Village attorney.

Judge Schroeder clearly was tired of Armanees' attempts to duck and dodge the fact that she did not



*Patti Armanees coaches Chairman Walker during a Fox 2 interview; Walker returned the favor in court.*

pay her property taxes by the last day of filing as required by ordinance. "You have a duty to make sure you are qualified to run...you don't get a pass," the Judge said.

Armanees' questionable dealing with real estate and her trail

of foreclosures was evident as she tried to weave a pitiful story. The question now is, how much did the Village have to pay the attorney to be in court on what is clearly a personal matter, not a Village matter? Cha-Ching! Cha-Ching! We paid for it!

## We're Broke: Village is \$333K in the Hole! \$99,827 in Legal Fees Sank 2011 Budget

While residents sacrifice to make ends meet in this economy, the Village Chairman and Trustee Armanees are practically throwing away money paying legal fees for issues that clearly could have been avoided.

Case in point, the Village paid hefty legal fees after being sued for trying to fire municipal court judge Thomas Flach. Despite being warned that what they were attempting to do was illegal, Chairman Walker forced a

vote. The lawsuits that followed cost the Village BIG BUCKS!

Fox 2 news investigated the scandal and caught Walker in a lie about his own vote!

**WE DESERVE BETTER!**

## Julia Anderson



Anderson has lived in Bel-Ridge for 22 years. She served as a Trustee for two years and has worked with a number of community organizations including Beyond Housing and the Nor-

mandy School District. Anderson was honored by the District as Citizen of the month and Parent of the Month. She is a graduate of the University of Missouri-St. Louis Neighborhood Leaders Academy.

Anderson's priorities include improving public safety, creating more youth programs and working to develop funding for property improvement grants for resident homeowners.

Anderson says she is proud of Bel-Ridge but embarrassed by recent scandals and questionable practices of cer-

tain members of the Board.

"Every resident has a right to be heard at Board meetings and to question to actions of Board members; they are public servants who are accountable to citizens who elect them," Anderson said.

Anderson is also concerned about the so-called "reorganization" of the police department and GPS tracking devices used to spy on police.

"This was done in a questionable manner and we need to know the truth."

## Marilyn Martin

Martin is from Louisville Kentucky but has called Bel-Ridge "home" for the past 12 years. She previously served on the Bel-Ridge Board of Trustees from 2008-2010 and has been a member of Neighborhood Watch and the Citizen's Observation Patrol. She actively attend all Board meetings and is known for her love of animal—she cares for numerous Village cats!

Marilyn also was a contributing writer for the Bel-Ridge Bulletin" newsletter and she would like to see a return of the publication so that citizens can be informed of Village news and actions of the Board.

"Communication is very important to our township and has been lacking over the past two years," Martin said. She is very frustrated with the current practice of having "secret" meetings and of not allowing citizens to speak during regular Board meetings.

Martin would like to implement a neighborhood beautification program and encourages all citizens to take part.

"This is our community; we want to be proud of it so we should all play a role in creating a welcoming and beautiful community," Martin said.

Martin says she is also interested in creating job opportunities for youth and getting absentee landlords to be more responsible for their properties.

"Everyone has a role to play," she said.

**VOTE BROCK, WHITE, MARTIN, ANDERSON ON APRIL 3, 2012!**

## Rachel White

Rachel White has lived in Bel-Ridge for 12 years. She is running for Trustee because she wants to improve the quality of life not only for her own family but for all residents of the Village.

"I'm running for Village Trustee because I am not happy with what I see," White said.

Among her concerns are lack of programs for youth and senior citizens, a disrespectful attitude among some current Board members toward citizens

and the high incidences of juvenile crime.

"I am active on my block and I care about what happens to my neighbors; citizens have their role to play but the Village has to be sure resources are available to make things better," she said.

White works for the state department of mental health; she believes the Village should try to collaborate more with other agencies to provide more resources to citizens.

"We have a great University as a neighbor and a lot of business owners

who should be part of the planning for making Bel-Ridge better," White said.

White says her priorities include immediately restoring citizen comments at Board meetings; working with St. Louis County on development opportunities; stopping unnecessary spending on legal fees and holding absentee landlord accountable for property maintenance and the actions of their tenants.

"People are working hard to stay afloat and maintain their property; it's not fair that absentee landlords can just let their properties go and bring down the value for other homeowners in the neighborhood," White said.

# Scandal Plagues Bel-Ridge; Residents Demand Better Media Accuses Walker, Armanees of "Playing Politics"

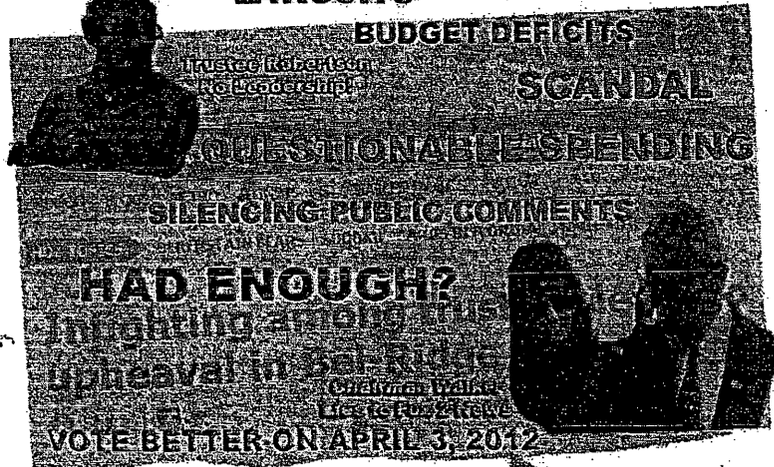
As Bel-Ridge residents head to the polls April 3 many are thinking about the scandals that have rocked our tiny Village.

### Did You Know....

- Fox 2 News called out Chairman Walker for supporting an illegal "judge swap" planned by Patti Armanees?
- The Board has paid thousands of dollars to former Florissant Mayor Robert Lowery to "restructure" the police department but nobody's seen him doing anything?
- Chairman Walker tried to get a candidate on the ballot who doesn't even live in Bel-Ridge? The man lives in Bel-Nor!
- Walker and Armanees allegedly use the GPS devices to spy on police even when they are off-duty?
- The Board ran up a deficit of \$330k!

## WHAT HAVE THEY DONE FOR YOU?

### LAWSUITS



- Did you know about allegations of Trustees using Village resources for personal gain?
- Board holds meetings in violation of the open meetings laws?
- The Village has spent thousands of dollars in legal fees because of the illegal "judge swap" orchestrated by Walker and Armanees to boost a sitting municipal court judge.

# JUST SAY "NO" ON APRIL 3

**WALKER**

**ARMANEEES**

**CASTROGIOVANI**

**AUSBY**

**YOUR FUTURE YOUR CHOICE**

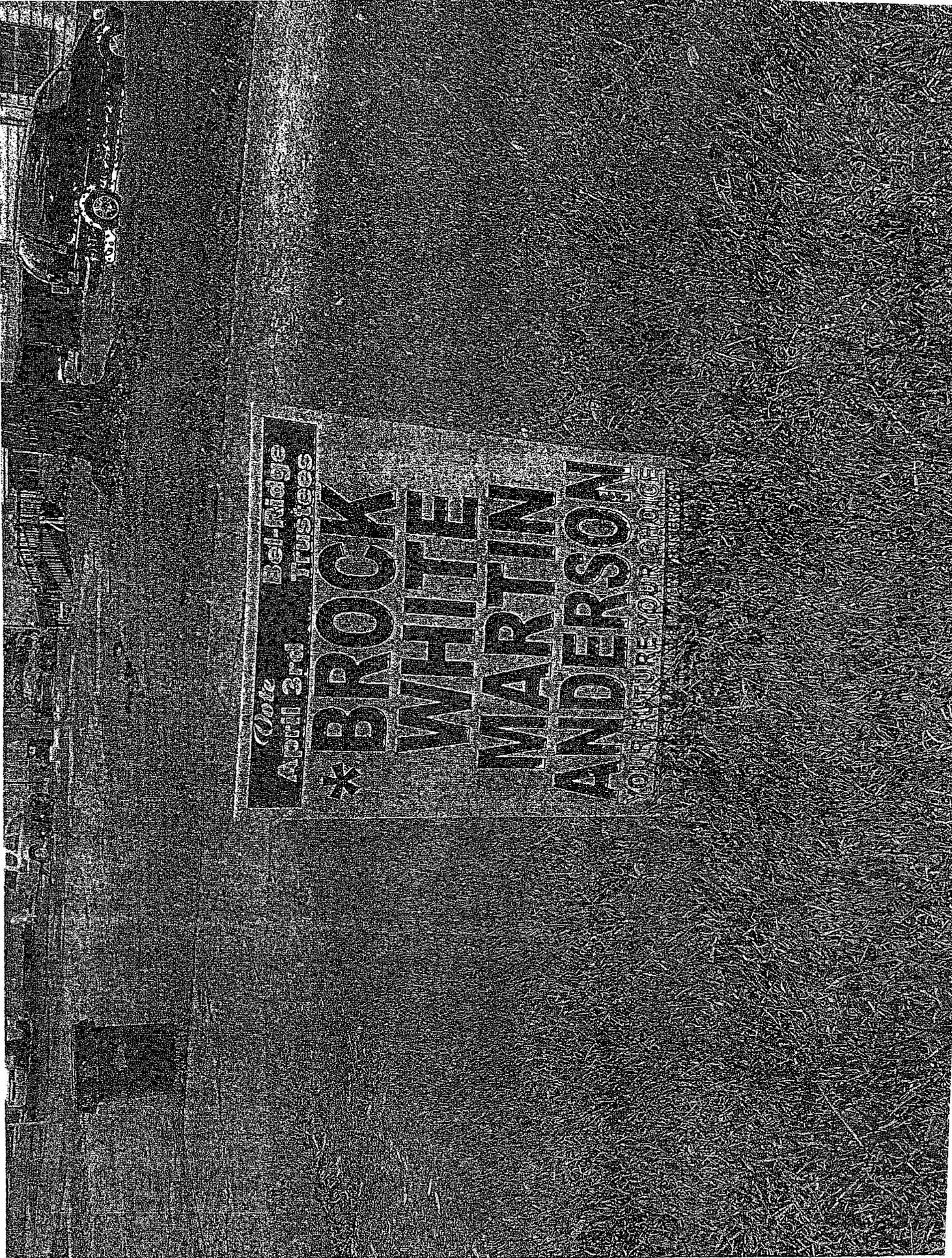
**BROCK \* Bel-Ridge  
WHITE Trustees  
MARTIN**

*Vote 3rd  
April*

**ANDERSON**

**\* Endorsed by Wilma Abernathy, White, Martin, Anderson**

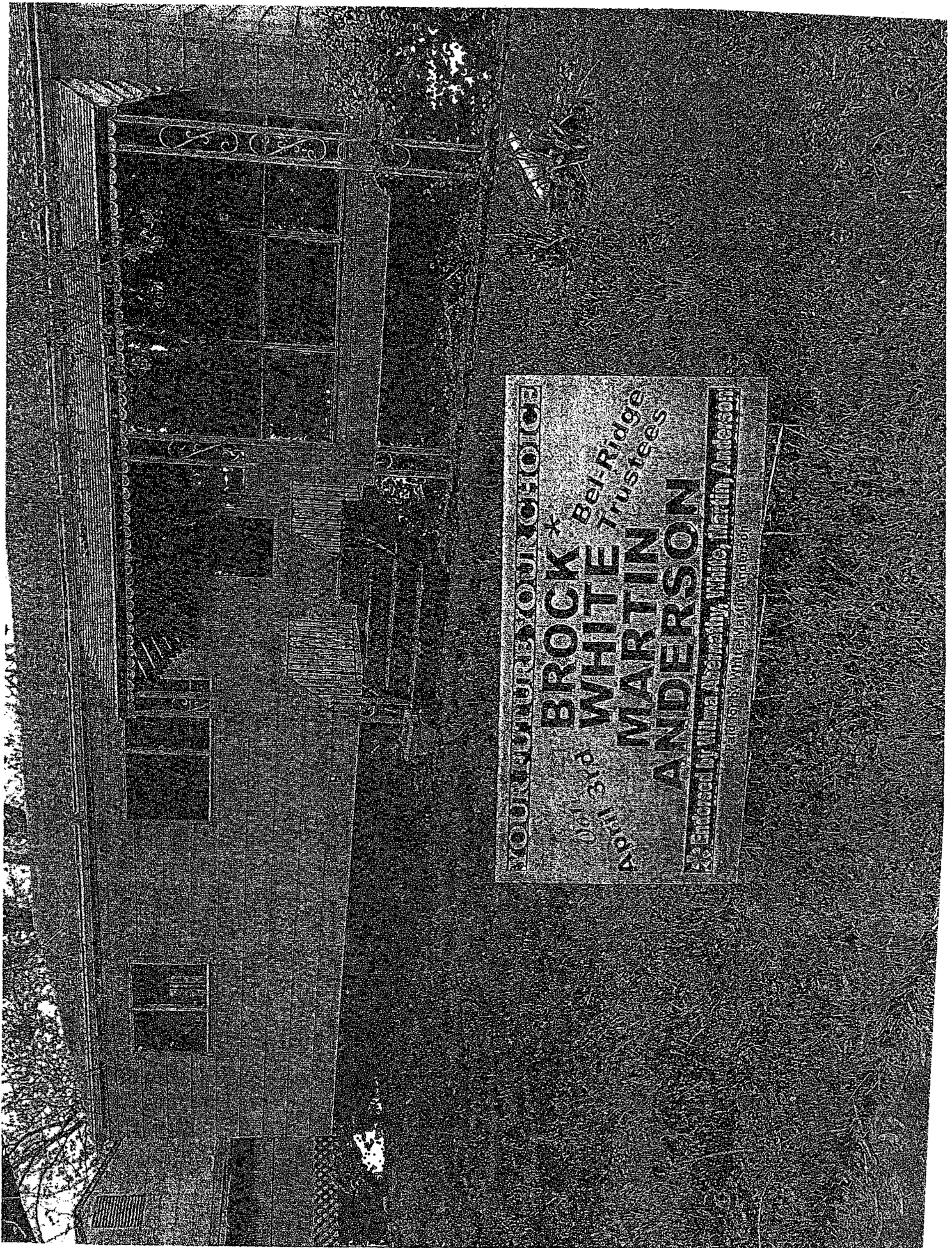
**Paid for by White Martin Anderson**



*Vote* Bel-Ridge  
April 3rd  
Trustees

\*  
**BROCK**  
**WHITE**  
**MARTIN**  
**ANDERSON**

DON'T FIXTURE YOUR CHOICE  
VOTE FOR BEL-RIDGE TRUSTEES



YOUR NUMBER YOUR CHOICE

1001 3rd Bel-Ridge  
WHITE Trustees

**MARTIN ANDERSON**

26 Enticed Dr. Ulma Oberkay White, Martin Anderson  
University of Virginia, Charlottesville

George Zimmerman's tragic and controversial killing of Florida teenager Trayvon Martin. The Daily Beast has ranked all 50 states in order of per capita gun ownership, and Missouri comes in as the 15th most heavily armed.

That's Congressman Russ Carnahan's mug gracing a full page ad in the Webber-Kirkwood Times. "Thanks for Protecting Missouri Motorists and Highwayways by locking motor and heavier trucks," says the Coalition Against Bigger Trucks.

Speaking of political ads, a new conservative group called American Doctors of Truth is buying TV spots in Texas and Florida that are on the top—literally and figuratively. Their show, President Obama pushing an elderly woman out of a wheelchair and over a cliff.

CHIPS ON THE HOUSE: Thanks to Express Scripts for its major support of CHIPS, which heads gate and clearly arrived on Saturday night at the Frontline. Yikes, where Express Scripts' COO Pat McNamee saluted the company's George Szaz, prez, chairman and chief executive, or his leadership.

Sarah and Dr. James Kimmy en-housed that he has returned to head the public health dept. at SLU Med School. Dr. Ian Murdoch, a volunteer doc at CHIPS, scorned Heibert and Judy Bentley, who authored the precursor to CHIPS 21 years ago. We began saving the room side in the basement of St. Therese of Avila Catholic Church," she explained. On the home to Express Scripts' excursion, she hoped it will hurt the snafu pharmacies, but it will help us.

www.bergersbeat.com

USE THINGS HE WAS UNUSUAL WITH A SHOT TO THE GUT.

Despite being wounded, the steered sarge called 911 to report the had been shot. An army of jakes arrived gressed-lightning quick and found Lingular barely clinging to life!

Lingular was whisked to Christian North-east and it was game on. Massive manhunt. Habitual hums held down. Homotopic men at Chain of Rocks Park.

The Blue North Siders hit pay dirt less than 24 hours later, nailing the huffful home heels in a house near the shooting scene.

Thomas and Gales, both 18, were charged Friday with one count each of assault, robbery and burglary and three counts of armed criminal action.

Thomas, of the 3800 block of Blaine, and Gales, of the 3600 block of McRee, were each caged on \$50,000 cash-only bail.

Authorities expect the 45-year-old Lingular, 45, to survive. He underwent successful surgery Thursday and he is recuperating at Barnes.

Lingular has a wife and two children. Second District. Is the boss man there. Sergeant Hardass but fair. Good record. He gets along with the troops and keeps the area as straight as it can get.

**RED ALERT!**  
HELP OUR CITY POLICE  
PUT AWAY A MURDERER,  
IF YOU HAVE INFO OR ANY  
UNSOLVED MURDERS,  
CALL 244-5371

## Turnkey gets 'Shock' time

A perverted guard working county at the Franklin County cooler just couldn't resist the temptation in Cell Block C. Hardcore sex fantasy turns real deal. Downloaded straight from the skin flicks into his bestialized brain. Power in the hands of a treacherous, turned-on turnkey. Requisite remuneration not required.

Winter 2010. Damon Bertie eyeball bad girl. Sassy, saucy and stigmatized. Bertie blueprints a blitzkrieg. March 5. Let's get ready to rumble. Bertie grabs the woman and pulls her into a secluded, unmonitored rack room. With one hand on his manhood and the other on a can of pepper spray, he demands that she play the skin flute. His insatiable sexual appetite still unsatisfied, Bertie pours the pork and emerges with a monstrous shit-eating grin.

Once word of the rape leaked, Bertie predictably pulled the "it was consensual" card. Bertie subsequently pleaded guilty to two felony counts of having sexual contact with a prisoner. In October, Bertie, now 26, was sentenced to 120 days of "shock" time behind bars and five years of probation. Had he had problems during his shock time or if he violates his probation, he faces a four-year prison sentence.

He was also ordered to complete a sex offender treatment program.

incapable of taking care of her son went off the rails Wednesday night, throttling her frail grandma when the senior criticized her medicine-mothering!

Ryan Eads, 21, was scared March 16 after a staggard senior summoned a slew of screws and Eads had staggard her in the face, shoved her into a chair and smacked her with a shotgun!

The grandmother was taken to Memorial Hospital and released after being treated for severe bruising to her face and arms and a laceration on her arm from attempting to defend herself in the vicious onslaught.

Eads, of the 400 block of Clarence, was taken into police custody and the St. Clair County State's Attorney charged her with two counts of aggravated battery, aggravated domestic battery and one count of violating an order of protection, all felony charges.

The quarrel kicked off with the coddler complaining about Eads doing a crappy job of caring for her unkempt 2-year-old kid.

Ms. Granddaughter of the Year—then attacked the elderly woman. The victim blabbed to St. Clair County Sheriff's Det. Scott Toth that she believed Eads' outburst stemmed from an argument she had earlier in the day with her mother. However, apparently it doesn't take much to set Eads off—she's been charged with misdemeanor battery twice before and this same grandmother had taken an order of

SEE GRANDMA, PAGE 2B

## EAST ST. LOUIS

### Leaderless town's nightclubs back in the game

Epicureans on both sides of the establishments to close at 1 a.m. It was in response to a number of shootings outside the watering holes. The good times are being allowed to return because there will be as many as eight more police officers patrolling the area. Parks says local businesses have donated money to pay the overtime for those extra patrols and he feels more far when he ordered all late-night es-

SEE NIGHTCLUBS, PAGE 2B

## Quit Playin'

### A Chance for Peepin' Tom; "Is Bel-Ridge's Dirty Patti" Spyin' On Cops?; Hoodie Hatin'



**Cross Purposes:** Senator Robin Wright-Jones doesn't seem to be able to get any traction with her \$100,000 request for additional security cameras in the Capitol Building. So far it's thumbs down.

Wright-Jones was among a group of legislators targeted (pun intended) by an unknown person who put crosshair stickers on the offices of Democratic legislators last session. The money is one issue but some of her colleagues object to a provision that would allow the Office of Administration (controlled by Gov. Jaybird Nixon) to review audio and tapes at will. Jaybird could be a Peepin' tom le-

**Spy:** Security cameras are the issue in Jeff City but Bel-Ridge's GPS devices that are causing people to cough is what appears the Village authorities are looking at. It appears the Village is purchasing GPS devices to monitor THE

little Village in North County has more drama than any municipality in the area. Last year we were constantly getting calls about Trustee Patti Armanees aka "Dirty Patti". This woman is involved in enough scandal to supply all the news outlets with stories from now until the end of the year. Word on the street is Dirty Patti and her right hand, Chairman William Walker, are monitoring Joyce from their personal computers 24/7. Something seems fishy with that.

This just in: Dirty Patti is running for re-election.

as a write-in candidate even though she was told by the Village Clerk she was disqualified for not paying taxes on time. Her name was never certified by the County Election Board but she's campaigning like a legitimate candidate. Wonder how she'll explain that to the Judge come Tuesday afternoon—she's been sued by candidate Julia Anderson and the case is being heard in Division 32. Pass the popcorn, this will be worth watching.

**Hoodie Hatin':** The senseless slaughter of 17-year-old Trayvon Martin in Sanford, Florida has sparked international outrage and headed an unusual symbol of solidarity: the Hoodie Hat. A young man was sporting an "I'm Hoodie" t-shirt last month as he was returning from the store by the Hispanic neighborhood watch captain who claimed the teen looked suspicious.

Since then protests have cropped up nationwide including the now famous "Million Hoodie March" in NYC. Dwayne Wade and the Miami Heat posted a picture online of the whole team wearing hoodies with their heads bowed in support of Trayvon's family.

Organizers did an event here that drew hundreds to the steps of Soldier's Memorial, including Aldermanic President Lewis Reed. State Rep. Jamillah Nashneed organized a similar event that drew at least a thousand in Lower Grove Park despite the rain, including Mayor Francis

Plenty of people are outraged and they should be but I have to agree with one of the callers to The Freeman Bosley Jr Show on Saturday—where is the outrage for all the Trayvon Martins killed in the Lou everyday? Violence is violence. A murdered teen is a murdered teen. Why do we show up when a white person is involved and just tolerate it as business as usual when it's black-on-black homicide?

Democrat an excellent point when he called: He said that was passed in Florida giving broad rights to civilians with guns and empowering Neighborhood Watch captains like George Zimmerman (Trayvon's killer) need to be addressed. This tragedy didn't start with Zimmerman pulling the trigger, it started with flawed legislation that provides cover for overly-broad and even racist implementation.

Hudson would know, he's seen both sides first as a former policeman in the city and now through his work with the ACLU. The question is what are we doing once the protests and symbolic gestures fade away?

**Asked and Answered:** One organization that has answered the call is the Boy Scouts of America. Actually, should we be concerned about them because the Boy Scouts have teamed up with Jamba Juice and Better Family Life among others to do a new scouting initiative in the city? We put out the call for volunteers but you are not a little slow STL.

My co-host, Pat Washington, got a little heated on Saturday about the slow response and delay to the entire second round of the Blue Jays and recruitment. Seal in to get out of the line and told me he would call in to get out of about Trayvon Martin weren't going to step up and be part of the solution.

We had a room full of Scout leaders, including John Williams and some outstanding young men from Troop 26 and they couldn't believe the response. Phones lit up the whole hour. We recruited at least a dozen volunteers. State Rep. Karla May called in; she had already stepped up but recruited two others.

We can do this St. Louis; call the Boy Scouts and get on board. By the way, Rep. May is encouraging everyone to show up for a forum at People's Health Center about justice in the corrections system. Speakers include newly appointed Justice George Draper and Dr. Christine Griffin from the Ethic Project. Call State Rep Karla May for more info.

Contendances; Pastor B.T. Rice on the loss of his father and to the family of Bishop Willie Ellis, may God bless and keep you.

Catch the Freeman R. Bosley, Jr. Show every Saturday on AM/1600 from 10:00 a.m. until Noon. On the web, it's at www.gospel1600.com. Just click on Listen Live. Email him at: [quiltplayin@tve.com](mailto:quiltplayin@tve.com)

**Filed**  
**DEC 10 2012**  
Missouri Ethics  
Commission

**BEFORE THE  
MISSOURI ETHICS COMMISSION**

MISSOURI ETHICS COMMISSION, )  
)  
Petitioner, )  
) Case No. 12E085, 12E087 and 12E090  
v. )  
)  
MARILYN MARTIN, )  
)  
Respondent. )

**CONSENT ORDER**

The parties having filed a Joint Stipulation of Facts, Waiver of Hearing before the Missouri Ethics Commission, and Consent Order with Proposed Findings of Fact and Conclusions of Law (“Joint Stipulation”) with the Missouri Ethics Commission in this matter, the Missouri Ethics Commission hereby accepts as true the facts stipulated and finds that Respondent Marilyn Martin violated Sections 130.031.8, and 130.036.8, RSMo, as stated in the Joint Stipulation.

The Commission directs that all terms and orders of the Joint Stipulation be adopted herein and implemented.

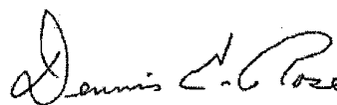
1. Respondent agrees that she will comply with all relevant sections of Chapter 130, RSMo.
2. It is the order of the Missouri Ethics Commission that a fee is imposed against Respondent Marilyn Martin in the amount of \$1,100.00 pursuant to Section 105.961.4(6), RSMo. However, if Respondent pays \$200 of that fee within forty-five (45) days of the date of this Order, the remainder of the fee will be stayed for two years, subject to the provisions below. The fee will be paid by check or money order

made payable to the Missouri Ethics Commission and sent to the Missouri Ethics Commission.

3. If Respondent Marilyn Martin commits any further violations of the campaign finance laws pursuant to Chapter 130, RSMo, as amended, during this two year stay, then Respondent Martin will be required to pay the remainder of the fee as originally imposed by the Commission. The fee will be due immediately upon final adjudication finding that Respondent Martin committed such a violation.

SO ORDERED this 10<sup>th</sup> day of December,  
2012

By:



---

Dennis Rose