

>>> Citizens of the State of Wisconsin, Tax Payers of the great State of Wisconsin, mothers, fathers, wives, children, loved ones of the great State of Wisconsin:

Are you aware that a majority of men and woman in the State of Wisconsin are on probation, parole or extended supervision, and the numbers have risen from 32 to 66 percent while serious crimes have been down for the last 8 years?

The State of Wisconsin will spend 1.1 billion dollars of public money that isn't there, to house and reincarcerate probation and parole violators who've not been charged with a new crime, yet are punished 100% of reincarceration, based merely on a recommendation of a parole agent.

A person sentenced one time could do a life time on parole in the State of Wisconsin at the tax payer's needless expense. The Department of Corrections, the State of Wisconsin, are willfully exceeding the original sentence, time remaining, time served in prison or on supervision.

A court in West Virginia ruled that the extension of the original punishment constitutes multiple punishments for the same offense in violation of the double jeopardy clause of the 5th Amentment.

A person in this State may be released from prison under the parole statute prior to the expiration of his or her sentence, however the sentence itself continues during parole until the defendant is finally discharged at the expiration of the term imposed. UNLESS at any point in time during parole it is determined that a rule violation has occurred, at which point the person is returned to prison and all time spent on parole is lost as if none of that time actually existed. That's despite the fact that, while on parole, a person is constructively in the custody of the State and is serving their sentence of imprisonment. All that extra time spent in prison amounts to a complete waste of tax payer's money because the person has already served that time of their sentence on parole, and the extra time does absolutely nothing for public safety.

Why has the State of Wisconsin continued to violate the rights of so many under the 5th Amendment? It is unconstitutional to force a defendant to serve more time than he or she has been sentenced to as stated on the Judgment of Conviction. For persons subjected to this illegal forfeiture of time served, this violates their 8th Amendment right of the U.S. Constitution and Article 1, Section 6 of the Wisconsin Constitution to be free from cruel and unusual punishment, and his/her 4th Amendment right of the U.S. Constitution and Article 1, Section 11 of the Wisconsin Constitution for due process and equal protection.

Tell the governor, legislatures, congressman that we aren't

going to knowingly accept the State violating citizen's, wife's, mother's, father's, children's, inmate's, tax payer's 5th Amendment rights any longer. That we're tired of them wasting our tax money so needlessly!

Please sign and date the two below statements and then send them to the governor's office:

(1) We demand an investigation into the illegal practice of Constitutional violations; please help to support the release of persons who've been reincarcerated under parole or extended supervision based solely on a simple rule violation and the recommendation of a parole agent.

(2) Where will the the State of Wisconsin get 1.1 billion dollars for the State Department of Correction's annual budget when so many of the State's other more important programs (like education) suffer? And when, if fact, the State is in debt 3.6 billion dollars according to Governor Scott Walker?

NAME:

PHONE:

ADDRESS:

eMAIL: