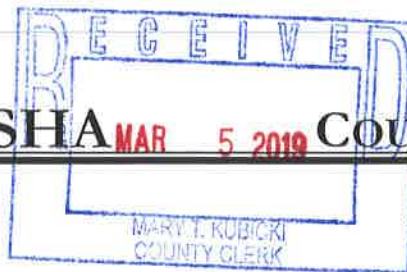




GL-7-19



# COUNTY OF KENOSHA COUNTY CLERK

Mary T. Kubicki

1010 - 56th Street  
Kenosha WI 53140  
(262) 653-2552  
Fax: (262) 653-2564

## CLAIM AGAINST KENOSHA COUNTY

FULL NAME Laura Kumisno DATE 3/5/19  
ADDRESS 5510 46th Ave  
Kenosha, WI  
TELEPHONE NUMBER: Home: 262 748 1806  
Work: \_\_\_\_\_  
DATE & TIME OF ACCIDENT OR LOSS Feb 23, 2018 -  
Present  
LOCATION OF ACCIDENT City of Kenosha  
DESCRIPTION OF ACCIDENT OR LOSS Please see attached.  
My claim is for twenty  
point five million dollars  
(\$20,500,000.00)

WITNESS: Name \_\_\_\_\_  
Address \_\_\_\_\_  
Phone \_\_\_\_\_

AMOUNT OF CLAIM (damages) \$ 20,500,000.00  
CLAIMANT'S SIGNATURE Laura Kumisno

Please attach receipts, estimates, and/or other supporting data to this form.

RETURN THIS FORM TO: KENOSHA COUNTY CLERK  
1010 - 56<sup>TH</sup> STREET  
KENOSHA WI 53140

March 5, 2019

SUPPLEMENT TO MY INCIDENT REPORT OF MARCH 5, 2019

On February 23, 2018, a City of Kenosha police officer named Elm, badge #447, came to my residence to check on my welfare because somebody concerned about me called 911.

The next thing I know, Kenosha County sheriff Panyk, badge #231, is asking me questions in my kitchen and taking notes.

I'm in a state of confusion at this time. I live in the City of Kenosha. Why am I being questioned by a Kenosha County deputy sheriff? He then starts to refer to me as "Honey" and "Sweetie." He even put his hand on me.

He started asking me questions about my boyfriend. He told me my boyfriend has bail/bond conditions not to have contact with me or my residence. My boyfriend never touched me. I am now more confused.

I never requested a no contact order. I was never given a copy of a court order, nor was I made aware of a court order. I don't understand why deputy sheriff Panyk didn't show me the court order.

When he was done taking notes, he made me sign it.

I didn't realize at the moment that deputy Panyk was authoring and writing a statement that was supposed to be done by me. I never authorized him to write a statement on my behalf. I never would have voluntarily given a statement because there was no reason to give a statement.

Not only is this harassment, it's sexual harassment.

There was no legitimate purpose for deputy Panyk to speak to me because officer Elm already did. Plus, this was the City of Kenosha police department's call.

I was just made aware that there never was a court order. There was no crime; therefore, there was no legitimate purpose for the sheriff's department to be at my home, let alone, be inside of it.

This was the second time the Kenosha County sheriff's department used me to justify their manhunt against my boyfriend.

Kenosha County sheriff's deputies Panyk, #231, and Peck, #184, used my statement to arrest my boyfriend when there was no court order to authorize them to do so.

I suffer with mental anguish every day. I wake up every morning wondering if they're going to ambush me today. I fear for my safety every time I see a squad car or hear sirens.

I am being bullied to leave the community where I was born and raised. This has changed my life forever. I don't believe I'll ever feel peace again. This was taken from me for no legitimate purpose.

I believe if deputy Panyk would have been recording his interactions with me, I would not have been sexually harassed and he would not have authored a statement that I did not give.

Bottom line. I am terrified of sheriff David Beth and the Kenosha County sheriff's department. They lead me to believe there was a court order to separate my boyfriend and me from February 23, 2018 to the present.

These actions by Kenosha County law enforcement have changed my life forever. I am petrified of what they will do next - all for no legitimate purpose.

If this goes to court, I will be fully represented and will pursue punitive damages.