

Anne Riley  
3847 Orchard Ave. N.  
Robbinsdale, MN 55422

October 9, 2023

Hennepin County District Court  
6125 Shingle Creek Parkway  
Brooklyn Center, MN 55429

Demand a Complaint  
MN Rule 5.03 (g) and (h)  
Statement of Rights

I need <sup>myself</sup> MN Rule 113.03 working  
for Anne Riley.

Filed in District Court  
State of Minnesota

NOV 08 2023

Hennepin County District Court; Court File Number: <sup>Defendant</sup> 27-CR-19-22615

This correspondence is in regards to MN Rule 5.03 (g) and (h) Statement of Rights. I, Anne Riley, understand that I have the right to "demand a complaint" before entering a plea." My demand for a complaint is relevant to the Obstruction of Justice I was issued on 7/27/2019.

I, Anne Riley, was not at the 10/31/2019 first appearance court hearing as I thought my 11/18/2019 Court Hearing was relevant to the Obstruction of Justice issued to myself, Anne Riley on 7/27/2019. However, the Court Hearing on 11/18/2019, with Judge Fitzpatrick presiding was ineffective and inefficient in accomplishing the purpose of the "Motions to Re-Open Traffic Citations/Convictions to vacate or remove" them. This is relevant to the Obstruction of Justice I was issued on 7/27/2019. I gave copies of Exhibits which prove my case to Judge Fitzpatrick, prior to the Court Hearing on 11/18/2019. Those exhibits prove that there is a disconnect issue in recordkeeping system and my 9/1/2017 traffic citation payments were improperly recorded by the MN Court Payment Center and the MN DVS Renewal Center. This recordkeeping system disconnect issue and improper recording of my 9/1/2017 traffic citation payments by the MN Court Payment Center and the MN DVS Renewal Center caused a Negative Domino Effect resulting in 8 traffic citations, 2 arrests and 1 Obstruction of Justice issued to myself, Anne Riley, from 1/26/2018 to 12/28/2019. Furthermore, the MN Court Payment Center and MN DVS Renewal Center failed to problem resolve, correct the errors and acknowledge through correspondence that they were correcting the errors and disconnect issue when I called, notified them in person and by correspondence. If MN Court Payment Center and MN DVS Renewal Center had corrected those errors and disconnect issue my 42 year MN Driver's License would have moved from Pending to Activation



status and would have prevented the Negative Domino Effect of 8 traffic citations, 2 arrests and 1 Obstruction of Justice issued to myself, Anne Riley, from 1/26/2018 to 12/28/2019. If one segment of government, receives the payment of \$193 and it is recorded as received by the MN Court Payment Center on 12/13/2017 however, MN DVS Renewal Center does not receive or record that payment of \$193 there is a disconnect relevant issue, as it changed the status of my MN Driver's License from Pending to Suspension (i.e.; known as a Negative Domino Effect if that payment is improperly recorded and governmental employees do not correct that issue). There are 5 segments of government relevant to the MN Driver's License and if there is a record keeping system disconnect issue or those systems are not functioning properly it would cause a problem for other MN Driver Licensees. I, Anne Riley have been seeking restoration and reinstatement of my 42 year MN Driver's License for 4 or more years now. The above noted issue may not have been understood by Judge Fitzpatrick nor the damage it caused to my 42 year MN Driver's License records and my public records due to the record keeping system disconnect issue and improper recording of my 9/1/2017 traffic citation payments by the MN Court Payment Center and the MN DVS Renewal Center, as that judge reviews only a small part of the puzzle. I specifically requested a motion under MN Rule 113.03 for one judge to review all of the traffic citations and convictions due to the complex issues I have faced in obtaining restoration and reinstatement of my 42 year MN Driver's License records and my public records. The fine print on traffic citations do not allow enough time to plead "not guilty" before the citation fine payment is due, therefore, I paid it later than normal just to get the driver's license status to Activation status. However, this did not occur, when I made the payment because my payment was recorded as received on 12/13/2017 by the MN Court Payment Center but not recorded as received by MN DVS Renewal Center, if ever, due to record keeping system disconnect.

This correspondence is my demand for complaint before entering a plea for guilty or not guilty to the Obstruction of Justice issued to myself, Anne Riley on 9/27/2019. I have correspondence related to the 9/1/2017 traffic citation to prove that I was trying to



Plead "not guilty" to my 9/1/2017 traffic citation through Anoka County District Court.

Furthermore, I, Anne Riley am trying to obtain restoration of my property ownership rights in written form to my property, 3847 Orchard Ave. N. Robbinsdale, MN 55422 that was tax forfeited to the State of Minnesota due nonpayment of property taxes. However, since December 2021, I, Anne Riley have acquired a financial audit trail, based on past property tax history and substantive audit testing, as my evidence to prove that my property 3847 Orchard Ave. N. Robbinsdale, MN 55422 was wrongfully tax forfeited to the State of MN or as Public Law 106-185 § 2465 (B)(1) states, wrongful seizure of property. Repeated refusals and uncooperativeness by government employees to settle my Repurchase Agreement with myself, Anne Riley, which requires communication and valuable time resources to explain my financial audit trail as evidence to prove that property taxes are reported inaccurately in my Repurchase Agreement, making my Repurchase Agreement contract an invalid/illegal/unlawful contract. I, Anne Riley, have served a Summons to this governmental agency for appearance at Hennepin County District Court on grounds of 12 counts of extortion in my Repurchase Agreement due to failure by government employees to perform their responsibilities resulting in an invalid/illegal/unlawful Repurchase Agreement Contracts. Presently, this is creating a financial issue for me and my limited cash financial resources. I cannot afford the monthly storage rent where my personal property is stored. Public Law 106-185 § 2465 (B)(1) states that the USA is liable as it relates to my situation noted above and I will be reimbursed however, I cannot pay the monthly rent any longer. I, Anne Riley, must return to, live and reside alone, in and at my own property, 3847 Orchard Ave. N. Robbinsdale, MN 55422 so that I can move my personal property back to my own property, 3847 Orchard Ave. N. Robbinsdale, MN 55422. On August 3, 2023, HCRRE wrongfully sold my property, 3847 Orchard Ave. N. Robbinsdale, MN 55422 to a 3rd Party, SSB3, LLC which is an invalid/illegal/unlawful sale of property due to my Repurchase Agreement contract is an invalid/illegal/unlawful contract, not to mention a violation of my property ownership rights as covered under Public Law 106-185 § 2(f). This sale by HCRRE must be cancelled by HCRRE and their Hennepin County Attorney's representative due to HCRRE, government employees failure to perform their responsibilities. Additionally, my Petition for Return of Seized Property submitted June 2022 should have been approved based on Public Law 106-185 § 2(f) the claimant/Plaintiff/Petitioner is entitled to immediate release of seized property. However, HCRRE and Hennepin County District Court failed to approve my Petition.

Sincerely,

Anne Riley

Anne Riley  
Retired/Disabled MN CPA (Inactive Status) License  
Property Address: 3847 Orchard Ave. N. Robbinsdale, MN 55422  
Date 2.11.23