OPEN MEETING LAW

Now	comes the complainant	and 10.07 State allogas	and as and for a verified and complains as follows:	
com				
1.	That <u>he is a resident c</u>	of the	of	
	Thathe is a resident of theof , State of Wisconsin, and that (his)(her) Post Office Address isStreet,, Wisconsin			
	is	Street,	, Wisconsin	
	(Zip code)			
2				
2.	I hat	whose Post Office Address is was on was on 20, a (member or chief presiding officer)		
	Street,	, wisconsin	was on (member or chief presiding officer)	
	of	20, a	(member of chief presiding officer)	
	(School Board of School	District No Town	nof	
	of Of Town of, (School Board of School District No Town of, County, WI, or County Board of Supervisors of, County, or designate official title of other governmental body)			
	County, or designate official title of other governmental body)			
	and that such is a governmental body within the (Board or Committee)			
	meaning of sec. 19.82(1),	,		
3.	That said	on the	day of, Wisconsin,	
	20, at	County of	, Wisconsin,	
	did knowingly attend a m	did knowingly attend a meeting of said governmental body at which a quorum was		
	present and that said meeting was held in violation of secs. 19.96 and			
	(cite other applicable section) in that (set out every act or omission constituting the			
	offense charged):			
	and that (such acts so done and performed or such failure to perform such acts) were and			
	are contrary to the form of the statute in such case made and provided.			
4.	That by reason of said	(acts or f	ailure) contrary to and in violation of	
	said statute, said	bec	ame indebted to the	
	(County of	or State of V	Wisconsin) for the amount prescribed	
	said statute, said became indebted to the (County of or State of Wisconsin) for the amount prescribed therefore in sec. 19.96, Stats., in the sum of \$300.00.			
-		1 D		
5.	I hat this complaint is ma	de to the District Attorney	tor County	
		That this complaint is made to the District Attorney for County under the provisions of sec. 19.97, Stats., so that such officer may bring an action to		
	recover the forfeiture provided in sec. 19.96 Stats.			

WHEREFORE, complainant prays that the District Attorney for _____ County, Wisconsin, timely institute an action against said _____ to recover the forfeiture provided in sec. 19.96, Stats., together with reasonable costs and disbursements as provided by law.

STATE OF WISCONSIN)) SS COUNTY OF _____)

______being first duly sworn on oath deposes and says that ___he is the complainant above named, that ____he has read the foregoing complaint and knows the contents thereof and that the same is true of (his)(her) own belief except as to those matters therein alleged to be on information and belief and as to those matters ____he believes the same to be true.

COMPLAINANT

Subscribed and sworn to before me this _____ day of _____, 20____.

Notary Public, _____County, WI My Commission expires _____