

**WISCONSIN SUPREME COURT JUDGE
JUSTICE REBECCA FRANK DALLEY**



**PROVES THAT SHE IS EITHER
BIASED
INCOMPETENT
OR
OUTRIGHT CORRUPT**

The following Splash Page I do plan to share on Facebook, YouTube and other Platforms as the following video: <https://www.youtube.com/watch?v=W3wKcH8zIRc> makes it clear that you are either biased, incompetent, or outright corrupt as affirmed by your actions therein!

As noted, you as Judge made it clear that individuals claiming to be “Indefinitely Confined,” are still to be considered Indefinitely Confined despite them having posted videos and pictures on different media platforms showing that they were and are not INDEFINITELY CONFINED!

INDEFINITELY:

<https://www.thefreedictionary.com/Indefinitely>

indefinitely

adv

without any limit of time or number

CONFINED:

<https://definitions.uslegal.com/c/confined/#:~:text=Confined%20means%20imprisoned%20or%20required%20to%20remain%20in%20one%20place.>

Confined means imprisoned or required to remain in one place.

The following is an example of a case law referring to the term confined:

“Under a policy providing that a member shall be entitled to sick benefits for the actual time he is necessarily and continuously confined and totally unable to follow his vocation it is not necessary that the member should be confined in bed. It is sufficient that he is so confined as to be totally unable to follow his vocation.”

[Home Protective Ass'n v. Williams, 150 Ky. 134 (Ky. 1912)].

As noted, if individuals are capable of attending rallies, parties, etc.... then they are clearly not confined in any such manner that would dictate that they could not vote in person!

COMMON SENSE and VERY LOGICAL!

There were numerous affidavits where individuals were found, through their own stupidity, of posting videos and photos that contradict their claim of being “indefinitely confined” but you asserted in the hearing [Case #2020CV7092 – Donald J. Trump et al. v. Joseph R. Biden et al.] that was done via online conference December 12, 2020 that these Facebook Posts should not be seen as evidence of the truth, but disregarded.

I must ask you judge... If I claimed that I was indefinitely confined, yet posted a video or picture showing myself shooting a cop or judge would you then also proclaim that the court should not use the photographic or video evidence as it is in contradiction to my claim of being indefinitely confined?

It is this claim by you as affirmed in the video provided above that clarifies that you should recuse yourself as it affirms that you are either: bias, incompetent, or outright corrupt!

The courts use photographic evidence every day in courts involving "FRAUD" in that of workman's comp and disability claims!

Thus your proclamation that it is somehow absurd to use photographic or video evidence as provided by them online due to their stupidity is outrageous!

It should be noted that I am neither a Republican nor a Democrat but a Constitutionalist!

You Mrs. Rebecca Frank Dallet are what is wrong with the courts today... NO COMMON SENSE and your actions defy LOGIC at every turn!

Darren L. Watters

Military Veteran – Military Intelligence

